



Business Package Insurance Steadfast Client Trading Platform

Policy Wording



Contents

Introduction to Business Package Insurance

About Zurich	2
About Steadfast	2
About this policy	2
How to apply for this insurance	2
Duty of Disclosure	2
Our contract with you	3
Cooling-off Period	3
How to make a claim	З
Privacy	3
Underinsurance	4
Terrorism Insurance Act 2003 (Cth)	4
General Insurance Code of Practice	4
Financial Claims Scheme	5
Dispute Resolution process	5
Headings	5
Definitions	5
Our Agreement	13
Limitations of Cover	13
General Exclusions	13
General Conditions	16
Claim Conditions	20

Individual cover sections

Property Damage	23
Business Interruption	40
Public and Products Liability	53
Theft	80
Money	87
Glass	93
General Property	96
Machinery	99
Electronic Equipment	106
Employee Fraud	112

Business Package Insurance

About Zurich

The insurer of this product is Zurich Australian Insurance Limited (ZAIL), ABN 13 000 296 640, AFS Licence Number 232507. In this document, ZAIL may also be expressed as 'Zurich', 'we', 'us' or 'our'.

ZAIL is part of the Zurich Insurance Group, a leading multi-line insurer that serves its customers in global and local markets. Zurich provides a wide range of general insurance and life insurance products and services in more than 210 countries and territories. Zurich's customers include individuals, small businesses, mid-sized and large companies, including multinational corporations.

About Steadfast

Steadfast Group Limited (Steadfast) is a public company. It includes a large network of insurance brokerages who operate in Australia as Steadfast Brokers. This policy is available exclusively to *you* through a Steadfast broker.

Steadfast does not issue, guarantee or underwrite this policy.

Important information about Steadfast's advice

Any advice Steadfast gives about this policy does not take into account any of *your* particular objectives, financial situation or needs. For this reason, before *you* act on Steadfast's advice, *you* should consider the appropriateness of the advice taking into account *your* own objectives, financial situation and needs.

Before you make any decisions about whether to acquire this policy, we recommend you should read this insurance policy.

About this policy

Throughout this document words are italicised to show that words have a particular defined meaning. *You* should refer to the Definitions section of this document on page 5, and the relevant *cover sections* to obtain the full meaning of these terms.

'you', 'your' or 'yours' means the person(s) or parties shown as the Insured in the schedule, including all subsidiary companies, organisations and entities incorporated in Australia in which you have a controlling interest (exceeding 50%) and are engaged in the business described in the schedule and not for any other purpose or activity.

How to apply for this insurance

Throughout this document when referring to *your* Steadfast insurance broker or adviser, we may simply refer to them as *your* intermediary.

If *you* are interested in buying this product or have any enquiries about it, *you* should contact *your* intermediary who should be able to provide *you* with all the information and assistance *you* require.

If *you* are not satisfied with the information provided by *your* intermediary, *you* can contact us at the address or telephone number shown on the back cover of this document. However, we are only able to provide factual information or general advice about the product. We do not give advice on whether the product is appropriate for *your* personal objectives, needs or financial situation.

Duty of Disclosure

Before *you* enter into an insurance contract, *you* have a duty to tell us anything that *you* know, or could reasonably be expected to know, may affect our decision to insure *you* and on what terms.

You have this duty until we agree to insure you.

You have the same duty before you renew, extend, vary or reinstate an insurance contract.

- You do not need to tell us anything that:
- reduces the risk we insure *you* for; or
- is common knowledge; or
- we know or should know as an insurer; or
- we waive *your* duty to tell us about.

If you do not tell us something

If *you* do not tell us anything *you* are required to, we may cancel *your* contract or reduce the amount we will pay *you* if *you* make a claim, or both.

If your failure to tell us is fraudulent, we may refuse to pay a claim and treat the contract as if it never existed.

Our contract with you

Your policy is a contract of insurance between you and us and contains all the details of the cover that we provide.

Your policy is made up of:

- the policy wording which tells *you* what is covered, sets out the claims procedure, exclusions and other terms and conditions of cover;
- the information *you* provide to us when applying for insurance cover;
- your most current policy schedule issued by us. The schedule is a separate document unique to you, which shows the insurance details relevant to you. It includes any changes, exclusions, terms and conditions made to suit your individual circumstances and may amend the policy; and
- any other change otherwise advised by us in writing (such as an *endorsement*). These changes vary or modify the above documents.

Please note, only those cover sections shown as covered in your schedule are insured.

This document is also the document for any offer of renewal we may make, unless we tell *you* otherwise. Please keep *your* policy in a safe place.

We reserve the right to change the terms of this product where permitted to do so by law.

Cooling-off Period

After *you* apply for cover and *you* have received the policy document, *you* have 21 days to check that the policy meets *your* needs. Within this time *you* may cancel the policy and receive a full refund of any *premiums* paid, unless:

- you have made a claim or become entitled to make a claim under your policy; or
- you have exercised any right or power you have in respect of your policy or the policy has ended.

Your request will need to be forwarded to us via *your* intermediary or to the address shown on the back cover of this document.

You can cancel *your* policy at any time after the cooling-off period. Please refer to 3. 'Cancelling your policy' under General Conditions page 16.

How to make a claim

If *you* need to make a claim against this policy, please refer to 1. 'Making a claim' under Claims Conditions on page 20. If *you* have any queries, please contact *your* intermediary or us as soon as possible.

Privacy

Zurich is bound by the Privacy Act 1988 (Cth). We collect, disclose and handle information, and in some cases personal or sensitive (eg health) information, about *you* ('*your* details') to assess applications, administer policies, contact *you*, enhance our products and services and manage claims ('Purposes'). If *you* do not provide *your* information, we may not be able to do those things. By providing us, our representatives or *your* intermediary with information, *you* consent to us using, disclosing to third parties and collecting from third parties *your* details for the Purposes.

We may disclose *your* details, including *your* sensitive information, to relevant third parties including *your* intermediary, affiliates of Zurich Insurance Group Ltd, other insurers and reinsurers, our banking gateway providers and credit card transactions processors, our service providers, our business partners, health practitioners, *your* employer, parties affected by claims, government bodies, regulators, law enforcement bodies and as required by law, within Australia and overseas.

We may obtain *your* details from relevant third parties, including those listed above. Before giving us information about another person, please give them a copy of this document. Laws authorising or requiring us to collect information include the Insurance Contracts Act 1984 (Cth), Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (Cth), Corporations Act 2001 (Cth), Autonomous Sanctions Act 2011 (Cth), A New Tax System (Goods and Services Tax) Act 1999 (Cth) and other financial services, crime prevention, trade sanctions and tax laws.

Zurich's Privacy Policy, available at www.zurich.com.au or by telephoning us on 132 687, provides further information and lists service providers, business partners and countries in which recipients of *your* details are likely to be located. It also sets out how we handle complaints and how *you* can access or correct *your* details or make a complaint.

Underinsurance

Certain *cover sections*, Property Damage, Business Interruption and Electronic Equipment, contain Underinsurance clauses that may limit the amount that we pay when *you* have a claim. This will only happen if *you* understate a *sum insured* or *limit of liability*.

Example:

You insure your property insured for a limit of liability for \$1,000,000.

The *property insured* damage is amounting to \$400,000 occurring from an *event* covered by the policy.

The insurable value of such *property insured* at the commencement of the *period of insurance* calculated in accordance with the Basis of Settlement provisions of the policy was \$1,500,000.

Underinsurance applies because the *limit of liability* of the *property insured* is less than 80% of the insurable value calculated in accordance with the Basis of Settlement applicable.

Claim payment =

------ = \$333,333

\$1,500,000 x 80%

\$1.000.000 x \$400.000

In this example, we would pay \$333,333 for the cost of reinstating *your property insured*, subject to the application of any *excess(es)*.

Terrorism Insurance Act 2003 (Cth)

Some of the cover sections of this policy exclude cover for damage as a result from an act of terrorism.

In the event that *damage* to *property* occurs and the cause of the *damage* is declared a terrorist incident by the responsible Minister, then *you* may be afforded protection within the limits of indemnity of this policy by virtue of the Terrorism Insurance Act 2003 (Cth). The operation of this Act may also serve to reduce the settlement of *your* loss to a percentage of the otherwise recoverable loss. In the event that the settlement is reduced then this will be at the direction of the Minister.

A more detailed explanation of the operation of the Terrorism Insurance Act 2003 (Cth) can be obtained at www.arpc.gov.au.

General Insurance Code of Practice

We are signatories to the General Insurance Code of Practice (the Code) and support the Code.

The objectives of the Code are:

- to commit us to high standards of service;
- to promote better, more informed relations between us and *you*;
- to maintain and promote trust and confidence in the general insurance industry;
- to provide fair and effective mechanisms for the resolution of complaints and disputes you make about us; and
- to promote continuous improvement of the general insurance industry through education and training.

The Code Governance Committee is an independent body that monitors and enforces insurers compliance with the Code.

Further information about the Code or the Code Governance Committee and *your* rights under it is available at https:// insurancecouncil.com.au/cop/ or by contacting us.

Financial Claims Scheme

Zurich is an insurance company authorised under the Insurance Act 1973 (Cth) to carry on general insurance business in Australia. As such, we are subject to prudential requirements and standards, regulated by the Australian Prudential Regulation Authority (APRA).

This policy may be a protected policy under the Federal Government's Financial Claims Scheme (FCS), which is administered by APRA.

The FCS may apply in the event that a general insurance company becomes insolvent. If the FCS applies, a person who is entitled to make a claim under this insurance policy may be entitled to a payment under the FCS. Access to the FCS is subject to eligibility criteria.

Further information about the FCS can be obtained at www.fcs.gov.au

Complaints and Disputes Resolution process

If *you* have a complaint about an insurance product we have issued or the service *you* have received from us, please contact *your* intermediary to initiate *your* complaint with us. If *you* are unable to contact *your* intermediary, *you* can contact us directly on 132 687. We will acknowledge receipt of *your* complaint within 24 hours or as soon as practicable.

If *you* are not satisfied with our initial response, *you* may access our internal dispute resolution process. Please refer to the general insurance fact sheet available on our website for details of our internal dispute resolution process.

We expect that our internal dispute resolution process will deal fairly and promptly with *your* complaint, however, *you* may take *your* complaint to the Australian Financial Complaints Authority (AFCA) at any time.

AFCA is an independent external dispute resolution scheme. We are a member of this scheme and we agree to be bound by its determinations about a dispute. AFCA provides fair and independent financial services complaint resolution that is free to *you*.

Their contact details are:

Website: www.afca.org.au Email: info@afca.org.au Freecall: 1800 931 678

In writing to: The Australian Financial Complaints Authority, GPO Box 3, Melbourne, Victoria 3001.

If *your* complaint or dispute falls outside the AFCA Rules, *you* can seek independent legal advice or access any other external dispute resolution options that may be available to *you*.

Headings

Headings have been included for ease of reference, but do not form part of the policy.

Definitions

The following definitions shall apply to the words used in your policy.

Act of terrorism

act of terrorism means any act, or preparation in respect of action, or threat of action designed to influence the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and which:

- (a) involves violence against one or more persons;
- (b) involves damage to property;
- (c) endangers life other than that of the person committing the action;
- (d) creates a risk to health or safety of the public or a section of the public; or
- (e) is designed to interfere with or to disrupt an electronic system.

Aircraft

aircraft means any craft or object designed to travel through air or space, other than model aircraft or unmanned inflatable balloons used for advertising or promotional purposes.

Animal(s)

animal means any living creature including, but not limited to, livestock, birds, fish, vermin or insects.

Australia

Australia means the Commonwealth of Australia and all of its States and Territories including all external Territories.

Automatic Teller Machine (ATM)

automatic teller machine (ATM) means a burglar resistant unit designed for the safe storage and disbursement of bank notes and which resists fire and attack by hand-held or power operated tools.

Building(s)

building means the Building(s) permanently located at the premises.

Building includes:

- (a) sheds with a concrete floor and fixed to foundations at the *premises*;
- (b) customised and modified shipping containers or transportable buildings permanently located at the *premises* used as workshops, lunchrooms or storage and which are permanently fixed to the ground with electrical or plumbing services, as necessary;
- (c) shipping containers permanently located at the *premises* in which the *stock* required for *your business* is distributed from or delivered to *your premises* or from which merchandise is either being loaded into, unloaded from or stored in before dispatch, provided the container doors are secured and locked when unattended;
- (d) shipping containers permanently located at the *premises* used by *you* as outbuildings in which the *stock* or *contents* of *your business* is stored, provided the container doors are secured and locked when unattended;
- (e) walls, foundations, storage tanks and sheds, awnings, exterior lights, flagpoles, masts, antennae and aerials, fixed external signs, gates, fencing, pavements, roads and other structural improvements pertaining to the *building*;
- (f) property owner's fixtures and fittings, floor coverings, plant, plumbing or wiring services that are within the *building*;
- (g) carports, pergolas, canopies, verandas, shelters and staircases;
- (h) barns and outbuildings;
- (i) external fixed items including swimming pools, saunas and spas, gangways between *buildings*, lights and signs and air conditioning units;
- (j) wharves, piers and jetties;
- (k) plant and machinery permanently fixed to *your buildings*;
- (I) bitumen, concrete or a sealed surface used for carparks, driveways and roadways; and
- (m) underground and above ground services, for which you are responsible, that are connected to any building.

Building does not include:

- (i) plant and machinery not permanently fixed to *your buildings*;
- (ii) stock;
- (iii) contents;
- (iv) property undergoing erection, construction, alteration or addition (including partial dismantlement of existing structures), where the total contract value of all work to be carried out at any one *premises* exceeds \$500,000 or 20% of the total *sum insured* on *buildings* and *contents*, whichever is the lesser, provided that this limit shall only apply to the portion of the *property insured* which is the subject of any such work and not to any other portion of the *property insured*;
- (v) land, unsealed driveways, unsealed paths, topsoil and fill, dams, reservoirs, canals, tunnels and railway tracks (not at the *premises*).

Business

business means *your* Business(es) as described in the *schedule* (and, where applicable, as further described in any more specific underwriting information provided to us at the time when this insurance was negotiated), other than in *cover section*. Public and Products Liability where the word has the meaning given to it in the definitions in that *cover section*.

Business hours

business hours mean when *you* or any of *your employees* are at the *business premises* for the purpose of conducting *your business*.

Computer equipment

computer equipment means any purpose machine, commonly consisting of digital circuitry, that accepts (inputs), stores, manipulates, and generates (outputs) data as numbers, text, graphics, voice, video files, or electrical signals, in accordance with instructions called a program including but not limited to *data processing media* processing equipment comprising a central processing unit, video display units, printers, hard disks, floppy disk drives, micro diskettes including read and write heads, electro or mechanical motors and passive components but does not include software.

Computer system

computer system means interconnected electronic, wireless, web or similar systems, including computer hardware, software and the *electronic data* stored thereon, as well as associated input and output devices, mobile devices (including, but not limited to, smart phone, laptop, tablet, wearable device), *electronic data* storage devices, servers, cloud or microcontroller including any similar system media libraries, networking equipment, components, firmware and electronic backup facilities, including systems accessible through the internet, intranets, extranets or virtual private networks., owned or operated by *you* or any other party.

Computer virus

computer virus means a corrupting, harmful, or otherwise unauthorised piece of code that infiltrates *your computer equipment*, including a set of unauthorised instructions, programmatic or otherwise, that propagates itself through *your computer equipment*.

Consequential loss

consequential loss means loss of use, loss of earning capacity and any other consequential loss of any kind, including loss, damage, cost or expense caused directly or indirectly by or resulting from:

- (a) delay or interruption of the *business*;
- (b) lack of power, light, heat, steam or refrigeration; or
- (c) any other indirect result or consequence of a *breakdown*.

Contents

contents mean all property belonging to you or which you are responsible for and used by you in your business.

Contents includes:

- (a) unused stationery and printed books;
- (b) where *you* are a tenant of a leased or rented *premises*:
 - (i) property owner's plant, fixtures and fittings, window blinds, floor coverings and *glass* for which *you* are liable under the terms of a lease or similar agreement;
 - (ii) plant, fixtures and fittings, window blinds, fixed carpets and floor coverings installed by *you* for *your* use in the *business*; and
 - (iii) awnings and signs;
- (c) *money* up to \$500;

- (d) plant and machinery not permanently fixed to *your buildings*, unregistered forklifts and hoists, communications systems, fixtures and fittings;
- (e) computers, word processors, printers, scanners and other peripheral equipment and other *electronic equipment* or *electronic data* processing systems;
- (f) digital or analogue telecommunication transmission and receiving equipment, lighting facilities, televisions, audio visual amplification or surveillance equipment and office machines;
- (g) *electronic data, media,* records, documents, manuscripts, plans, drawings, designs, business books, but only for the value of these materials in their unused or uninstalled state or as blank stationery but not the value of any *electronic data* itself;
- (h) current patterns, models, moulds, dies and casts used in the *business* but limited, unless repaired or replaced, to the value stated in *your* financial records at the time of damage;
- (i) paintings, works of art, antiques or curios;
- (j) documents of title and any other documents of aesthetic, historic, scientific or social value for past, present or future generations;
- (k) property of *your* welfare, sports and social clubs;
- (I) for the purpose of the 'Property Damage' *cover section*, *stock*, but not if it is shown as a separate item on the *schedule*; or
- (m) shipping containers not owned by you but temporarily in your possession for the delivery, unloading, loading and/ or dispatch of goods and merchandise to or from the premises, but only to the extent that you are not indemnified against loss, destruction or damage thereto under any other cover section or policy of insurance.

Contents does not include:

- (i) *stock*, if it is shown as a separate item on the *schedule*;
- (ii) *buildings*;
- (iii) specified items;
- (iv) directors and *employees* tools of trade and personal property;
- (v) jewellery, furs, bullion or articles containing gold or silver which are not *stock* and which exceed \$10,000 any one item;
- (vi) *vehicles* registered for road use and any other machinery whilst registered for road-related areas, caravans, trailers, *watercraft, aircraft, hovercraft*, rolling stock and locomotives or their accessories;
- (vii) live animals other than animals contained within a building and owned as contents;
- (viii) plants, shrubs, lawns, growing crops, pastures and standing timber other than pot-plants;
- (ix) customer's goods other than customer's records and documents held or created by you as part of your business.

This definition of *contents* is subject to the 'Designation of property' as noted in the General Conditions.

Cover section

cover section means the individual coverage that we give *you* that attaches to and forms part of *your* policy when this is shown in the *schedule*, for example Burglary Section or Glass Section.

Cyber act

cyber act means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any *computer system*.

Cyber incident

cyber incident means:

- (a) deliberate and unauthorised corruption, amendment or erasure of *electronic data* by *you* or *your* directors, partners, employees, officers or any other person who has an interest in the *property* whether acting alone or in collusion with any other person;
- (b) any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any *computer system*; or
- (c) the gaining of unauthorised access to *your* computer via any communication system that is used by *your computer system* by any person other than *you* or *your* directors, partners, employees, officers or any other person who has an interest in the *property* any indirect financial loss or consequence arising from or in connection with a *breakdown*; or
- (d) the operation or presence of any computer program, including any *computer virus*, that alters or erases *electronic data* or programs in a manner that is undesired by *you*.

Customer's goods

customer's goods mean goods that belong to *your* customer's for which *you* are responsible or for which *you* have assumed responsibility to insure prior to any destruction or damage.

Data processing media

data processing media means any *property* insured by this policy on which *electronic data* can be stored but not the *electronic data* itself.

Electronic Data

electronic data means facts, concepts and information converted to a form usable for communications, display, distribution, interpretation or processing by electronic and electromechanical *data processing media* or electronically controlled equipment and includes programmes, software and other coded instructions for such equipment.

Electronic equipment

electronic equipment means any of the following equipment provided it is owned, leased, operated or controlled by *you* and used in *your business*:

- (a) any electronic machine, device or instrument used for research, diagnosis or medical treatment;
- (b) telecommunication transmission and receiving equipment;
- (c) lighting facilities, audio visual, amplification and surveillance equipment;
- (d) office machines owned by *you* or for which *you* are legally responsible;
- (e) computer equipment.

Employee

employee means any person while employed by *you* in the *business* who *you* compensate by salary, wages, or commission and have the right at all times to govern, control and direct in the performance of their work.

Employee includes:

- (a) volunteers; and
- (b) students on work experience.

Employee does not include:

- (i) any broker, factor, consignee or contractor;
- (ii) any member of your family, unless that person is deemed an employee; or
- (iii) any partner, director or trustee unless that person is also your employee.

Endorsement

endorsement means an individual endorsement document that we give *you* that attaches to and forms part of *your* policy. This document varies the terms and conditions of *your* policy.

Event or events

event or *events* means one incident or all incidents of a series consequent on, or attributable to, one source or original cause.

Excess

excess means the amount *you* first bear in relation to each claim. The amount of the excess is shown in the *schedule* or within the individual *cover sections*.

Family

family means:

- (a) your spouse, your partner or your de facto who lives with you;
- (b) your parents and parents-in-law who lives with you;
- (c) your children and children of your spouse, partner or defacto (not being your children) who live with you;
- (d) your brothers and sisters who lives with you.

Flood

flood means the covering of normally dry land by water that has escaped or been released from the normal confines of any of the following:

- (a) a lake (whether or not it has been altered or modified);
- (b) a river (whether or not it has been altered or modified);
- (c) a creek (whether or not it has been altered or modified);
- (d) another natural watercourse (whether or not it has been altered or modified);
- (e) a reservoir;
- (f) a canal; or
- (g) a dam.

Fungus/Fungi

fungus / fungi mean a group of simple plants that have no chlorophyll. They include but are not limited to mould, mildew, and yeast. *Fungi* also includes spores.

Glass

glass means:

- (a) fixed glass forming part of or fixed to the exterior of the *building* including glass in fixed signs; or
- (b) fixed internal glass including fixed glass in furniture, counters, shelving and showcases, fixed and hanging mirrors, fixed washbasins, sinks, toilet pans and cisterns, contained within the *building*.

Glass includes external glass, internal glass and specified glass as defined in the Glass *cover section*, but does not include *your business stock*.

Hovercraft

hovercraft means any vessel craft or thing made or intended to float on or in or travel on or through the atmosphere or water on a cushion of air provided by a downward force.

Media

media means material on which data is recorded or stored, such as magnetic tapes, hard drives, cartridges, dongles, CD's, DVD's, USB's, flash drives, memory cards or floppy disks.

Money

money means cash, bank notes, currency notes, negotiable cheques, negotiable securities, travellers' cheques, debit and credit card vouchers, discount house vouchers, money orders, postal orders, unused postage stamps, revenue stamps, lottery tickets, stored value cards, public transport boarding tickets, authorised gift vouchers, valuable documents (but limited to certificates of stock, bonds, coupons and all other types of securities) and the contents of franking machines, other than in *cover section* Money where the word has the meaning given to it in the definitions in that *cover section*.

Money does not include collectable items (for example coin or stamp collections) or anticipated revenue.

North America

North America means:

- (a) the United States of America and the Dominion of Canada;
- (b) any State or Territory incorporated in, or administered by, the United States of America or Dominion of Canada; and
- (c) any Country or Territory subject to the laws of the United States of America or the Dominion of Canada.

Obsolete stock

obsolete stock means *stock* which can no longer be sold for its full value, for example stock which is out-of-season fashion, superseded computers or perishable goods beyond their used by date.

Period of insurance

period of insurance means the Period of Insurance shown in the *schedule* or any subsequent period for which we have agreed to renew or extend the cover.

Personal injury

personal injury means bodily injury, death, sickness, disease, illness, disability, shock, fright, mental anguish and/or mental injury, including loss of consortium or services resulting therefrom.

Pollutants

pollutants mean any solid, liquid, gaseous or thermal irritant, smoke, vapour, soot, fumes, acid, alkalis, chemicals or waste. Waste includes but is not limited to material to be recycled, reconditioned or reclaimed.

Premises

premises mean the Premises at the location shown in the *schedule*. The *premises* include *buildings* and land within the legal boundaries.

Premium

premium means the amount(s) shown in the *schedule* that *you* have to pay inclusive of all charges for the cover we provide.

Property insured

property insured means the property as described on the schedule in respect of each cover section.

Safe or strongroom

safe or *strongroom* means a container or structure which has been specifically designed for the safe storage of *money* or valuables and is designed to resist unauthorised opening by hand-held or power operated tools. A *safe* or *strongroom* includes an *automatic teller machine*.

Schedule

schedule means the Schedule document that we give you that forms part of your policy.

Sealed surface

sealed surface means ground surface areas that are packed or plugged to prevent percolation or the passage of fluids.

Seasonal increase period

seasonal increase period means any period of time during the *period of insurance* that has turnover, sales or level of *stock* at least 20% higher than the average turnover, sales or level of *stock* at other times during the *period of insurance*.

The total number of days we will allow as seasonal increase periods is 126 days in total during any one *period of insurance. You* do not have to tell us what the dates of the periods are, but if *you* claim under a policy section which has the seasonal increase cover, then *your* financial records over at least the previous two (2) *years* must substantiate the period as a seasonal increase period. If the business has only been in operation for less than two (2) *years*, we will use the financial records of *your business* from the date of commencement until the date of the loss or damage to substantiate *your* claim.

You can nominate different stock increase period(s) or higher percentage increases of *stock*. If *you* do they will be shown on *your schedule* and *you* must pay any additional *premium* that applies.

Stock

stock means products and materials, *you* intend to sell, raw or consumable materials or products used by *you* in the *business* and *your* products while being made, repaired or altered.

Stock includes:

- (a) stock in trade and cigarettes and liquor;
- (b) items of property at your premises under a 'sales or return' consignment agreement;
- (c) customer's goods;
- (d) live *animals* contained within a *building*.

Subsidiary

subsidiary means any company in which *you* have a controlling interest. For the purpose of this definition the term 'controlling interest' shall mean the beneficial ownership of shares carrying more than 50% of votes capable of being cast at a general meeting of all shareholders of the company.

Sum insured

sum insured means the Sum Insured shown in the schedule.

Vehicle

vehicle means any type of machine on wheels or on caterpillar tracks (including any trailer, caravan or other apparatus attached to the machine) made or intended to be propelled other than by manual or *animal* power.

Watercraft

watercraft means anything made or intended to float or travel on or through water other than model boats.

Year

year means a period of 365 consecutive days or 366 consecutive days in a leap year.

You, your or yours

you, your or *yours* means the person(s) or parties shown as the Insured in the *schedule*, including all *subsidiaries* incorporated in *Australia* in which *you* engaged in the *business* described in the *schedule* and not for any other purpose or activity.

Our Agreement

Subject to all of the terms and conditions contained in *your* policy and payment of the *premium*, we will provide *you* with the cover shown in the *cover sections* of *your* policy up to the appropriate amount shown in the *schedule* or other limits shown in *your* policy.

1. Claim preparation costs

We will pay for professional fees and such other expenses reasonably incurred for the preparation and negotiation of a claim or *event* for which we agree to indemnify *you* under this policy. The most we will pay is \$25,000 in total for any one claim or *event*.

This benefit does not apply to the cover for 13. Taxation Audit Costs provided under Additional Benefits of the Property Damage *cover section*.

2. Emergency mitigation costs

In the case of an emergency where *you* take action to prevent further loss or damage to *your property insured* as a direct result of that emergency, and the *property insured* is covered by *your* policy, we give *you* the authority to arrange emergency repairs on our behalf.

3. Repairs to damage by you

When we agree that the repair of damage can be undertaken by *you* or *your employees*, we agree to pay *your* labour costs and overhead expenses subject to the Limitations of Cover. However, we will not pay more than the amount required by a competent contractor to do the same work.

4. Payment of rewards

In addition to the amount of cover provided in each *cover section*, we will pay up to \$5,000 for the reimbursement of any public reward expense paid by *you* to recover property or to identify the offenders responsible following loss, destruction or damage to *your* property for which a claim has been paid under *cover sections*: Property Damage, Theft, Money, Glass and Electronic Equipment of *your* policy.

Provided that:

- (a) the terms of the reward are agreed by us and approved by the relevant Authority before being offered, and
- (b) our payment does not exceed the value of the property lost, destroyed or damaged.

We agree not to unreasonably withhold consent to the terms or the amount of any reward payable under this policy provision. The cover provide does not in any way limit the amount of any reward *you* may wish to offer at *your* own cost.

Limitations of Cover

The cover provided by *your* policy is limited by the Limitations of Cover shown in the *cover sections* and the General Exclusions applicable to all *cover sections* that follow.

General Exclusions

The following General Exclusions apply to all of the *cover sections* in *your* policy, unless expressly stated otherwise.

1. Acquisition of companies

- The policy does not cover loss, destruction, liability or damage caused by, contributed to, by or arising from:
- (a) any company or other legal entity or business undertaking acquired during the *period of insurance*; or
- (b) any company or other legal entity not incorporated in Australia;
- (c) any property or liability associated with such company or any other legal entity or operation,

unless *you* notify us within 30 days of the acquisition. If the business is of a similar occupation to that stated in the *schedule*, we will agree to provide cover subject to *your* acceptance of our terms and undertaking to pay the additional *premium* we require.

Our liability shall not exceed the *sum insured*, *limit of liability* or any sub-limit of liability applicable under the relevant *cover sections* making up *your* policy for each category of property.

2. Conflict

This policy does not insure claims directly or indirectly caused by, or arising from, or in consequence of, or contributed to by:

- (a) war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power;
- (b) expropriation including lawful seizure, resumption, confiscation, nationalisation, destruction or damage to property by or under the order of any government or public or local authority; or
- (c) looting, sacking or pillaging following any of the *events* stated in (a) or (b) above.

3. Nuclear

This policy does not insure claims directly or indirectly caused by, or arising from, or in consequence of, or contributed to by radioactivity or the use, existence or escape of any nuclear fuel, nuclear material, or nuclear waste or action of nuclear fission or fusion.

This Exclusion does not apply to liability arising from radioisotopes, radium or radium compounds when used away from the place where such are made or produced and when used exclusively incidental to ordinary industrial, educational, medical or research pursuits.

4. Cyber risk

This 'Cyber risk' exclusion is applicable to the following *cover sections* of this policy: Property Damage; Business Interruption; Theft; Money; Glass; General Property; Machinery; Electronic Equipment; and Employee Fraud.

These *cover sections* do not cover any physical loss or damage caused directly by or arising directly or indirectly from a *cyber incident* or a *cyber act* including any action taken in controlling, preventing, suppressing or remediating such *event*.

However, subject to the relevant *cover sections* and all their provisions, we will cover any damage to the *property*, resulting from any ensuing fire, explosion, implosion, impact by aircraft or aerial object dropped therefrom, impact by road vehicle water, *flood* and/or water and other liquids and/or substances discharged and/or overflowing and/or leaking from any apparatus and/or pipes only, occurring at *your premises*, which directly results from a direct *cyber incident* or *cyber act* causing such damage and including any *consequential loss* insured by this policy.

5. Non-compliance

This policy does not insure loss, damage or liability caused by or as a result of *your* failure to take reasonable precautions to comply with any relevant statutory obligations, by-laws, regulations, regulatory authority requirements or safety requirements.

6. Intentional acts

This policy does not cover intentional acts by *you* or another party committed with *your* knowledge and consent and which *you* were capable of preventing.

7. Terrorism

This policy does not insure:

- (a) personal injury, damage to property, legal liability, loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any act of terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the personal injury, damage to property, legal liability, loss, damage, cost or expense; or
- (b) *personal injury*, damage to property, legal liability, loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to any *act of terrorism*.

However, this exclusion does not apply to policy cover sections:

- (i) Theft;
- (ii) Money;
- (iii) Glass;
- (iv) General Property.

8. Electronic data – Part A

This *electronic data* exclusion is applicable to the following *cover sections* of this policy: Property Damage; Business Interruption; Theft; Money; Glass; General Property and Employee Fraud.

These cover sections do not cover:

- (a) total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of *electronic data*;
- (b) error in creating, amending, entering, deleting or using *electronic data*;
- (c) total or partial inability to use or failure to receive, send or access electronic data for any time or at all; or
- (d) any loss of use, reduction in functionality, repair, replacement, restoration or reproduction of any *electronic data*.

However, in the *event* that a peril listed below (being a peril insured by the relevant *cover sections* but for this exclusion) causes any of the matters described above, then the relevant *cover sections*, subject to all their provisions, we will insure:

- (i) physical loss of or damage or destruction to property insured directly caused by such listed peril, and/or
- (ii) consequential loss insured by this policy.

Listed perils are fire, lightning, explosion, implosion, earthquake, impact by aircraft or aerial object dropped therefrom, impact by road vehicle, the acts of persons taking part in riots or civil commotions, storm and/or *flood* and/or water and other liquids and/or substances discharged and/or overflowing and/or leaking from any apparatus and/or pipes at the *premises* and the theft of *electronic data* solely where such theft is a consequence of theft of any computer and/or computer hardware and/or firmware and/or microchip and/or integrated circuit and/or similar device containing such *electronic data*.

For the purposes of the Basis of Settlement provision in these *cover sections*, *computer systems* records include *electronic data* as defined.

9. Electronic data – Part B

This *electronic data* exclusion is applicable to the following *cover sections* of this policy: Machinery and Electronic Equipment.

These cover sections do not cover any loss or damage of whatsoever kind arising directly or indirectly out of:

- (a) total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of *electronic data*;
- (b) error in creating, amending, entering, deleting or using *electronic data*;
- (c) total or partial inability to use or failure to receive, send or access *electronic data* for any time or at all; or
- (d) any consequential loss resulting therefrom,

regardless of any other contributing cause or *event* whenever it may occur, unless such loss or *damage* is a direct consequence of otherwise insured physical *damage*.

10. Geographical limitations

Unless we agree to the contrary, we will not pay for any loss or damage to *your property insured* that is outside *Australia* at the time of its loss or damage, except as specifically stated otherwise in the appropriate *cover section*.

11. Unoccupancy

Unless we otherwise agree, we will not pay for any loss or damage to *your property insured* if the event happens after *your premises* has been unoccupied for more than 90 consecutive days. Unoccupied means left vacant by *you* or any other person authorised by *you* to occupy the *building* or *premises* whether furniture or other contents remain or not.

This exclusion does not apply to damage caused by:

- (a) lightning, earthquake, volcanic eruption, tsunami and subterranean fire;
- (b) impact by road vehicle or their loads, animals, trees or branches, meteorite, aircraft or other aerial devices or articles dropped from them, sonic boom or space debris, falling communication masts, towers, antennae or dishes, falling building or structures or parts thereof which do not belong to you;
- (c) riots, civil commotions and strikes.

This exclusion will not apply if the *premises* are partly occupied. Cover will resume when that *building* or that *premises* is again occupied by *you* or any person authorised by *you* to resume occupation.

General Conditions

The following general conditions apply to all *cover sections* of this policy unless expressly stated otherwise. Breach of a condition without *your* knowledge or consent or error in name, description or situation of property will not prejudice *your* rights under this policy, provided notice is given to us when such breach or error comes to *your* knowledge. Reasonable extra *premium* shall be paid if required, from the date of such breach or error.

1. Accountancy records

You must provide to us all books of accounts, business books and other documents as may be required to investigate or verify claims. If *you* do not provide these after our request, we may refuse to pay or may reduce the amount of a claim.

2. Bankruptcy or insolvency

In the event that *you* should become bankrupt or insolvent, we shall not be relieved thereby of the payment of any claims hereunder because of such bankruptcy or insolvency. In case of execution against *you* of any final judgment covered by this policy being returned 'unsatisfied' by reason of such bankruptcy or insolvency, then an action may be maintained by the injured party or their representative against us in the same manner, and to the same extent as *you* but not in excess of the *sum insured* or *limit of liability*.

3. Cancelling your policy

How you may cancel

You may cancel the policy or a *cover section* at any time by telling us that *you* want to cancel it. *You* can do this by giving the notice to *your* intermediary.

How we may cancel

We may only cancel a policy when the law says we can. Such cancellation shall take effect at the earlier of the following times:

- (a) the time when another policy of insurance between *you* and us or some other insurer, being a policy that is intended by *you* to replace this policy, is entered into; or
- (b) at 4.00 pm on the 30th business day after the day on which notification was given by us.

We will cancel *your* policy by telling *you* so in writing, either in person or by post to *your* last known address. We will return the *premium* that *you* have paid for the rest of the *period of insurance* (along with GST and any relevant charges where this is allowed).

Premium funders

If the *premium* has been funded by a premium funding company which holds a legal right over the policy by virtue of a notice of assignment and irrevocable power of attorney, the return of *premium* calculated on the basis set out above will be made to the premium funding company.

4. Change to risk

Our decision to insure *you*, and the *premium* that we charge *you*, is based on information provided by *you* about *your business*, and the risks to be insured under this policy. *Your* insurance, including the amount of *premium*, may be affected if any of the facts or circumstances that existed at the start of the policy change during the *period of insurance*, including, for example:

- (a) the nature of or type of *business* carried on by *you* or *your* tenants;
- (b) other circumstances that affect the *premises* or the *property insured* in such a way as to increase the risk of damage or loss;
- (c) your interest in the policy ceases, including by operation of law;
- (d) the business is wound up or carried on by an insolvency practitioner or permanently discontinued.

You must as soon as practicable notify us of the above or any other changes that increase the risk insured under *your* policy.

If *you* are a property owner insuring *buildings* that *you* lease, our decision to insure *you* and the *premium* we charge *you* will take into account information about *your* tenants and how the *building* is used that *you* tell us when *you* apply for a policy with us, during the *period of insurance* and at each renewal. For this reason, it is important that *you* tell us as soon as these things change.

For example, if *your building* has three (3) tenants (an accountant's office, a jeans retailer and a sandwich bar) we will calculate *your* property damage *premium* on the sandwich bar, as it is more hazardous than either of the other two (2) occupations. If during the *period of insurance*, the sandwich bar closes down and a menswear shop opens, then *you* must notify us of the change and we will calculate *your* property damage *premium* either using the jeans retailer or menswear occupation.

If we agree to continue to insure *you* after *you* have told us of the changes *you* tell us about, we will confirm this in writing. In some cases, we may only agree to continue to insure *you* under this policy if *you* agree to pay us additional *premium*.

5. Designation of property

For the purpose of determining under which item any property is insured, we agree to accept the designation under which such property appears in *your* books of account.

Provided always that this condition shall not apply to the Theft *cover section* with respect to tobacco, products containing tobacco, cigars, cigarettes and alcohol.

Under the Theft *cover section*, *stock* does not include tobacco, products containing tobacco, cigars, cigarettes or alcohol unless they are specified on the *schedule*.

6. How Goods and Services Tax (GST) affects any payments we make

In the *premium*, we will charge *you* an amount of GST.

You must inform us of the extent to which *you* are entitled to an input tax credit (ITC) for that GST amount each time that *you* make a claim under this policy. No payment will be made to *you* for any GST liability that *you* may have on the settlement of a claim if *you* do not inform us of *your* entitlement or correct entitlement to an input tax credit.

Despite the other provisions of this insurance (including provisions in the policy wording, the *schedule* and any *endorsement*), our liability to *you* will be calculated taking into account:

- (a) any input tax credit to which *you* are entitled for any acquisition which is relevant to *your* claim, or which *you* would have been entitled were *you* to have made a relevant acquisition; and
- (b) also for claims for Business Interruption only, the GST exclusive amount of any supply made by *your business* which is relevant to *your* claim.

This outline of the effect of the GST on *your* policy is for general information only. *You* should not rely on this information without first seeking expert advice on the application of the GST to *your* particular circumstances.

7. Inflation protection

To protect *you* from the effects of inflation, if *you* have cover under Property Damage *cover section*, we will automatically change the *sum insured* at renewal in line with movements in the Consumer Price Index or another similar index.

If the *sum insured* increases because of index linking, the new *premium* and relevant government charges will be based on the new *sum insured* shown in the *schedule*.

8. Inspections

We (or agents appointed by us) have the right to inspect and examine, by mutual appointment, any property insured.

9. Jurisdiction and Proper Law

The construction, interpretation and meaning of the provisions of this policy will be determined in accordance with the laws of the State or Territory of Australia in which the policy was issued.

In the event of any dispute arising under this policy, including but not limited to its construction, interpretation, validity or performance, the parties to the policy submit to the exclusive jurisdiction of the courts of *Australia*.

A reference to any statute, regulation or subordinate legislation includes any amendment, replacement, successor or equivalent to or of that statute, regulation or subordinate legislation.

10. Non-imputation

Where this insurance is arranged in the joint names of more than one insured, as described in the definitions of *you*, it is hereby declared and agreed that:

- (a) each insured shall be covered as if it made its own application for this insurance;
- (b) any declaration, statement or representation made shall be construed as a separate declaration, statement or representation by each insured;
- (c) any knowledge possessed by any insured shall not be imputed to the other.

11. Other persons or organisations

The insurable interest of only those lessors, financiers, trustees, mortgagees, owners and all other parties having a legal interest in or charge over the *property insured* shall be automatically included as third party beneficiaries without notification or specification. The nature and extent of such interest is to be disclosed to us in the event of any claim covered by this policy. Any other people not in this category or not named on the *schedule* are not covered and cannot make a claim under the policy. All third party beneficiaries must comply with the terms and conditions of the policy.

Where the separate interests of more than one party in the *property insured* are insured under this policy, any act or neglect of one party will not prejudice the rights of the remaining party or parties provided that the remaining party/ ies are entirely innocent of and have no prior knowledge of any such act or neglect and shall, within a reasonable time after becoming aware of any act or neglect whereby the risk of loss, damage or destruction has increased, give notice in writing to us and shall on demand pay such reasonable *additional premium* as we may require.

You cannot transfer the policy into someone else's name without our consent.

All persons entitled to claim under the policy are bound by the terms and conditions of the policy.

When a claim is paid under the policy and is also recoverable under another policy or policies, *you* agree to provide us with details of such policies and so that we may seek contribution from the other insurer or insurers.

12. Our maximum liability

Except as otherwise stated elsewhere in this policy, the maximum amount we will pay will not exceed the amount stated in the *schedule* as the *sum insured* or the *limit of liability* for those *cover sections* selected.

The *sum insured*, *limit of liability* and sub-limits of liability shall apply in addition to, and shall not be reduced by, the amount of any applicable excess.

13. Reasonable care

You must take reasonable precautions to prevent *personal injury* or *property damage* as if *you* were not covered by this policy such as (but not limited to):

- (a) if *you* discover *your products* may be defective and the defect may cause a claim under the Public and Products Liability *cover section*, *you* must, at *your* expense, take reasonable steps to restrict, trace, recall, modify, replace or repair the products;
- (b) maintain and look after other person's or organisation's property and *buildings* used or occupied by *you*, in accordance with *your* agreement with them;
- (c) if *your* occupation includes digging below ground at sites away from the *premises* the location of underground services must be obtained from the owners of the services by *you* or *your* principal before the work is commenced;
- (d) comply with all laws and safety requirements imposed by any authority or by State or national legislation.

If you do not take reasonable precautions, we may refuse to pay part or all of your claim.

14. Sanctions regulation

Notwithstanding any other terms or conditions under this policy, we shall not be deemed to provide coverage and will not make any payments nor provide any service or benefit to *you* or any other party to the extent that such cover, payment, service, benefit and/or any *business* or activity of *you* undertake, which would violate any applicable trade or economic sanctions, law or regulation.

15. Single occurrence

We will not pay for loss or damage to property covered by this policy under more than one *cover section* of the policy in respect of the same item and occurrence unless a relevant *sum insured* has been paid out in full and *you* have not been fully indemnified, less any applicable *excess*, for the loss or damage.

16. Subrogation and recoveries

Notwithstanding Section 67 of the Insurance Contracts Act (Cth), monies recovered in subrogation proceedings will be applied, net of the expense of such recovery:

- (a) First to *you* to the extent of *your* insured loss in respect of a claim paid under a *cover section* of this policy (disregarding the amount of any *excess* applicable);
- (b) Secondly to us in reimbursement of the amount paid by you in respect of that claim under that cover section; and
- (c) Thirdly to you in satisfaction of any excess amount applicable.

Any other monies remaining after these allocations will be *your* property. Nothing in this Condition shall prevent *you* and us entering into a 'Subrogation Agreement' following a loss agreeing to a different basis of sharing, costs and expenses and the allocation of monies recovered.

17. Waiver of subrogation rights

We will not be liable to pay any benefits under this policy for loss, damage or liability if *you* agree or have agreed to limit or exclude any right of recovery against any third party who would be liable to compensate *you* with respect to that loss, damage or liability. However:

- (a) We shall waive any rights and remedies or relief to which we are or may become entitled by subrogation against:
 - (i) any co-insured (including its directors, officers and *employees*); or
 - (ii) any corporation or entity (including its directors, officers and *employees*) owned or controlled by any insured; or
 - (iii) against any co-owner of the *property insured*.

- (b) You may without prejudicing your position under this policy:
 - (i) release any statutory governmental, semi-governmental or municipal authority or any landlord or any other person or parties from any liability if required at law, including by contractual agreement, to do so;
 - (ii) enter into a contract for storage of goods or merchandise where the terms included a release in favour of the storers;
 - (iii) enter into a lease for occupancy of any *building* or part of a *building* or a lease or hiring of property where the terms of the lease or hiring include a release in favour of the lessor or the owner.

Claims Conditions

To enable us to process a claim under any *cover section* of this policy the following conditions apply.

1. Making a claim

Promptly contact *your* Steadfast intermediary or call our claims department as soon as possible on 132 687. We are available 24 hours a day.

2. Admitting liability

You must not admit liability for any loss, damage or injury, or settle or attempt to settle or defend any claim without our consent.

3. Claims settlement

(a) ITC entitlement

If any *event* occurs which gives or may give rise to a claim *you* must tell us *your* entitlement to input tax credits for *your* insurance *premium* if *you* are registered or should be registered for GST purposes. If the information *you* give us is incorrect, we will not cover *you* for any resulting fines, penalties or tax charges.

(b) Cash payments

Any cash payments made to *you* under this policy will be based on costs including GST. However, if *you* are, or would be, entitled to claim any input tax credits for the repair or replacement of the *property insured* or other things insured by the policy we will reduce our payment to *you* by the amount of *your* input tax credit entitlement.

(c) Discharge of our liabilities

If, at any time, we pay *you* the *sum insured* for any claim under this policy, the future conduct of the claim then becomes *your* responsibility. We may also pay any Extra Covers, Additional Benefits or Optional insurance that is in addition to the *sum insured*.

4. Conduct of claims

- (a) We may appoint legal or other representatives to assist in the conduct of a claim;
- (b) We shall have the right and full discretion to conduct claims; and
- (c) We reserve the right to negotiate and settle any claim on terms we consider appropriate.

We will keep you informed of progress if you ask us to do so.

5. Cooperation

You must co-operate with us fully in any investigation, negotiation, defence or settlement of any claim. This may include attending court to give evidence.

6. Minimise loss

You must:

- (a) take all reasonable precautions to minimise or prevent further loss, damage, injury or illness; and
- (b) take all reasonable steps to recover lost or stolen property.

7. Not authorise repair or replacement

You must not authorise the repair or replacement of anything without our agreement.

In the case of an 'emergency migration' where *you* are required to prevent further loss or damage to *your* property as a direct result of that emergency and the property is covered by *your* policy. We give *you* authority to arrange these emergency repairs on our behalf.

8. Notify claim

You must:

- (a) notify the police as soon as practicable following a theft or burglary or if any property is misappropriated, lost or maliciously damaged;
- (b) notify us as soon as possible and give us all the known details of the *event* including the police event number if available;
- (c) as soon as practicable send us any legal document or other communication *you* receive about the *event*.

9. Our rights of possession

We, our employees or our agents have the right to enter any *building* or area where loss or damage has occurred and take possession of *property insured* or require the *property insured* to be delivered to us. We will deal with this property in a reasonable manner.

10. Paying your excess

You must pay the excess that applies to claims under this policy. The excess that applies will depend on the circumstances of the claim. The amount of the excesses and the circumstances that each excess applies to are shown on the schedule or set out in the applicable cover section. We will tell you how to pay your excess and who to pay it to.

If more than one *excess* can be applied to one occurrence, then *you* will only need to pay the highest *excess* that applies unless expressly stated otherwise in the policy.

Sum insureds, limits of liability and sub-limits shall apply in addition to, and shall not be reduced by, the amount of any applicable *excess*.

Only one *excess* will apply to all damage resulting from earthquake, subterranean fire, volcanic eruption, bushfire, *flood*, storm, hail or rainwater that is continuous, due to the same general conditions, and occurs within a 72-hour period from the first happening of *damage*.

11. Progress payments

We will make progress payments on claims at intervals following receipt of an interim report from our loss adjuster or representative. We will not unreasonably withhold progress payments.

12. Proof of fraud or dishonesty

In the *event* of a claim, *you* must supply us with all records and documents that may assist us in substantiating and investigating any act of fraud or dishonesty and *your* rights of recovery. This includes, but is not limited, to all records (including computer, electronic and accounting records), video and audio recordings, working papers, internal memoranda, police reports, accounting records and audit documents.

13. Provide proof of ownership

You may need to supply us with information and documentation that we request to prove *your* ownership or legal responsibility for the *property insured* and its value.

Examples of the type of documentation that may be required include, but are not limited to:

- (a) tax invoices and/or receipts for property insured;
- (b) photographs of the *property insured*;

- (c) copies of any relevant contracts or agreements;
- (d) statutory declaration verifying the details of your claim and any other matters connected with it;
- (e) quotes for replacement items.

We understand *you* may not keep such information for every business item *you* own, especially if items are recorded in *your* books of account. *You* or *your* accountant may have records for tax purposes and these may be sufficient to prove ownership.

14. Retain all damaged property

You must:

- (a) retain and preserve all damaged property for our inspection prior to authorisation of repairs unless alterations and repairs are immediately necessary for safety reasons or to minimise or prevent further loss, damage or injury. If repairs are necessarily carried out without our prior approval, *you* are still required where reasonably practical, to retain and preserve all damaged property for our inspection; and
- (b) use *your* best endeavours to preserve all property, products, plant and all other things that may assist us in investigating or defending a claim against *you*, including assisting in determining if there are rights of recovery against another entity or person.

15. Rights of recovery

We have the right to take action or institute legal proceedings, in *your* name, for the recovery of payments made and expenses incurred in relation to any claim insured by this policy, against any person, company or entity legally liable to *you* in respect of that claim.

You will be required to provide us with full information and all reasonable assistance in the recovery of those payments or expenses.

You must not enter into any agreement or make any admissions that have the effect of limiting or excluding *your* rights and our rights to recover payments and expenses without first obtaining our approval in writing to do so.

We will keep you informed of progress if you ask us to do so.

16. Sale of salvage

We will not sell or dispose of any salvage without giving *you* the opportunity to buy it at its salvage value, provided that this condition does not allow *you* to abandon the property to us.

Property Damage

Introduction

This cover section only forms part of your policy when Property Damage is shown in the schedule and is limited to the period of insurance indicated.

This section of the policy covers physical loss of or damage to *your property insured* during the *period of insurance*. We do not cover the theft or breakdown of *your property insured* under this *cover section*.

Definitions

The following words have the following meanings for this cover section only.

Catastrophe

catastrophe means a large scale destructive event, in the area in which the premises is located, which either:

- (a) the Insurance Council of Australia has declared to be an 'insurance catastrophe event'; or
- (b) as a consequence of the *event*, the relevant government authority has declared a state of emergency.

Communicable disease

communicable disease means any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- (a) the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not; and
- (b) the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms; and
- (c) the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property,

and includes, but is not limited to, a disease that is or becomes listed on the National Notifiable Disease List and/or is or becomes a temporary addition to the National Notifiable Disease List and/or has or could give rise to a public health event of national significance and/or is or becomes a listed human disease (where National Notifiable Disease List means the list established and in force from time to time under section 11 of the National Health Security Act 2007 (Cth) and listed human disease has the meaning given by section 42 of the Biosecurity Act 2015 (Cth)).

Increase in building costs

increase in building costs means the difference between the cost of reinstatement actually incurred in accordance with the Basis of Settlement provisions of this *cover section* and the cost of reinstatement that would have applied had the *catastrophe* not occurred.

Landscaping

landscaping means growing plants, potted plants, trees, shrubs, garden plots and lawns (including rock work, retaining walls, ornamentation and edging pertaining thereto).

Limit of liability

limit of liability for the purpose of this *cover section* only, means the amount shown in the *schedule* as the Limit of Liability for a specific *premises*. Provided that this is the maximum amount that we will pay for all *damage* that arises out of any one source or original cause at such *premises* unless it is specifically stated in this *cover section* that payments are made in addition to this amount.

Market value

market value means the estimated amount for which the *property insured* should exchange immediately before the damage, between a willing buyer and a willing seller in an arms-length transaction, after proper marketing, wherein the parties had each acted knowledgeably, prudently and without compulsion

Specified items

specified items for the purposes of this *cover section* only, means each item of property that is specifically described on the *schedule* for this *cover section*.

Cover

We will cover you for accidental loss or damage to your property insured at the premises during the period of insurance.

Basis of Settlement

The maximum we will pay for any one claim, other than a claim for a *specified item*, under this *cover section* is the *limit of liability* shown on the *schedule* or adjusted in accordance with this *cover section*, whichever is the higher.

The maximum we will pay for each *specified item* is the *sum insured* shown in the *schedule* for that item.

For any item of contents or for any specified item that is part of a pair or set, the limit applies to the pair or set.

There are two (2) methods of paying *your* claims. They are 'reinstatement or replacement' basis and 'indemnity value'. The method *you* have chosen is shown on *your schedule*.

1. Building(s), specified items, contents or stock – Reinstatement or replacement

Unless the *schedule* shows *you* are insured for 'Indemnity' then, when *buildings, specified items, contents* or *stock* are lost or damaged we will:

- (a) pay the cost to rebuild the *buildings* at the *premises* shown on *your schedule* or at *your* option, at another site;
- (b) repair or replace *contents*, *stock* or *specified items* with similar property to a condition equal to but not better than its condition when new;
- (c) pay *you* the amount shown on the proof of purchase for *specified items* unless the *specified items* are works of art, antiques and curios; or
- (d) if the *specified items* are works of art, antiques and curios, pay *you* the amount of a valuation by the Auctioneers and Valuers Association of Australia.

Reinstatement or replacement is subject to the following conditions:

- (i) the work of rebuilding, replacing or repairing must be commenced and completed by *you* within a reasonable time otherwise we will pay no more than the cost that would have been incurred if the work of rebuilding, replacement or reinstatement has been commenced and carried out within a reasonable period of time;
- (ii) when rebuilding at another site, we will not pay more than we would pay to rebuild at the *premises*;
- (iii) when any *property insured* is damaged, but not destroyed, we will not pay more than the amount that we could have been called upon to pay for if that property had been destroyed;
- (iv) we will only pay to return the *property insured* to a condition substantially the same as, but not better or more extensive than, its condition when new, using building materials readily available and in common use in *Australia*.

2. Indemnity

If your schedule shows you are insured for 'Indemnity' then, for any loss or damage to building or contents, we will:

- (a) repair, reinstate or replace the *building* or *contents*;
- (b) pay you the market value of the building or contents at the time of its loss or damage; or
- (c) pay the cost of repair or replacement.

In all cases, where appropriate, we will reduce the amount we pay *you* to take into account age, wear, tear and depreciation.

The Underinsurance condition in this *cover section* is amended to read:

In the event of loss or damage to property we shall be liable for no greater proportion of the loss or damage than the *limit of liability* at the *premises* bears to eighty percent (80%) of the current value of the *property insured*, provided that our liability shall not exceed the *sum insured* stated against each item in the *schedule*.

3. Branded stock

We will not sell branded stock as salvage without your consent.

If such salvage is not disposed of by sale, then the goods may be retained by *you* and disposed of as *you* see fit provided a reasonable salvage allowance is agreed with us for the value of the goods.

4. Extra costs of reinstatement

If *you* are insured under this *cover section* on a reinstatement or replacement basis, we will also pay the extra costs of reinstatement or replacement of *property insured* which are necessarily incurred to comply with the requirements of any Act of Parliament or regulations or any by-law or regulation of any Municipal or other regulatory authority, other than those relating to the heritage status of a *building*.

5. Extra costs of reinstatement: Heritage building

If *you* are insured under this policy section on a reinstatement or replacement basis for loss or damage to any *building* that is subject to any heritage listing or protection and *you* choose to rebuild, replace or repair the *building* at the same location, we will pay the extra costs of repairing, replacing, or reinstating the *building*, that are related to obtaining special materials or employing specialised labour to match up or reproduce unique or distinctive ornamental or architectural features of the *building* to comply with standards imposed by any lawful heritage protection authority.

We will not pay more than the cost necessary to rebuild, replace or repair any such heritage listed building to a reasonably equivalent appearance and capacity using original design and suitable modern equivalent materials, if the original materials are not available.

6. Conditions which apply to extra costs of reinstatement

The following conditions apply to the 4. 'Extra costs of reinstatement' and 5. 'Extra costs of reinstatement: Heritage Building' provisions of this *cover section*:

- (a) the work of reinstatement must be commenced and completed within a reasonable time, failing which we will not pay more than the amount which would have been payable under the policy if the work of reinstatement had been commenced and carried out with reasonable dispatch; and
- (b) the amount payable will not include any additional costs in complying with any requirement, regulation or by-law necessitate it, that *you* had been required to comply with prior to the loss or damage occurred; and
- (c) the work of reinstatement may be carried out wholly or partially upon any other site, if the requirements of such Act, regulation or by-law necessitate it, subject to our liability not being increased. This clause (c) shall not apply to 5. 'Extra costs of reinstatement: Heritage Buildings',

Our total liability under the 'Extra cost of reinstatement' clauses will be limited to:

- (i) the sub limit of liability shown in the current *schedule* for 'Extra cost of reinstatement' which shall be in addition to the *sum insured*; or
- (ii) otherwise, the *limit of liability* not otherwise exhausted.

The underinsurance condition of this cover section will not apply to the amount payable under this clause.

7. Loss of floor space

If a *building* insured under this *cover section* on a reinstatement or replacement basis can only be rebuilt with a reduced floor space as a result of:

- (a) an Act of Parliament or regulations; or
- (b) a by-law or regulation of any Municipal or other regulatory authority;

We will, in addition to reinstating or replacing the *building* on the basis set out above, pay *you* the difference between:

- (c) the actual cost of rebuilding the *building* with the reduced floor space; and
- (d) the estimated cost of rebuilding the *building* with the floor space it had at the time it was damaged.

Provided that our total amount payable under this 'Loss of floor space' clause shall not exceed the *sum insured* amount in respect of the *building* which is the subject of the claim.

8. Output replacement

Where any *property insured* consists of equipment, machinery or plant having a measurable function, capability or output and if it is necessary to replace such property with a new item or items which perform a similar function or functions, then the basis of settlement for such property shall be:

- (a) Where any *property insured* is to be replaced with any item or items which have the same or a lesser total function, capability or output, then the basis of settlement is the new installed cost of such replacement item or items as would give the same total function, capability or output as the *property insured*.
- (b) Where any *property insured* is to be replaced with an item or items which have a greater total function, capability or output and the new installed cost of such replacement property is no greater than the replacement value of that *property insured*, then the basis of settlement is the new installed cost of the item or items so replaced.
- (c) Where any property insured is to be replaced by an item or items which have a greater total function, capability or output and the new installed cost of such replacement property is greater than the replacement value of the property insured, then the basis of settlement is the lesser of the reinstatement value or that proportion of the new installed cost of the replacement item or items which the output of the damaged property insured bears to the output of the replacement item or items; provided always that the amount payable shall not be of lesser value than the estimated cost which would have been payable if such damaged property could have been replaced by an item or items that would have given the same total function, capability or output as the damaged property insured. If the reinstatement value of the damaged property insured is not ascertainable then the basis of settlement is the new installed cost of the replacement item or items.

9. Stock

If *stock* is lost or damaged, we will:

- (a) pay the *market value* of the *stock* at the time of the loss or damage;
- (b) pay *you* the *market value* of *obsolete stock* or its purchase price (net of GST), whichever is the lesser, but no more than the original cost to *you*;
- (c) replace or repair the *stock* with property or materials equal to or of a similar standard and specification as the *stock* at the time it was lost or damaged; or
- (d) pay the cost of repair or replacement of the lost or damaged *stock*.

10. Undamaged portions of buildings

When a damaged *building* has to be rebuilt at a location other than the *premises* because the requirements of any lawful Authority prevent the reinstatement of the *building* including the foundations and services shall be deemed to be destroyed.

Provided that, if the presence of such undamaged portion of the *building* increase the value of the original site, the increased sale value shall be regarded as salvage and the amount thereof shall be payable to us by *you* upon completion of the sale of the site or shall be deducted from the total amount otherwise payable by us under this *cover section*, whichever shall first occur.

Should the site not be sold, then the increased site value, when applicable shall be agreed between *you* and us, or in default, we and *you* shall submit to arbitration and be bound by the decision of the arbitrator.

11. Electronic equipment and software

For *damage* to electronic equipment and *electronic data* (software), we will pay the costs incurred to repair or replace the *data processing media* itself plus the costs of copying the *electronic data* from back-up or from originals of a previous generation.

Limitation of Cover

1. Excess

The excess that applies is shown on the schedule.

2. Storm, rainwater, wind, hail or snow

Cover for damage to textile blinds and awnings, shade cloth, shade houses, fibreglass houses and glass houses, gates, fences, signs and retaining walls caused by or arising from storm, rainwater, wind, hail or snow is limited to a maximum of \$25,000 for any one *event*.

Extra Covers

When damage to *property insured* is covered by this *cover section*, we will pay for the following costs that are incurred as a result of that damage.

As well as any specific limitation(s) on payments identified in each Extra Cover clause, the following limitations apply to payments under the following Extra Covers clauses:

- Clauses 1 to 5 inclusive: any amounts payable under these extra covers:
- Do not form part of the sums paid subject to the limit of liability; and
- May apply in addition to the *limit of liability*.
- Clauses 6 to 19 inclusive: any amounts payable under these extra covers:
- Form part of the amounts paid subject to the *limit of liability* not otherwise exhausted; and
- Do not apply in addition to the *limit of liability*.

For the sake of clarity, if the *limit of liability* is otherwise exhausted, no amount is payable under extra covers clauses 6 to 19 inclusive.

Extra covers not subject to the Limit of Liability

1. Capital additions

If *buildings* or *contents* are insured and:

- (a) buildings, or part of them, are in the process of being constructed, erected, altered or added to; or
- (b) contents, excluding stock, are in the process of being installed or modified,

We will pay for loss or damage to these new additions or installations up to an additional:

- (i) \$500,000; or
- (ii) 20% of the *limit of liability*,

whichever is the lesser amount.

For example: If *your business* is retail, and the *contents* of *your* rented shop are insured for \$150,000 and *you* are refitting the shop shelving and service counters, we will not pay more than \$30,000 (20% of \$150,000), as this amount is less than \$500,000.

2. Catastrophe inflation protection

If a claim is payable for damage to your building that is a direct result of a catastrophe, we will:

- (a) pay up to an additional 20% of the *sum insured* for *buildings*; and
- (b) increase the amounts payable under the 1. 'Capital additions' (relating to *buildings* only) Extra Cover and 7. 'Prevention of imminent damage' Additional Benefit of this *cover section* by up to 20%,

to cover any *increase in building costs* incurred in rebuilding that can be directly attributed to increases in the price of services and materials experienced as a result of the *catastrophe*.

For example, if *your sum insured* for *buildings* was \$1,000,000, we would pay up to an extra \$200,000 (20% of \$1,000,000). However, this Extra cover does not operate to increase the total *sum insured* for the purposes of calculating the application of any Extra Cover or Additional Benefits or the Underinsurance provision in this *cover section*.

We will not pay more than the increased building costs which are actually incurred by *you* as a direct result of the *catastrophe*.

We will not pay any claim under this Extra Cover if *you* choose not to rebuild the *buildings* (or any part of them) at the *premises* shown on *your schedule*. We will not increase the *sum insured* to pay for damage to any *property insured* other than *buildings*.

We will not pay any claim under this Extra Cover if your schedule shows the building as being insured for 'Indemnity'.

3. Floating stock

Where we pay a claim for loss of or damage to *stock* at the *premises*, we will pay more than the *stock sum insured* at that *premises* to account for the temporary transfer of *stock* between *premises* provided that:

- (a) there are at least two (2) *premises* specified on the *schedule* and the *sum insured* has been separately specified on the *schedule* for *stock* at each *premises* insured under this *cover section*, including the affected *premises*; and
- (b) you transfer the stock between premises as a usual business practice.

We will not pay a claim under this Extra Cover where *stock* levels in excess of the *sum insured* at a *premises* have been temporarily located at that *premises* for a period exceeding 90 days and where we have not agreed in writing to an extended period, during the *period of insurance*.

We will not pay more than the total of the *stock sum insured* for all *premises*.

For example: assume *you* operate from two (2) retail premises, each with a *stock sum insured* of \$50,000. At the time of an insured *event* that destroys the premises, *stock* at the premises where the loss occurs is valued at \$70,000 and there is \$25,000 worth of *stock* at the other premises, which is less than \$100,000 of *stock* cover at all situations, we will pay up to \$95,000.

4. Seasonal increase in Stock

We will automatically increase the *sum insured* in respect of *stock* by 50% during the *seasonal increase period*. If the *sum insured* in respect of *stock* is included in *your contents sum insured* we will only apply the seasonal increase to that portion of *your contents sum insured* which relates to *stock*.

5. Removal of debris including necessary temporary repairs

We will pay the costs incurred by *you* for the removal, storage and disposal of debris or the demolition, dismantling, cleaning up, shoring up, propping, underpinning or other temporary repairs of *property insured* by *you*. We will also pay for *your* legal liability for the cost of removal of debris from adjoining *premises*, property, services, roadways and waterways as well as on the site.

We will pay *you* up to \$100,000 or 20% of the *limit of liability* shown on the *schedule* for the damaged *premises* whichever is the greater or the amount for 'Removal of debris' shown in the *schedule*. If this is insufficient and *you* have not exhausted *your limit of liability* on the damaged items requiring demolition and/or removal of debris, we will pay up to the remaining balance of the *limit of liability*.

Extra covers subject to the Limit of Liability

6. Discharge of mortgages

We will pay the legal costs of discharge of a mortgage or mortgages on *buildings*, *contents* or *stock* following settlement of a claim under this policy on a total loss basis. We will pay up to \$25,000 for any one *event*.

7. Environmental upgrade

We will pay the costs of repairing or replacing the *buildings* and/or *contents* with materials or equipment that will improve the energy or water efficiency of the *property insured*.

We will not pay more than in respect of any one event:

- (i) 10% of the repair or replacement costs; or
- (ii) \$10,000,

whichever is the lesser.

This Extra Cover only applies if the amount payable as Extra Cost of Reinstatement has been exhausted.

8. Expediting Expenses

We will pay for costs and expenses incurred by *you* for express carriage rates and extra payments for overtime, night, Sunday or holiday working incurred in connection with the repair, replacement or reinstatement of the *property insured* that suffered loss or damage.

We will not pay more than in respect of any one event:

- (a) 50% of the likely cost of repairing, replacing or reinstating the *property insured*; or
- (b) \$25,000,

whichever is the lesser.

9. Government fees

If any of *your property insured* is destroyed or damaged, we will pay any fee, contribution or other impost payable to any other Government, Local Government or other regulatory authority where payment of the fee, contribution or impost is necessary to the obtaining of consent to reinstate any *property insured* provided that we will not be liable for payment of any fines and/or penalties imposed upon *you* by any such authorities. The cost of government fees is included in the *sum insured* for *buildings, contents* or *stock*. If the *sum insured* is exhausted, the most we will pay under this Extra Cover is \$10,000 for any one *event*.

10. Landscaping

We will pay for loss of or damage to *landscaping* at the *premises*. We will also pay resultant expenses necessarily incurred in cleaning, clearing and/or repairing drains, gutters, sewers and the like all contained in or on or forming part of or implicitly pertaining to the *buildings*.

We will not pay more than in respect of any one event:

- (i) 20% of the *building sum insured* shown on the *schedule*; or
- (ii) \$50,000,

whichever is the lesser.

We will not pay for any loss of or damage to landscaping which occurs as a result of storm, wind or rain (including snow, sleet or hail).

11. Loss of land value

If we pay for a claim for loss of or damage to a *building* at the *premises*, we will pay for any reduction in land value that results from the decision by any legal authority not to allow rebuilding or only to allow partial rebuilding of that *building* at the *premises*.

We will not pay more than:

- (i) 20% of the *building sum insured* shown on the *schedule*; or
- (ii) \$100,000,

whichever is the lesser.

For example, if the *sum insured* for the *building* is \$400,000, we will not pay more than \$80,000 (20% of \$400,000), as this amount is less than \$100,000.

12. Loss of Stock without damage

If *stock* is insured, we will cover you the cost to dispose of or replacement of perishable food *stock* which is stored in a controlled atmosphere chamber and cannot be processed within a timely manner, in its normal way or through alternative outsourcing arrangements as a direct result of damage to other *property insured* which is critical to *your business* for the processing of perishable *stock*. We will not pay more than:

- (i) \$10,000; or
- (ii) up to 20% of *your* Contents Sum Insured if *your sum insured* for *stock* is included in another item on the current *schedule*;

whichever is the lesser.

13. Metered water charges

We will pay the costs levied on *you* by a Water Company or Authority for metered water usage arising from the escape and loss of water at the *premises* following a theft or attempted theft of parts of the *building* when *buildings* are insured.

We will not pay more than in respect of any one event:

- (i) seven (7) days; or
- (ii) \$15,000,

whichever is the lesser.

Provided that any cover given under this Extra Cover shall not accumulate with Extra Cover 2. 'Metered water charges' under the Theft *cover section*.

14. Pairs and Sets

We will pay for the reduced value of undamaged *contents* that is part of *your* product or any product in *your* care custody or control which has become unmarketable as a complete product because of damage to *contents* which is part of the same product, up to a limit of \$20,000 in the aggregate in any one *period of insurance*.

15. Playing surfaces

We will pay the cost of repairing damage to outdoor playing surfaces at the *premises*, caused by:

- (a) vandals or malicious persons, other than *you* or *your* guests, director's partners, officers, *employees* or members, or their guests;
- (b) fire occurring to *property insured* at the *premises* for which we have admitted liability under this *cover section*; or
- (c) the action of the fire fighting services, police or other emergency services in attending to their duties at the *premises*.

We will not pay more than in respect of any one event:

- (i) the amount shown on the *schedule* for playing surfaces; or
- (ii) \$50,000,

whichever is the greater.

16. Professional fees

We will pay the cost of surveyors', architects' and other professional fees for estimates, plans, specifications, quantities, tenders and supervision, incurred in the repair or replacement of lost or damaged *buildings*. The cost of professional fees is included in the *sum insured* of the lost or damaged *buildings*. If the *sum insured* has been exhausted, we will pay up to \$10,000 for any one *event*.

We will not pay any claim under this Extra Cover if your schedule shows the building as being insured for 'Indemnity'.

17. Removal and disposal of trees and branches

If damage to *property insured* is caused by impact from trees or branches of trees, we will pay the costs associated with the removal and disposal of the tree or branches, which caused the damage.

We will also remove a standing tree or branch that forms part of a tree that caused the insured damage if:

- (a) we agree that the remaining tree or branch is unsafe;
- (b) the remaining tree or branch became unsafe as a direct result of the event covered under this *cover section* causing damage to the tree; and
- (c) all necessary approvals have been obtained and removal of the tree or branch would not result in a breach of any laws, by-laws, regulations or contractual obligations.

We will remove a stump that formed part of the tree that caused the insured damage only if:

- (a) all necessary approvals have been obtained and removal of the stump would not result in a breach of any laws, by-laws, regulations or contractual obligations; and
- (b) not removing the stump would interfere with repairing or replacing the damaged part of the *building* if required to settle *your* claim.

18. Rewriting of records

We will pay the costs of restoring the *electronic data* stored on *data processing media* or the cost of clerical labour actually, necessarily and reasonably incurred in rewriting, restoring or recreating the records at each *premises* for *business* books, plans, computer records, patterns and other business records that are damaged.

We will not pay for any loss arising from such lost *electronic data* or records or restored *electronic data* or records.

19. Taking inventory

We will pay up to \$10,000 for any one *event* for the costs and expenses incurred by *you* in taking inventory (including unpacking, repacking and restacking) to identify, quantify and value any *property insured* damaged during the *period of insurance* including examination of *property insured* not belonging to you but in your care, custody or control.

Additional Benefits

We also provide the following Additional Benefits, subject to the exclusions and conditions of this policy, unless provided otherwise.

1. Costs related to damage to glass in vacant buildings

If *you* own but do not occupy any *buildings* shown as insured under this *cover section* at the *premises*, we will cover *you* for the following costs directly related to breakage of *glass* in the *period of insurance* in a lettable area of the *building* that is vacant at the time of the breakage:

- (a) the cost of temporary shuttering pending replacement of the broken glass;
- (b) the costs incurred in replacing reflective materials and burglar alarm tapes and connections attached to the glass;
- (c) replacing shatter resistant or reflective film affixed to the broken glass;
- (d) the cost incurred in repairing or replacing damage to window, door or showcase frames and their fittings, but not to bars, grilles or shutters; and
- (e) the cost incurred in repairing or replacing tiles on shop and office fronts and around the glass.

We will not pay more than \$5,000 during any one period of insurance for all claims under this Additional Benefit.

We will not cover *you* under this Additional Benefit for any breakage:

(a) of *glass* caused by or arising out of fire or the application of heat;

(b) of glass:

- (i) when in transit or whilst being fitted into position or removed from its fitting;
- (ii) in light fittings;
- (iii) that is cracked or imperfect prior to breakage;
- (iv) that is not fit for the purpose intended; or
- (c) that is in a glasshouse.
- We will not pay for the breakage of:
- (d) tiles on shopfronts and office fronts, other than around the broken glass; or
- (e) plastic or perspex signs.
- We will not cover any claims under this Additional Benefit if:
- (f) you have selected Glass cover section;
- (g) your insured building is leased to a tenant; or
- (h) the *building* has remained unoccupied or untenanted for a continuous period longer than 60 days and we have not agreed to an extended period in writing.

The excess that applies to this Additional Benefit is:

- (i) the excess shown on the schedule; or
- (ii) \$500,

whichever is the higher.

2. Directors and employees tools of trade and personal property

Any loss of or damage to directors and *employees* tools of trade and personal property, that is on the *premises* at the time of damage, we will pay *you* as if they were *contents*, but only to the extent that such personal property is not otherwise insured

We will not pay more than \$6,000 for any one person for any one *event*. Any amount we pay for this Additional Benefit will be included in the *limit of liability*.

3. Fire Brigade attendance fees

We will pay up to \$100,000 any one *event* for any statutory charges payable by *you* to a fire brigade or fire fighting authority for attendance at a fire or chemical emergency involving *property insured* and for the cost of refilling *your* fire fighting appliances used in putting out a fire at or adjoining the *premises* and threatening the *property insured*, during the *period of insurance*. The *excess* that applies to this Additional Benefit is \$500.

4. Fly tipping

We will pay for the reasonable and necessary costs *you* incur to remove property left at *your situation* without *your* permission up to a limit of \$10,000 in the aggregate in any one *period of insurance*.

This will not cover loss resulting from interruption of or interference with your business.

5. Fusion of electric motors

We will pay for damage to electrical motors under 1.8 kilowatts or 2.5 horsepower damaged by the actual burning out of the electronic current therein, up to a limit of \$10,000.

We will not pay more than the cost of replacing or repairing the motor less a deduction for wear, tear and depreciation. The deduction for wear, tear and depreciation will be:

- (i) for motors less than 5 years old, no deduction.
- (ii) for motors greater than 5 years old, the deduction will be 10% of the replacement or repair cost (whichever is applicable) for each year of age and subject to a maximum deduction of 90%. (For example, a 6 year old motor will be subject to a 60% deduction).

This Additional Benefit does not cover loss, destruction of or damage to:

- (i) lighting or heating elements, fuses or protective devices; or
- (ii) electrical contacts at which sparking or arcing occurs in the course of its ordinary operation.

6. Limited transit cover

We will cover *you* for loss of or damage to *stock* or *contents* during the *period of insurance* which are in transit in any *vehicle* anywhere in *Australia* and away from the *premises*, caused by a collision or overturning of the conveying *vehicle* or any of the following events:

- (a) fire or explosion;
- (b) wind;
- (c) acts of malicious persons;
- (d) escape of molten material from its intended confines at the *premises*;
- (e) lightning or thunderbolt;
- (f) implosion;
- (g) earthquake, tsunami, subterranean fire or volcanic eruption, or fire resulting from any of these during any period of 72 consecutive hours following the *event*;
- (h) riot, civil commotion or labour disturbances; or
- (i) water damage or *flood*.

We will not cover you for more than:

- (i) \$50,000; or
- (ii) 20% of the highest *sum insured* for *contents* or *stock* at any one *premises*,

for each *event*, whichever is the lesser.

7. Prevention of imminent damage

We will cover you for the necessary costs that you incur in the period of insurance:

- (a) to extinguish a fire on or in the vicinity of *your premises* which causes or threatens loss or damage to *your property insured*;
- (b) to prevent or diminish imminent damage to your property insured;
- (c) for the temporary protection and safety of *your property insured* at the *premises*, including the employment of security services; or
- (d) to remove *property insured* from the *premises* if the purpose of the removal was to prevent or minimise damage insured under this *cover section*. We will also cover any damage resulting from the removal.

We will not pay more than \$100,000 for all claims under this Additional Benefit during any one *period of insurance*. Any amount we pay for this Additional Benefit will be included in the *limit of liability*.

We will not pay for:

- (i) any fines, penalties or liability incurred by you; or
- (ii) any loss or damage to your property insured.

8. Rewriting of records

We will pay the clerical costs and professional costs incurred by *you* for rewriting of records if they are lost, destroyed or damaged during the *period of insurance*, whilst located away from *your premises* anywhere in the Commonwealth of Australia, by an occurrence. We will also pay for the clerical costs and professional costs incurred by *you* for rewriting business records of *your* customers at the *premises*. We will not pay *you* for any financial loss caused by the loss of *your* records under this Additional Benefit.

We will pay up to \$50,000 under this Additional Benefit or any higher amount for Rewriting of Records shown in the *schedule*.

9. Temporary cover for new premises

We will cover *you* for loss or damage occurring during the *period of insurance* to *buildings*, *contents* and *stock* at any new premises, provided that:

- (a) you first occupy the new premises during the period of insurance;
- (b) the *business* carried on, at or from the new premises is the same as the *business* shown on the *schedule*;
- (c) the property at the new premises is of the same nature as the *buildings*, *contents* and *stock* located at a *premises* and would have been covered if they were located at a *premises*; and
- (d) the *buildings* at the new premises are constructed of the same materials as the *buildings* at any *premises*, and have the same or superior protection systems as those at the *premises*.

We will not cover you for more than 50% of the highest *limit of liability* for any premises shown on the schedule.

We will not cover *you* under this Additional Benefit for any loss or damage at the new premises that occurs more than 90 days after *you* first occupy the new premises. If we agree to continue the cover *you* must pay any additional premium that we may require.

For example, if *you* insure two (2) existing *premises*, one which has a *limit of liability* for all *property insured* totalling \$1,000,000 and the other which has *limit of liability* for all *property insured* totalling \$2,000,000, then any new *premises* will be covered for up to \$1,000,000 (50% of \$2,000,000, the higher of the two *limit of liabilities* for all *property insured* at a *premises*).

10. Temporary removal of stock and contents

We will pay up to 20% of the *sum insured* for loss or damage to *stock* or *contents* during the *period of insurance* if the *stock* or *contents* have been temporarily removed from the *premises* or are in a temporary storage facility, self storage unit or bulk storage facility as if it were at the *premises* but still within *Australia*.

For example, if the *sum insured* for *stock* is \$100,000 and there is loss or damage to *stock* that has been temporarily removed from the *premises*, we will pay up to \$20,000 (20% of \$100,000).

We will not pay for loss of or damage to:

- (a) motor *vehicles*, unless they are the *stock* of *your business*, or fork lift trucks and similar appliances that are used for hauling or conveying goods at the *premises*;
- (b) *stock* that *you* have consigned to another person for sale unless it is owned by *you* or is property for which *you* are responsible;
- (c) stock or contents that have been removed from the premises in excess of 90 days at the time of the loss or damage.

11. Trace and access

We will pay the necessary costs incurred to detect the point of bursting, leaking, discharging or overflowing of fixed apparatus, fixed tanks, fixed appliances, fixed pipes or other systems, during the *period of insurance*, at the *premises* used to hold or carry liquid or gas provided that the bursting, leaking, discharging or overflowing has caused or may reasonably be expected to cause damage to *property insured*. We will cover the cost of reinstating parts of the *property insured* necessarily disturbed to locate the source of the problem, but we will not cover the cost of repairing or reinstating any such apparatus, appliance, tank or repair which has failed due to age, wear and tear, faults in material or faulty workmanship by the installer.

12. Theft of part of the building

If *you* own but do not occupy a *building* shown as insured under this *cover section* at a *premises*, we will cover *you* for the theft in the *period of insurance* of plant, plumbing or wiring services that are not part of that *building* but which are securely attached (by means other than the connection to a power point) to the *building* structure.

We will not pay for any loss or damage caused by your family or your tenants.

We will not pay any claims under this Additional Benefit if you have selected the Theft cover section of the policy.

13. Taxation audit costs

We will cover the reasonable and necessary costs *you* incur following notification received during the *period of insurance* of an audit or investigation by a regulatory authority relating to *your* liability to pay income tax, fringe benefits tax, capital gains tax, wholesale and sales tax, payroll tax, goods and services tax or superannuation contributions tax in respect of *your business* up to \$10,000 for this Additional Benefit.

'Costs' means professional fees paid to accountants or registered tax agents who are not *your employees*, for work undertaken in connection with the audit or investigation.

What you are not covered for under Taxation audit costs

We shall not be liable under this Additional Benefit:

- (a) for the imposition of any tax, fines, penalties, court costs, penalty tax or interest;
- (b) for costs incurred after completion of the audit or investigation;
- (c) where any proceedings or investigations where initiated, threatened or started by a regulatory authority prior to the commencement of the *period of insurance*;
- (d) arising from *your* improper, unwarranted or unjustified refusal or failure to comply with any lawful request made by regulatory authority for the production of documents or the supply of information. Refusal or failure to comply will not be deemed improper, unwarranted or unjustified if *you* refuse or fail to comply upon the advice of *your* accountant or tax agent;
- (e) for costs from audits or investigations under customs legislation;
- (f) for costs from audits or investigations of income received or earned, or where the source of income is, outside *Australia* or where the services giving rise to the claim are performed by persons or entities ordinarily resident outside of *Australia*;
- (g) for costs arising out of any fraud or fraudulent act or omission committed by you or on your behalf;
- (h) for costs arising from audits or investigations which result in *you*, or any person acting on *your* behalf, becoming aware of any error or deficiency in any return of income or other documentation supplied to a regulatory authority and failing to notify the regulatory authority without delay.

Special conditions applicable to Taxation audit costs

You must lodge taxation and other returns within the time limits applicable to those returns as prescribed by statute or through extension of time granted by a regulatory authority.

You must make full and complete disclosure of all assessable income (including capital gains), as required by any relevant legislation.

In the *event* of a claim arising:

- 1. *you* must at all times keep us fully and continually informed of all material developments in relation to the claim and in relation to any audit;
- 2. *you* must take all necessary and reasonable steps to minimise any delays and the amount of any costs incurred or likely to be incurred in connection with any audit;
- 3. we or our duly appointed agent may make our own investigation into any matter which is or may be the subject of a claim; and

You must ensure that *your* accountants and registered tax agent must cooperate with us and where necessary, assist us in relation to any claim and assist us with any matter we wish to pursue with the regulatory authority which is or may be the subject of a claim or cover under this Additional Benefit.

14. Working from Home

We will pay up to 10% of the *sum insured* for loss or damage to *stock* or *contents* during the *period of insurance* if the *stock* or *contents* are used by *you* or any of *your employees* for the purpose of working from their normal place of residence, but still within *Australia*.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

- 1. We will not cover *you* for loss or damage caused by:
 - (a) wear and tear, gradual deterioration, scratching, denting, chipping, marring, developing flaws, normal upkeep or any gradual cause;
 - (b) the actions of birds, moths, termites or other insects, vermin or rodents or damage caused by their urine or excrement;
 - (c) animals pecking, biting, clawing, scratching, tearing or chewing your property insured at the premises, provided that this exclusion shall not apply in respect to damage by an animal that gives rise to subsequent loss or damage to your property insured occasioned by a fire, explosion or water damage only;
 - (d) mechanical, hydraulic, electrical breakdown or electronic failure or malfunction;
 - (e) corrosion, rust, oxidation, any form of *fungus*, wet or dry rot, dampness of atmosphere, variation in temperature, evaporation, disease or shrinkage;
 - (f) change in colour, flavour, texture or finish;
 - (g) inherent vice or latent defect;
 - (h) loss of weight or exposure to light;
 - (i) (i) error or omission in design, plan or specification or failure during testing; or
 - (ii) faulty materials or workmanship,

provided that this Exclusion 1 (i) shall not apply to subsequent loss or damage to *your property insured* (not otherwise excluded) resulting from an event referred to in this exclusion;

- (j) infidelity, dishonesty, embezzlement, misappropriation, or fraud including forgery, erasure, counterfeiting by *you* or any *employee*;
- (k) the cessation of work (whether total or partial), interruption or retarding of any process or operation as a result of any industrial dispute;
- the actual breaking, seizing, deformation or melting of any part of the *property insured* while it is in use that is caused by mechanical, electrical or electronic defect that results in sudden and total loss of operation that requires repair or replacement before the *property insured* can resume normal operation;
- (m) explosion or implosion of any pressure vessels (including any boilers), (other than a pressure vessel used solely for domestic purposes) that have a value of more than \$250,000:
 - (i) where the load on the safety valve upon the particular pressure equipment was in excess of the manufacturer's specification at the time of any damage;
 - (ii) where any safety valve limiting pressure was removed or rendered inoperative;
 - (iii) due to the failure of the supply of water, gas, electricity or fuel.

Provided that we will pay for any damage to *property insured* that is not otherwise excluded that results from damage caused directly by or arising directly from any of these causes.

- 2. We will not cover loss of or damage to:
 - (a) property insured where loss or damage results from it being processed or manufactured;
 - (b) any *building*, *contents* and *stock* if the *building* is vacant awaiting or undergoing demolition, unless we have agreed otherwise;
 - (c) live *animals* other than *animals* contained within a *building* and owned as *stock* or *contents* if damaged by a peril or event covered by this *cover section*;
 - (d) standing timber, plants, growing crops, land including top soil and fill, landscaping, gardens and pastures, other than the coverage provided by the Extra Cover 10. 'Landscaping' within this *cover section*;
 - (e) glass or signs:
 - (i) other than the loss or damage caused by fire, storm, *flood*, wind, rain, hail, lightning, explosion, earthquake, subterranean fire, *aircraft* or other aerial devices or articles dropped therefrom, riot, civil, commotion, persons acting maliciously, impact by any road *vehicle* or *animal*; or
 - (ii) except where *you* are a tenant of a *building* and are required by the lease to insure *glass*.
- 3. We will not cover loss or damage caused by or arising from:
 - (a) theft. This exclusion does not apply to physical damage to *property insured* at the *premises* during theft or any attempted theft and/or theft of parts of the *building* when *buildings* are insured or fixed plant in the open air when *buildings* are insured;
 - (b) any legal liability *you* have other than the legal liability that is covered by the Extra Cover 5. 'Removal of debris including necessary temporary repairs' within this *cover section*;
 - (c) demolition ordered by any lawful authority as a result of failure by *you* to comply with any lawful requirement;
 - (d) the incorrect layout or placement of *buildings* as a result of error in design or specification, faulty workmanship or non-compliance with the requirements of any lawful authority;
 - (e) any unexplained inventory shortage or disappearance resulting from clerical or accounting errors, or shortage in the supply or delivery of materials or goods;
 - (f) contamination, pollution, smoke or smut except where caused directly by fire, lightning, explosion, impact by any road vehicle or animal, aircraft or other aerial devices or articles dropped by them, falling communication masts, towers, antennae or dishes, falling buildings or structures or parts thereof, meteorite, riot, civil commotion, persons taking part in an industrial dispute, persons acting maliciously, earthquake, storm, flood, the bursting, overflowing or discharge of tanks, apparatus or pipes containing in water or liquid of any kind, or sprinkler leakage;
 - (g) creeping, heaving, normal settling, shrinkage, seepage, vibration, expansion in *buildings*, pavements, roads, car parks and the like;
 - (h) erosion, subsidence, landslip or mudslide or any other earth movement but we will cover loss or damage caused by any type of earth movement that occurs within 72 hours of, and directly because of, a storm, earthquake, subterranean fire, volcanic eruption, *flood* or water escaping from a water main owned by a water supply authority;
 - (i) the action of the sea or high water, unless caused by or arising from a direct consequence of an earthquake or seismological disturbance.
- 4. We will not cover loss or damage caused by:
 - (a) a 'named cyclone' named by the Bureau of Meteorology where the damage occurs;
 - (b) a bushfire occurring;
 - (c) a *flood* occurring,

within 72 hours from the original commencement of this policy.

Unless this policy commenced:

- (i) immediately after another insurance policy covering the same risk expired (the policy will not be regarded to have expired if cancelled), without break in cover;
- (ii) the day you entered into a contract of sale to purchase the premises; or
- (iii) the day you entered into a contract to lease the premises.
- 5. We will not cover any loss, damage, claim, cost, expense or other sum, directly or indirectly arising out of, attributable to, or occurring concurrently or in any sequence with a *communicable disease* or any action taken by you in response to a regulatory authority's response to a *communicable disease*, its potential consequences or the fear or threat (whether actual or perceived) of a *communicable disease*.

For the purposes of this exclusion loss, damage, claim, cost, expense or other sum, includes, but is not limited to, any cost to clean-up, detoxify, remove, monitor or test:

- (a) for a communicable disease; or
- (b) any property insured hereunder that is affected by such *communicable disease*.

Cover Section Conditions

These conditions apply to all covers and claims under this cover section.

1. Leased building clause

Without prejudicing *your* position under this *cover section*, *you* may agree to enter into a lease for occupancy of any *building* or a lease for hiring of property where the terms of the lease include a disclaimer clause in favour of the lease to the owner.

2. Reinstatement

If we pay an amount for a claim for loss during the *period of insurance* under this policy section we will automatically reinstate the *sum insured* to the amount shown on the *schedule*. *You* will not be required to pay any additional *premium*.

3. Release

Without prejudicing *your* position under this *cover section*, *you* may release any railways, other transportation companies, statutory governmental, semi-governmental or municipal authority from any liability if required by any contract to do so.

4. Storage premises

Without prejudicing *your* position under this *cover section*, *you* may enter into a contract which includes a disclaimer clause in relation to the storage of goods or merchandise.

5. Tenant's actions

If a tenant of *yours* or a tenant of *your* landlord (but not *you*) without *your* consent, causes or contributes to any loss or damage covered by this policy section which is in breach of any terms or conditions, we will cover *you* for *your* loss or damage as per this *cover section*, provided:

- (a) *you* have taken all reasonable actions, as soon as *you* become aware of conditions causing the breach, to have the tenant comply with the terms;
- (b) you notify us within a reasonable amount of time of becoming aware of the breach;
- (c) you agree to pay a reasonable increase in premium for the additional risk.

6. Underinsurance

In the *event* of loss or damage covered under this *cover section*:

For claims settled on a reinstatement or replacement basis, we will be liable for no greater proportion of the loss or damage than the *limit of liability* on the *schedule* bears to 80% of the full insurable value of the *buildings, contents, stock* and *specified items* (net of any input tax credit that *you* could claim) at the time of the commencement of the *period of insurance*.

This condition does not apply if the amount of any loss or damage (net of any input tax credit that *you* could claim) is less than 10% of the *limit of liability* shown on the *schedule* at the *premises*.

Any additional costs incurred to comply with the requirements of any regulatory authority, by-laws or regulations shall be omitted from the calculation of our proportion.

Example:

Total value \$200,000 80% of value = \$160,000 Limit of liability declared is \$144,000 Therefore, if a \$100,000 loss occurs, we would pay (\$144,000/\$160,000) × \$100,000 = \$90,000 We would pay \$90,000.

Business Interruption

Introduction

This *cover section* only forms part of *your* policy when Business Interruption is shown in the *schedule* and is limited to the *period of insurance* indicated.

There are three (3) covers available in this cover section:

(a) Gross Profit basis – (Income);

- (b) Annual Revenue basis;
- (c) Weekly Revenue basis.

Your policy schedule indicates which cover has been selected by you.

Definitions

The following words have the following meanings for this cover section only.

Annual rent receivable

annual rent receivable means the rent receivable during the twelve months immediately before the date of the damage to which such adjustments will be made as may be necessary to provide for the trend of your business and for variations in or other circumstances affecting your business either before or after the damage or which would have affected your business had the damage not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the damage, would have been obtained during the relevant period after the damage.

Annual revenue

annual revenue means the revenue earned during the twelve months immediately before the date of the damage to which such adjustments will be made as may be necessary to provide for the trend of your business and for variations in or other circumstances affecting your business either before or after the damage or which would have affected your business had the damage not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the damage, would have been obtained during the relevant period after the damage.

Annual turnover

annual turnover means the *turnover* during the twelve months immediately before the date of the *damage* to which such adjustments will be made as may be necessary to provide for the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the *damage*, would have been obtained during the relative period after the *damage*.

Damage

damage means physical loss, destruction or damage occurring during the *period of insurance* caused by an *event* insured under the Property Damage *cover section*, Theft *cover section*, Glass *cover section*, Money *cover section* or General Property *cover section*.

Gross profit

gross profit means the amount by which the sum of the *turnover* and the amount of the closing *stock* and work in progress exceeds the sum of the opening *stock* and work in progress and the amount of the *uninsured working expenses*.

Gross profit is extended to include the loss of any government approved incentives, subsidies or development allowances *you* are entitled to in relation to *your business*.

Note: The amount of the opening and closing *stocks* will be arrived at in accordance with *your* normal accounting methods, due provision being made for depreciation.

Indemnity period

indemnity period means the period beginning from the time when the interruption or interference affects the results of *your business* in consequence of the *damage* and ending at the expiration of the maximum period specified in the *schedule* or, in the case of *weekly revenue*, ending at the earliest of either the expiration of the maximum period specified in the *schedule* or when *weekly revenue* during that period equals or exceeds 95% of *standard weekly revenue*.

Output

output means the sale and/or invoice value of goods manufactured and/or processed by *you* in the course of *your business* at the *premises*.

Rate of gross profit

rate of gross profit means the rate of gross profit, expressed as a percentage, earned on the *turnover* during the financial *year* immediately before the date of the *damage*, to which such adjustments will be made as may be necessary to provide for the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the *damage*, would have been obtained during the relevant period after the *damage*.

Rent receivable

rent receivable means the amount of the rent received or receivable (including base rental, Turnover rental and contributions to outgoings) from the letting of property at the *premises*.

Revenue

revenue means the revenue earned during the twelve (12) months immediately before the date of *damage*, less the cost of any related purchases (after any discounts) and other expenses.

Revenue is extended to include the loss of any government approved incentives, subsidies or development allowances *you* are entitled to in relation to *your business*.

Shortage in turnover

shortage in turnover means the amount by which the *turnover* during a period will, in consequence of the *damage*, fall short of the part of the *standard turnover* which related to that period.

Standard rent receivable

standard rent receivable means the rent receivable during that period in the twelve months immediately before the date of the *damage* which corresponds with the *indemnity period* to which such adjustments will be made as may be necessary to provide for the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the *damage*, would have been obtained during the relevant period after the *damage*.

Standard revenue

standard revenue means the revenue earned within that period during the twelve months immediately before the date of the *damage* which corresponds with the indemnity period to which such adjustments will be made as may be necessary to provide for the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the *damage*, would have been obtained during the relevant period after the *damage*.

Standard turnover

standard turnover means the turnover during that period in the twelve months immediately before the date of the damage which corresponds with the *indemnity period* to which such adjustments will be made as may be necessary to provide for the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the adjusted figures will represent as nearly as may be reasonably practicable the results which, but for the *damage*, would have been obtained during the relevant period after the *damage*.

Standard weekly revenue

standard weekly revenue means the average of the weekly revenues in that period during the fifty two (52) weeks immediately before the date of the *damage* which corresponds with the *indemnity period*, adjusted as may be necessary for trends, variations in or other circumstances affecting *your business*, so that the adjusted figure will represent as far as possible the weekly results which, but for the *damage*, would have been obtained during the relevant period after the *damage*.

Turnover

turnover means the amount (less discounts allowed) paid or payable to *you* for goods sold and delivered for services rendered and for *rent receivable* (unless Loss of Rent Receivable is shown as separately insured in the *schedule* with a specific *sum insured*) in the course of *your business* at the *premises*.

Uninsured working expenses

uninsured working expenses means the working expenses of *your business* which *you* have elected not to insure under this *cover section*, and which are specified in the *schedule*.

Weekly benefit

weekly benefit means the amount shown in the schedule.

Weekly revenue

weekly revenue means the money received or receivable by *you* for goods sold, services rendered, or rental received less the purchase price of *stock*.

Weekly revenue is extended to include the loss of any government approved incentives, subsidies or development allowances *you* are entitled to in relation to *your business*.

Cover – Gross Profit basis – (Income)

In the event of interruption of or interference with *your business* in consequence of *damage* to any *property insured* or any part thereof used by *you* at the *premises* for the purpose of *your business*, we will pay *you* in respect of each item selected by *you* and shown in the current *schedule*, the amount of the loss resulting from such interruption or interference.

Provided that:

- (a) the payment is in accordance with the 'Basis of Settlement' and 'Common clauses' provision for the item;
- (b) we have paid for or admitted liability in respect of such *damage* to *your property insured* under the relevant *cover section*, or another insurer has paid for or admitted liability in respect of such *damage*;
- (c) we would have paid for or admitted liability in respect of such *damage* under the relevant section of this policy, or another insurer would have paid for or admitted liability in respect of such *damage* and it would otherwise be covered under the relevant *cover section* but for the application of an *excess*; and
- (d) our liability in no case will exceed in respect of each item the *sum insured* shown in the current *schedule* for that item.

Insurance on Gross Profit basis – (Income) provides protection with regard to loss under:

- Item 1. Gross Profit (if selected).
- Item 2. Additional increase in cost of working (if selected).
- Item 3. Accounts receivable (if selected).
- Item 4. Claim preparation and proving expenses (if selected).
- Item 5. Rent receivable (if selected).

Basis of Settlement

Item 1. Gross profit

This item is limited to the loss of gross profit due to a reduction in turnover and the increase in your cost of working.

The amount payable as indemnity under this item will be:

(a) in respect of reduction in *turnover*.

the sum produced by applying the rate of gross profit to the shortage in turnover during the indemnity period; and

(b) in respect of the increase in cost of working:

the additional expenditure necessarily and reasonably incurred for the sole purpose of avoiding or diminishing the reduction in *turnover* which, but for the additional expenditure, would have taken place during the *indemnity period* in consequence of the *damage*, but not exceeding the sum produced by applying the *rate of gross profit* to the amount of reduction thereby avoided,

less any sum saved during the *indemnity period* in respect of such charges and expenses of *your business* payable out of *gross profit* as may cease or be reduced in consequence of the *damage*.

Provided that if the *sum insured* for loss of *gross profit* at the commencement of each *period of insurance* is less than the sum produced by applying the rate of *gross profit* to eighty percent (80%) of the *annual turnover* (or its proportionately increased multiple where the *indemnity period* exceeds twelve months), the amount payable for loss of *gross profit* only will be reduced so that we will be liable for no greater proportion of the loss under this item than that which the *sum insured* bears to eighty percent (80%) of the *annual turnover* (or its proportionately increased multiple, if appropriate).

This provision will not apply if your claim is for less than 10% of the sum insured for this item.

Item 2. Additional increase in cost of working

See common clauses.

Item 3. Accounts receivable

See common clauses.

Item 4. Claim preparation and proving expenses

See common clauses.

Item 5. Loss of rent receivable

The amount payable under this item will be:

(a) in respect of loss of *rent receivable*:

the amount by which the *rent receivable* during the *indemnity period* falls short of the *standard rent receivable*, in consequence of the *damage*; and

(b) in respect of additional expenditure:

the additional expenditure necessarily and reasonably incurred for the sole purpose of avoiding or diminishing the loss of *rent receivable* which, but for that expenditure, would have taken place during the *indemnity period* in consequence of the *damage*, but not exceeding the amount of the reduction in *rent receivable* thereby avoided,

less any sum saved during the *indemnity period* in respect of such of the expenses and charges payable out of the *rent receivable* as may cease or be reduced in consequence of the *damage*.

Provided that if the *sum insured* for this item is less than eighty percent (80%) of the *annual rent receivable* (or its proportionately increased multiple where the *indemnity period* exceeds twelve months), the amount payable will be reduced so that we will be liable for no greater proportion of the loss under this item than that which the *sum insured* bears to eighty percent (80%) of the *annual rent receivable* (or its proportionately increased multiple, if appropriate). This provision will not apply if *your* claim is for less than 10% of the *sum insured* for this item.

Cover – Annual Revenue basis

In the event of interruption of or interference with *your business* in consequence of *damage* to any *property insured* or any part thereof used by *you* at the *premises* for the purpose of *your business*, we will pay *you* in respect of each item selected by *you* and shown in the *schedule*, the amount of the loss resulting from such interruption or interference.

Provided that:

- (a) the payment is in accordance with the 'Basis of Settlement' provision for the item;
- (b) we have paid for or admitted liability in respect of such *damage* under the relevant section of this *policy*, or another insurer has paid for or admitted liability in respect of such *damage*;
- (c) we would have paid for or admitted liability in respect of such *damage* under the relevant section of this policy, or another insurer would have paid for or admitted liability in respect of such *damage* but for the application of an *excess*; and
- (d) our liability in no case will exceed in respect of each item the *sum insured* shown in the current *schedule* for that item.

We will not pay any claim under this *cover section* where the interference or interruption to *your business* is for a period of less than three (3) full continuous days.

Insurance on an Annual Revenue basis provides protection with regard to loss under:

- Item 1. Annual Revenue (if selected).
- Item 2. Additional increase in cost of working (if selected).
- Item 3. Accounts receivable (if selected).
- Item 4. Claim preparation and proving expenses (if selected).

Basis of Settlement

Item 1. Annual Revenue

This item is limited to the loss of *revenue* and increase in the cost of working. The amount payable as compensation under this item will be:

(a) in respect of the loss of *revenue*:

the amount by which the *revenue* earned during the *indemnity period* falls short of the *standard revenue*, in consequence of the *damage*; and

(b) in respect of the increase in cost of working:

the additional expenditure necessarily and reasonably incurred for the sole purpose of avoiding or diminishing the loss of *revenue* which, but for the additional expenditure, would have taken place during the *indemnity period* in consequence of the *damage*, but not exceeding the amount of reduction in *revenue* thereby avoided.

We will reduce the amount we will pay by the amount saved during the *indemnity period* for charges and expenses of *your business* which cease or are reduced as a consequence of the loss or *damage* covered by this *cover section*.

Provided that if the insured amount for loss of *revenue* is less than eighty percent (80%) of the *annual revenue*, the amount payable will be reduced so that we will be liable for no greater proportion of the loss under this item than that which the insured amount bears to eighty percent (80%) of the *annual revenue*.

This provision will not apply if *your* claim is for less than 10% of the insured amount for this item.

Item 2. Additional increase in cost of working

See common clauses.

Item 3. Accounts receivable

See common clauses.

Item 4. Claim preparation and proving expenses

See common clauses.

Cover - Weekly Revenue basis

In the event of interruption of or interference with *your business* in consequence of *damage* to any *property insured* or any part thereof used by *you* at the *premises* for the purpose of *your business*, we will pay *you* in respect of each item selected by *you* and shown in the *schedule*, the amount of the loss resulting from such interruption or interference.

Provided that:

- (a) the payment is in accordance with the 'Basis of Settlement' provision for the item;
- (b) we have paid for or admitted liability in respect of such *damage* under the relevant section of this *policy*, or another insurer has paid for or admitted liability in respect of such *damage*;
- (c) we would have paid for or admitted liability in respect of such *damage* under the relevant section of this policy, or another insurer would have paid for or admitted liability in respect of such *damage* but for the application of an *excess*; and
- (d) our liability in no case will exceed in respect of each item the *sum insured* shown in the current *schedule* for that item.

Insurance on a Weekly Revenue basis provides protection with regard to loss under:

- Item 1. Weekly Revenue (if selected).
- Item 2. Additional increase in cost of working (if selected).
- Item 3. Accounts receivable (if selected).
- Item 4. Claim preparation and proving expenses (if selected).

Basis of Settlement

Item 1. Weekly Revenue

This item is limited to the loss of *weekly revenue* and the amount payable as compensation under this item will be the amount by which the *weekly revenue* during the *indemnity period* falls short of the *standard weekly revenue* in consequence of the *damage*.

Item 2. Additional increase in cost of working

See common clauses.

Item 3. Accounts receivable

See common clauses.

Item 4. Claim preparation and proving expenses

See common clauses.

Limitation of Cover

1. Excess

The excess that applies is shown on the schedule.

Common clauses to this cover section

The following clauses are applicable to Gross Profit basis – (Income), Annual Revenue basis and Weekly Revenue basis:

Accumulated stocks

In adjusting any loss, we will take into account any reduction in *turnover* or loss of *revenue* or *weekly revenue* in consequence of the *damage* which is postponed by reason of the *turnover* or *revenue* or *weekly revenue* (as the case may be) being temporarily maintained from accumulated *stocks* of finished goods.

Alternative trading

If during the *indemnity period*, goods are sold, work is performed or services are rendered elsewhere than at the *premises* for the benefit of *your business* either by *you* or by others acting on *your* behalf, the money paid or payable in respect of such sales, work or services will be brought into account in arriving at the *turnover*, *revenue* or *weekly revenue* (as the case may be) during the *indemnity period*.

Departmental

We will apply the cover provided by this *cover section* to each department of *your business* separately, if *your business* is conducted in departments, and each department has independent trading results which are ascertainable. For the purposes of this clause, the *rent receivable* from renting or leasing any part of the property at the *premises* will be regarded as the proceeds of a separate department for the purpose of a claim.

Item 2. Additional increase in cost of working

The insurance under this Item is limited to increase in cost of working (not otherwise recoverable hereunder) necessarily and reasonably incurred during the *indemnity period* in consequence of the *damage* for the purpose of avoiding or diminishing reduction in *turnover*, *revenue* or *weekly revenue* and/or resuming and/or maintaining normal business operations and/or services.

We will not pay more than:

- (a) \$25,000; or
- (b) the *sum insured* for 'Additional increase in cost of working' shown in the *schedule*,

whichever is the greater for any one claim.

Item 3. Accounts receivable

Under this item we will pay *you* up to the amount shown in the *schedule* for all sums due to *you* from debtors that *you* are unable to collect because of *damage* to records of accounts receivable. We will also pay collection expenses in excess of normal collection costs made necessary because of the *damage* as well as interest charges at the ruling rate of *your* bank on any loan to offset impaired collections pending repayment of such sums made uncollectible by such *damage*. If *you* cannot accurately establish the total amount of accounts receivable outstanding as at the date of the *damage*, the amount will be computed as follows:

- (a) determine the amount of all outstanding accounts receivable at the end of the same fiscal month in the *year* immediately preceding the *year* in which the *damage* occurs;
- (b) calculate the percentage of increase or decrease in the average monthly total of accounts receivable for the year immediately preceding the month in which the damage occurs, as compared with such average for the same months of the year immediately preceding the year in which the damage occurs;
- (c) the amount determined under (a), increased or decreased by the percentage calculated under (b) above, will be the agreed total amount of accounts receivable as of the last day of the fiscal month in which said *damage* occurs;
- (d) the amount determined under (c) above will be increased or decreased in conformity with the normal fluctuation in the amount of accounts receivable during the fiscal month involved, consideration being given to the experience of your business since the last day of the last fiscal month for which statements have been rendered less:
 - (i) the amounts of such accounts evidenced by records not suffering *damage* or otherwise established or collected by *you*;
 - (ii) an amount to allow for probable bad debts that would normally have been uncollectible by *you*;
 - (iii) all unearned interest and service charges; and
 - (iv) settlement or term discounts normally allowed.
- We will not pay more than:
- (a) \$7,500; or
- (b) the *sum insured* for 'Outstanding Accounts Receivable' shown in the *schedule*,

whichever is the greater for any one claim.

Item 4. Claim preparation and proving expenses

In addition to the amount payable under Our Agreement 'Claim preparation expenses' of this policy, we will pay *you* up to \$10,000 or the amount shown in the *schedule* for the costs of such reasonable professional fees as may be payable by *you* and other such reasonable expenses necessarily incurred by *you* and not otherwise recoverable, for preparation and negotiation of claims under this *cover section*.

New Business

In the event of *damage* occurring at the *premises* before the completion of the first *year's* trading of *your business*, the defined terms 'Annual Turnover', 'Annual Revenue', 'Rate of Gross Profit,' 'Standard Turnover', 'Standard Revenue' and 'Standard Weekly Revenue' shall instead have the following meanings wherever they appear in this *cover section*:

'Annual Turnover' means the actual *turnover* achieved during *your* first *year* of operations, from the commencement of *your business* to the date of the *damage*, converted to a 12-month equivalent figure.

'Annual Revenue' means the actual *revenue* achieved during *your* first year of operations, from the commencement of *your business* to the date of the *damage*, converted to a 12-month equivalent figure.

'Rate of Gross Profit' means the proportion that the *gross profit* bears to the *turnover* during the period between the date of commencement of *your business* and the date of the *damage*.

'Standard Turnover' means the *turnover* achieved between the date of commencement of *your business* and the date of the *damage*, converted to the selected *indemnity period*.

'Standard Revenue' means the *revenue* achieved between the date of commencement of *your business* and the date of the *damage*, converted to the selected *indemnity period*.

'Standard Weekly Revenue' means the amount calculated by averaging the *weekly revenues* obtained during the period from the date of the commencement of *your business* to the date of the *damage*.

The above definitions may be used as necessary to calculate the trend of *your business* and for variations in or other circumstances affecting *your business* either before or after the *damage* or which would have affected *your business* had the *damage* not occurred, so that the figures thus adjusted shall represent as nearly as may be reasonably practicable the result which but for the *damage* would have been obtained during the relative period after the *damage*.

Salvage sale

If, following *damage* giving rise to a claim under this *cover section*, *you* hold a salvage sale during the *indemnity period*:

(a) Clause (a) of Item 1 'Gross Profit' of this cover section shall, for the purpose of such claim, read as follows:

In respect of reduction in *turnover*: the sum produced by applying the *rate of gross profit* to the amount by which the *turnover* during the *indemnity period* (less the *turnover* for the period of the salvage sale) shall, in consequence of the *damage*, fall short of the *standard turnover*, from which shall be deducted the *gross profit* actually earned during the period of the salvage sale.

(b) The definition of shortage in turnover shall, for the purpose of such claim, mean: the amount by which the turnover during a period (less the turnover for the period of the salvage sale) shall, in consequence of the damage, fall short of the part of the standard turnover which relates to that period, from which shall be deducted the pay-roll paid out of the proceeds of the salvage sale.

Sum insured

Our liability to *you* will in no case exceed in respect of each item the *sum insured* expressed against that item in the current *schedule*. 'Extra Covers' and 'Additional benefits' are within the total *sum insured* of this *cover section* and not additional to the total *sum insured*.

If you have chosen weekly revenue, we will not pay more each week for loss of weekly revenue than the weekly benefit.

Turnover output

Where 'Business Interruption' has been selected and in the event of *damage* giving rise to a claim under this *cover* section, at *your* option, the word '*output*' may be substituted for the term '*turnover*', provided that only one such meaning ('*turnover*' or '*output*') shall be operative in connection with any one *event* involving *damage*.

If you select the cover available under this clause, the clause headed 'Alternative trading' shall be altered to read as follows:

If during the *indemnity period*, goods are sold, work is performed or services are rendered elsewhere than at the *premises* for the benefit of *your business* either by *you* or by others acting on *your* behalf, the money paid or payable in respect of such sales, work or services will be brought into account in arriving at the *output* during the *indemnity period*.

Underinsurance deletion

No underinsurance provisions within the 'Basis of Settlement' for this *cover section* shall apply if the *sum insured* shown in the *schedule* for:

- (a) Gross Profit basis; or
- (b) Annual Revenue basis,

has been calculated:

- (i) using the Business Interruption Calculator approved by us;
- (ii) the calculation has been completed using *your* GST exclusive sales figures from *your* most recent 12 months Business Activity Statements;
- (iii) a copy of the data used and the calculations are held on file; and
- (iv) the calculation is completed within two (2) months of inception or renewal and the outputs of the calculations are used as the *sum insured*.

Extra Covers

This *cover section* is extended to include the following Extra Covers. The Extra Covers 1 to 9 inclusive are payable provided that the *sum insured* expressed against the relevant item(s) in the *schedule* is not otherwise exhausted.

1. Contractual damages

Following a claim under Gross Profit, Item 1 Gross Profit, we will also pay:

- (a) for damages, other than aggravated, punitive or exemplary damages, for breach of contract resulting from non completion or late completion of orders; or
- (b) in discharge of contract purchases, cancellation charges, damages for breach of contracts for the purchase of goods or services which cannot be utilised by *you* during the *indemnity period*, less any value to *you* for such goods or the amount received from sale.

The amount payable shall not exceed 20% of the total *sum insured* for *gross profit*.

2. Bomb threat, Murder or Suicide

We will cover *you* for interruption to or interference with *your business* that extends for greater than 48 hours due to closure or evacuation of the whole or part of the *premises* during the *period of insurance* by order of a competent government, public or regulatory authority as a result of:

- (a) bomb threat, or defects in the drains or other sanitary arrangements, occurring at the *premises*;
- (b) vermin or pests at the *premises*;
- (c) murder or suicide occurring at or near the *premises*; or
- (d) shark or crocodile attack occurring within a 20-kilometre radius of the *premises* during the *period of insurance*.

We will not pay any claim that is directly or indirectly caused by or arises from or is in consequence of or contributed to the cleaning, repairing or checking of *your premises*.

3. Explosion of pressure vessels

We will treat the self-explosion or collapse of pressure vessels, including boilers, compressors or economisers at the *premises* as *damage* for the purposes of this *cover section*.

4. Extension of the indemnity period

When Extra Cover 2 'Catastrophe inflation protection' in the Business Property *cover section* applies and the *indemnity period* stated in the *schedule* is 12 months or more, we will increase the *indemnity period* by a further three (3) months providing that *you* undertake the reinstatement of *your business* at the existing or an alternative premises.

5. Food or Drink contamination

Notwithstanding Exclusion 5. within the Property Damage *cover section*, we will cover *you* for interruption to or interference with *your business* due to closure or evacuation of the whole or part of the *premises* during the *period of insurance* by order of a competent government or regulatory authority that is caused by poisoning, injury or illness arising from salmonella, campylobacter, staphylococcus aureus, bacillus cereus, clostridium, shigella, escherichia coli and listeria species only, via the consumption of food or drink supplied at or from the *premises*.

Provided that this Extension of Cover is limited to up to \$250,000 or 20% of the *sum insured*, whichever is the lesser, for all claims during any one *period of insurance*.

6. Motor vehicles owned or operated by you

We will cover *you* for interruption to *your business* that is caused by or results from *damage* during the *period of insurance* to any registered *vehicles* or trailers owned or operated by *you*, while such *vehicles* are at the *premises* or at other premises in *Australia* but not on a public thoroughfare.

7. Prevention of access

We will cover *you* for interruption to *your business* that is caused by or results from *damage* to property within a 10 kilometre radius of the *premises* which shall prevent or hinder the use of or access to the *premises* provided that:

- (a) the *damage* would have been covered under the Property Damage *cover section* if the property in the vicinity of the *premises* had been insured under that *cover section*;
- (b) the *damage* prevents or hinders the use of or access to the *premises*;
- (c) the *damage* results in interruption of or interference with *your business*.

8. Prevention of access as a result of Legionellosis

Notwithstanding Exclusion 5. within the Property Damage *cover section*, we will cover *you* for interruption to or interference with *your business* due to closure or evacuation of the whole or part of the *premises* during the *period of insurance* by order of a competent government or regulatory authority as a result of the discovery of legionellosis at the *premises*.

Provided that this Extra Cover is limited to \$250,000 or 20% of the *sum insured*, whichever is the lesser, for all claims during any one *period of insurance*.

9. Prevention of access by a public authority

We will cover *you* for interruption to *your business* that is caused by an order of any legal authority which prevents or restricts access to the *premises* provided that the order results from *damage* to property within a 50 kilometre radius of the *premises*.

Additional Benefits

This *cover section* is extended to include the following Additional Benefits. Additional Benefits 1 to 9 inclusive are payable provided that the *sum insured* expressed against the relevant item(s) in the *schedule* is not otherwise exhausted.

1. Computer installation

We will treat *damage* to computer installations, including any ancillary equipment and *electronic data media*, utilised by *you* in *your business* in *Australia* other than at the *premises* as *damage* for the purpose of this *cover section* provided that:

- (a) the *damage* would have been covered under Property Damage *cover section* if the computer facilities had been insured under that *cover section*;
- (b) the *damage* results in *you* being unable to utilise a computer installation or any ancillary equipment in *your business*; and
- (c) the *damage* results in interruption of or interference with *your business*.

2. Customers and suppliers

We will treat damage to unspecified property within Australia at:

- the *premises* of *your* suppliers, manufacturers or processors of component goods, materials or services (other than those services provided by any utilities) which supply the *business* directly including their direct suppliers; or
- (b) the premises of customers of goods or materials or services including their direct suppliers and customers;
- (c) storage premises neither owned nor operated by *you* where *you* store goods or materials including freight forwarders; or
- (d) any other premises, including construction sites, where *you* are engaged in the performance of work in connection with the *business*,

as *damage* for the purpose of this *cover section*, provided that our liability will not exceed 20% of the *sum insured* applicable to this *cover section* or the percentage shown in this *schedule* whichever is the higher.

3. Deferral of Indemnity Period

If we agree that *damage* during the *period of insurance* is covered under this *cover section*, commencement of the *indemnity period* may be deferred ('Deferred Indemnity Period') to a later date at *your* option and with our consent, which shall not be unreasonably held.

Provided that the Deferred Indemnity Period commences within:

- (a) the number of months specified in the *schedule* as the *indemnity period*; or
- (b) 12 months from the date the *damage* occurred,

whichever is the earlier.

Provided further, that:

- (i) the request for the Deferred Indemnity Period must be made by *you* within the period the Deferred Indemnity Period commences, as determined above; and
- (ii) the Deferred Indemnity Period shall not extend the length of the *indemnity period* shown in the *schedule* or as varied by any Additional Benefit in this *cover section*; and
- (iii) the Deferred Indemnity Period shall in no way alter, derogate or amend the coverage under this cover section.

4. Documents temporarily removed

We will treat *damage* to *your* documents or documents held in trust by *you* and *electronic data* files belonging to or held in trust by *you* as part of *your business* that are:

- (a) temporarily removed to other premises anywhere in Australia; or
- (b) while in transit to any place in Australia;

as *damage* for the purpose of this *cover section*, if the following apply:

- (i) the *damage* would have been covered under Property Damage *cover section* if the documents and *electronic data* files had been insured under that section;
- (ii) the *damage* results in interruption of or interference with *your business*.

We will not cover *you* for more than 20% of the *sum insured* applicable to this *cover section* or the percentage shown in this *schedule* whichever is the higher.

5. Landlord's property and Other non-owned property

We will pay for interruption to or interference with *your business* that is caused by *damage* to *your* landlord's and/or other non-owned property used by *you* at the *premises*.

6. Loss of attraction

If *your business* is located within a multi-tenanted commercial complex, we will treat *damage* to property of a major tenant as being *damage* for the purposes of this *cover section* provided that:

- (a) the *damage* to the property of the major tenant would have been covered under the Property Damage *cover* section if such *damage* had been to *property insured* under that *cover section*;
- (b) the damage results in a reduced pedestrian count in such complex; and
- (c) the *damage* results in interruption of or interference with *your business*.

7. Roads, bridges and railway lines

We will treat *damage* to roads, bridges and/or railway lines within *Australia* over which raw materials, components and *stock* are conveyed to or from the *premises* as being *damage* for the purposes of this *cover section* if the following apply:

- (a) the *damage* would have been covered under the Property Damage *cover section* if such *damage* had been to *property insured* under that *cover section*;
- (b) the *damage* results in not being able to convey *stock*, components or materials used in *your business* to and from *your premises*;
- (c) the *damage* results in interruption of or interference with *your business*.

8. Storage sites/temporary removal

We will cover *you* for interruption to *your business* that is caused by or results from *damage* to *your* property stored or being processed at any premises in *Australia* not occupied by *you*. Our total liability under this Additional Benefit will not exceed 20% of the *sum insured*.

9. Transit

We will cover *you* for interruption to *your business* that is caused by or results from *damage* to *your property insured* while in transit by road, rail, sea or air within *Australia* and outside of the *premises* occupied by *you*. Our total liability under this Additional Benefit will not exceed 20% of the *sum insured* in respect of any one *occurrence*.

10. Utilities

We will treat *damage* to the following utilities:

- (a) any electricity supply system;
- (b) any gas supply system;
- (c) water supply or sewerage works; or
- (d) any telecommunications system that is land-based within Australia and supplies your business,

as damage for the purposes of this cover section, if the following apply:

- (i) the *damage* would have been covered under the Property Damage *cover section* if such *damage* had been to *property insured* under that *cover section*;
- (ii) the *damage* results in hindering or stopping the supply of electricity, gas, water or sewage or telecommunications to the *premises* or sewage from the *premises*; or
- (iii) the damage results in interruption of or interference with your business; and
- (iv) the interruption of the supply extends for greater than 48 hours unless the utility which was *damaged* was at or immediately adjacent to *your premises*.

Optional Extensions of Cover

We will provide the following optional Extensions of Cover when requested by *you*, when *you* pay any additional premium required and when shown on *your schedule* as applying.

1. Goodwill

Following *damage* to any *building* at the *premises* we will pay, up to the sub-limit of liability shown in the *schedule* for 'Goodwill', for the actual cost of goodwill incurred by *you* when purchasing a business in order to maintain *your business* activities.

Provided that:

- (a) we will only pay these goodwill costs when the *building* that is *damaged* cannot or will not be repaired or rebuilt due to any refusal by any owner or lessor other than *you* to repair or rebuild and any restrictions imposed by any legal authority; and
- (b) the purchase of the business is incurred because *you* were unable to continue *your business* at the *premises* as a result of the *damage* to the *buildings* not being repaired; and
- (c) the cause of the *damage* to the *buildings* would have been covered by the Property Damage *cover section* had that *building* been insured under that *cover section*; and
- (d) the business that is purchased is similar to your business.

2. Specified customers and suppliers

We will pay for loss of *gross profit* or *weekly revenue* that results from an interruption to *your business* that is caused by *damage* that occurs in *Australia* to:

(a) Specified suppliers

property at the premises of *your* suppliers shown in the *schedule* up to an amount calculated by applying the percentage shown in the *schedule* to the *sum insured* for *gross profit, annual revenue* or *weekly revenue*.

(b) Specified customers

property at the premises of *your* customers shown in the *schedule* up to an amount calculated by applying the percentage shown in the *schedule* to the *sum insured* for *gross profit, annual revenue* or *weekly revenue*.

Cover Section Conditions

1. Books of account

Any particulars or details contained in *your* books of account or other business books or documents that may be required by us for investigating or verifying any claim made under this *cover section* may be produced and certified by *your* auditors and their certificate will be prima facie evidence of the particulars and details to which the certificate relates.

2. Reinstatement of sum insured

If we pay an amount for a claim under this *cover section*, we will automatically reinstate the *sum insured* to the amount shown on the *schedule*. *You* will not be required to pay any additional *premium*.

This condition does not apply if we pay the full *sum insured* for *property insured* in respect of a single claim under this *cover section*.

Public and Products Liability

Introduction

This cover section only forms part of your policy when Public and Products Liability is shown in the schedule and is limited to the period of insurance indicated.

Definitions

The following words have the following meanings for this cover section only.

Advertising injury

advertising injury means injury arising out of:

- (a) defamation; or
- (b) any breach of the misleading or deceptive conduct provisions of the Competition and Consumer Act 2010 (Commonwealth) or Schedule 2 to the Competition and Consumer Act 2010 (the Australian Consumer Law) or any Fair Trading or similar legislation of any country, state or territory; or
- (c) any infringement of copyright or passing off of title or slogan; or
- (d) unfair competition, piracy, misappropriation of advertising ideas style of doing business; or
- (e) an invasion of privacy,

committed or alleged to have been committed during the *period of insurance* in any advertisement, publicity article, broadcast or telecast and caused by or arising out of *your* advertising activities.

Business

business for the purpose of this *cover section* only, means the Business as described in the *schedule* (or as further described in any more specific underwriting information or *proposal* provided to us at the time when this insurance was proposed to us or at the time of any renewal of this policy) and shall also include:

- (a) the ownership of *premises* and/or the tenancy thereof by *you*;
- (b) participation in any exhibition by you or on your behalf;
- (c) the hire or loan of plant, goods and/or equipment to other parties;
- (d) conducted tours of your premises;
- (e) the provision of any sponsorships, charities, galas, first aid, medical, ambulance or fire fighting service by *you* or on *your* behalf;
- (f) private work undertaken by your employees for any of your directors, partners, proprietors, officers or executives;
- (g) the provision of any canteen, social and/or sporting clubs or welfare and/or child care facilities by *you* or on *your* behalf, which are primarily for the benefit of *your employees*.

Compensation

compensation means monies paid or agreed to be paid by judgment, award or settlement in respect of *personal injury* and/or *property damage* and/or *advertising injury* provided that such compensation is only payable in respect of an *occurrence* to which this insurance applies.

Cyber event

cyber event means any occurrence in any way connected with:

- (a) an *IT Network*; or
- (b) computer virus.

Employment practices

employment practices mean any wrongful or unfair dismissal, denial of natural justice, defamation, misleading representation or advertising, harassment or discrimination in respect of *your employees*.

Excess

excess for the purpose of this cover section only, means the amount you first bear in relation to each claim for any occurrence that result in a property damage claim only, apart from an occurrence in respect to a subcontractor and/ or labour hire claim where an additional excess will apply, and these amounts will be listed on your schedule. The excess applies to all amounts payable under this cover section including the indemnity provided for defence costs and supplementary payments.

General liability

general liability means *your* legal liability for *personal injury*, *property damage* or *advertising injury* caused by or arising out of an *occurrence* happening in connection with *your business* other than *products liability*.

Geographical limits

geographical limits mean:

- (a) anywhere in the World except North America;
- (b) North America but only with respect to:
 - (i) overseas *business* visits by any of *your* directors, partners, officers, executives or *employees*, who are non-resident in *North America* but not where they perform manual work in *North America*; and
 - (ii) products exported to North America without your knowledge.

Incidental contracts

incidental contracts mean:

- (a) any written rental agreement and/or lease of real and/or personal property other than with respect to any term or condition contained in such rental, lease and/or hiring agreement that requires *you* to insure such property;
- (b) any written licence agreement of real property, other than with respect to any term or condition contained in such licence agreement that requires *you* to insure such property;
- (c) any written contract with any authority or entity responsible for the supply of electricity, fuel, gas, natural gas, air, steam, water, sewerage reticulation control systems, waste disposal facilities, telephone and communication services or other essential services, except those contracts in connection with work performed by *you* or on *your* behalf for such authorities or entities;
- (d) any written contract with any railway authority for the loading, unloading and/or transport of *products*, including contracts relating to the operation of railway sidings;
- (e) those contracts designated in the *schedule*.

Internet operations

internet operations mean:

- (a) transfer of computer data or programmes by use of electronic mail systems by you or your employees, including for the purpose of this definition only, part-time and temporary staff, contractors and others within your organisation whether or not such data or programmes contain any malicious or damaging code, including but not limited to any computer virus;
- (b) access through *your* network to the world wide web or a public internet site by *you* or *your* employees, including for the purposes of this definition only, part-time and temporary staff, contractors and others within *your* organisation;
- (c) access to *your* intranet (meaning internal company information and computing resources) which is made available through the world wide web for *your* customers or others outside *your* organisation; and
- (d) the operation and maintenance of *your* web site.

IT network

IT network means any computer hardware (or components thereof), software (or components thereof), communication system networks, *internet operations*, websites whosesoever hosted, online or offline media libraries, data, or any other peripheral devices.

Limit of liability

limit of liability for the purpose of this *cover section* only, means the limits specified in the *schedule*.

Medical persons

medical persons include but is not limited to medical practitioners, medical nurses, dentists and first aid attendants.

Named insured

named insured means:

- (a) the person(s), corporations and/or other organisations specified in the schedule;
- (b) all existing *subsidiary* and/or controlled corporations (including *subsidiaries* thereof) of the specified *insured* incorporated in *Australia* and/or any other organisations under the control of the *named insured*;
- (c) all subsidiary and/or controlled corporations (including subsidiaries thereof) of the named insured and/or any other organisations under the control of the named insured incorporated in Australia, which are constituted or acquired by the named insured after the commencement of the period of insurance and notified to us as per the requirements of General Exclusion 1. 'Acquisition of companies';
- (d) every subsidiary and/or controlled corporation and/or other organisation of the named insured which is divested during the period of insurance, but only in respect of claims made against such divested subsidiary, related or controlled corporation or organisation caused by or arising out of occurrences insured against by this policy, which occurred prior to the divestment.

Occurrence

occurrence means an event, including continuous or repeated exposure to substantially the same general conditions, which results in *personal injury* and/or *property damage* and/or *advertising injury* that is neither expected nor intended from *your* standpoint (except for the matters set out in item (e) of the definition of '*personal injury*').

With respect to *personal injury* or *property damage*, all events of a series consequent upon or attributable to one source or original cause shall be deemed to be one *occurrence*.

All *advertising injury* arising out of the same injurious material or act (regardless of the frequency or repetition thereof, the number and kind of media used, or the number of claimants) shall be deemed to be one *occurrence*.

Personal injury

personal injury for the purpose of this cover section only, means:

- (a) bodily injury, death, sickness, disease, illness, disability, shock, fright, mental anguish and/or mental injury, including loss of consortium or services resulting therefrom;
- (b) false arrest, false imprisonment, wrongful detention, malicious prosecution or humiliation;
- (c) wrongful entry or wrongful eviction or invasion of privacy;
- (d) defamation, unless arising out of *advertising injury*;
- (e) assault and battery not committed by *you* or at *your* direction, unless committed for the purpose of preventing or eliminating danger to persons or property;
- (f) discrimination as a result of race, religion, sex, marital status, age, intellectual impairment, disability or otherwise (unless insurance thereof is prohibited by law) not committed by you or at your direction, but only with respect to liability other than fines and penalties imposed by law.

Products

products means anything manufactured, constructed, erected, assembled, installed, grown, extracted, produced or processed, treated, altered, modified, repaired, serviced, bottled, labelled, handled, sold, supplied, re-supplied or distributed, imported or exported, by *you* or on *your* behalf (including *your* predecessors) in the course of *your business*, including any packaging or containers thereof, including the design, formula or specification, directions, markings, instructions, advice or warnings given or omitted to be given in connection with such products and anything which, by law or otherwise, *you* are deemed to have manufactured in the course of *your business* including discontinued *products*.

Provided always that for the purpose of this insurance the term 'products' does not include:

(a) food and beverages supplied by you or on your behalf primarily to your employees as a staff benefit; or

(b) any vending machine or any other property rented to or located for use of others but not sold by you,

and any claims made against *you* in respect of *personal injury* and/or *property damage* arising out of any *occurrence* in connection therewith shall be regarded as *general liability* claims hereunder.

Products liability

products liability means *your* legal liability for *personal injury* and/or *property damage* caused by or arising out of any *products* or the reliance upon a representation or warranty made at any time with respect to such *products*; but only where such *personal injury* and/ or *property damage* occurs away from *premises* owned or leased by or rented to *you* and after physical possession of such *products* has been relinquished to others.

Property damage

property damage means:

- (a) the physical loss, destruction of or damage to tangible property, including the loss of use thereof at any time resulting therefrom; and/or
- (b) loss of use of tangible property which has not been physically lost, destroyed or damaged; provided that such loss of use is caused by physical damage of other tangible property.

Tool of trade

tool of trade means a *vehicle* that has tools, implements, machinery or plant attached to or towed by the *vehicle* and is being used by *you* at *your premises* or on any *work site*. *Tool of trade* does not include any *vehicle* whilst travelling to or from a *work site* or *vehicles* that are used to carry goods to or from any premises.

Silica

silica means silicon dioxide, (occurring in crystalline, amorphous and impure forms), silica particles, silica dust or silica compounds.

Silica related dust

silica related dust means a mixture or combination of silica and other dust or particles.

Work site

work site means any premises or site where any work is performed for and/or in connection with *your business* together with all areas surrounding such premises or site and/or all areas in between such premises or site that *you* shall use in connection with such work.

You / Your / Insured

you / your / insured for the purpose of this *cover section* only, means each of the following is an insured to the extent specified below:

- (a) the *named insured*;
- (b) every past, present or future director, stockholder or shareholder, partner, proprietor, officer, executive or *employee* of the *named insured* (including the spouse or any *family* member of any such person while accompanying such person on any commercial trip or function in connection with the *business*), while such persons are acting for or on behalf of the *named insured* in the conduct of the *business* and/or within the scope of their duties in such capacities;

- (c) any employee superannuation fund or pension scheme managed by or on behalf of the *named insured*, and the trustees and the directors of the trustee of any such employee superannuation fund or pension scheme which is not administered by corporate fund managers;
- (d) every principal in respect of the principal's liability arising out of:
 - (i) the performance by or on behalf of the *named insured* of any contract or agreement for the performance of work for such principal, but only to the extent required by such contract or agreement and in any event only for such coverage and limits of liability as are provided by this policy;
 - (ii) any *products* sold or supplied by the *named insured*, but only in respect of the *named insured's* own acts or omissions in connection with such *products* and in any event only for such coverage and limits of liability as are provided by this policy;
- (e) every person, corporation, organisation, trustee or estate to whom or to which the *named insured* is obligated by reason of law, (whether written or implied) to provide insurance such as is afforded by this policy, but only to the extent required by such law, and in any event only for such coverage and limits of liability as are provided by this policy;
- (f) every officer, member, *employee* or voluntary helper of the *named insured's* canteen, social and/or sporting clubs, first aid, medical, ambulance or fire fighting services, charities, welfare and/or child care facilities, while acting in their respective capacities as such;
- (g) any director, partner, proprietor, officer or executive of the *named insured* in respect of private work undertaken by the *named insured's employees* for such person and any *employee* whilst actually undertaking such work;
- (h) the estates, legal representatives, heirs or assigns of:
 - (i) any deceased or insolvent persons; or
 - (ii) persons who are unable to manage their own affairs by reason of mental disorder or incapacity,

who would otherwise be indemnified by this policy, but only in respect of liability incurred by such persons as described in clauses (h) (i) and (h) (ii) above;

 every party including joint venture companies and partnerships to whom the *named insured* is obligated by virtue of any contract or agreement to provide insurance such as is afforded by this policy; but only to the extent required by such contract or agreement and in any event only for such coverage and limits of liability as are provided by this policy.

Cover

We agree (subject to the terms, Claims Conditions, General Policy Conditions, Exclusions, definitions and *limits of liability* incorporated herein) to pay to *you* or on *your* behalf all amounts which *you* shall become legally liable to pay as *compensation* in respect of:

- 1. personal injury; and/or
- 2. property damage; and/or
- 3. *advertising injury*,

happening during the *period of insurance* within the *geographical limits* in connection with *your business* and caused by or arising out of an *occurrence*.

Defence costs and supplementary payments

With respect to the indemnity provided by this cover section, we will:

1. Defend, in *your* name and on *your* behalf, any claim or suit against *you* alleging such *personal injury*, *property damage* or *advertising injury* and seeking damages on account thereof even if any of the allegations of such claim or suit is groundless, false or fraudulent.

- 2. Pay all charges, expenses and legal costs incurred by us and/or by *you* with our consent (which consent shall not be unreasonably withheld):
 - (a) in the investigation, defence or settlement of such claim or suit, including loss of salaries or wages because of *your* attendance at hearings or trials at our request; or
 - (b) in bringing or defending appeals in connection with such claim or suit.
- 3. Pay:
 - (a) all charges, expenses and legal costs recoverable from or awarded against *you* in any such claim or suit;
 - (b) pre-judgment interest awarded against *you* on that part of the judgment payable by us; and
 - (c) all interest accruing on our portion of any judgment until we have paid, tendered or deposited in court that part of such judgment which does not exceed the limit of our liability thereon.
- 4. Pay premiums on:
 - (a) bonds to release attachments for amounts not exceeding the applicable *limit of liability* of this policy but we shall have no obligation to apply for or furnish any such bond;
 - (b) appeal bonds and/or security for costs required in any suit but we shall have no obligation to apply for or furnish any such bonds and/or security for costs.
- 5. Pay expenses incurred by *you* for:
 - (a) rendering first aid and/or surgical and/or medical and/or therapeutic relief to others at the time of any *personal injury* (other than any medical expenses, which we are prevented from paying by any law);
 - (b) temporary protection of damaged or undamaged property of any person or party, including temporary repairs, shoring up and/or unpinning thereof;
 - (c) purchasing and/or hiring and/or erection and dismantling of hoarding, barriers, fences and any other form of temporary protection, including such protection which *you* must provide in compliance with the requirements of any Government, Local Government or other regulatory authority.
- 6. Pay all legal costs incurred by *you* with our consent for representation of *you* at:
 - (a) any coronial inquest or inquiry or other official investigation into the circumstances;
 - (b) any proceedings in any court or tribunal in connection with liability insured against by this *cover section*;
 - (c) any Royal Commission or Government Enquiry arising out of any alleged breach of statute, or other similar judicial enquiry into circumstances relating to any *occurrence*, claim or potential claim which would be the subject of indemnity under this insurance;
 - (d) any enquiry, prosecution or hearing of a disciplinary nature held before a legally constituted enquiry board, committee, licensing authority or the like.

The amounts of such defence costs and supplementary payments incurred, except payments in settlement of claims and suits, are payable by us in addition to the applicable *limit of liability* of this policy.

However, in respect of any claims or suits originating in any court in *North America*, the applicable *limit of liability* shown in the *schedule* shall be inclusive of all defence costs and supplementary payments.

Where we are prevented by law or otherwise from making payments on *your* behalf, we will indemnify *you* for legal liability incurred to the extent that such liability is covered by this policy.

In jurisdictions where we may not legally be permitted to, or cannot for any other reason, defend any claim or suit against *you*, we will reimburse *you* for the expense of such defence incurred with our consent.

Limits of liability and excess

Subject to:

- 1. the 'Claims preparation costs' provision under 'Our Agreement';
- 2. the 'Defence costs and supplementary payments' clause above;
- 3. sub-paragraph (e) of Additional Benefit 1. 'Property in your physical and legal control' below,

for:

- (a) for *general liability* the *limit of liability* specified in the *schedule* represents the maximum amount which we shall be liable to pay in respect of any one claim or series of claims arising out of any one *occurrence*;
- (b) for products liability the limit of liability specified in the schedule represents the maximum amount which we shall be liable to pay in respect of any one claim or series of claims for all premises, and in the aggregate for all premises during any one period of insurance.

The applicable *limit of liability* will not be reduced by the amount of any *excess* payable by *you*.

Additional Benefit

We also provide the following Additional Benefit in respect to this cover section.

1. Property in your physical or legal control

Exclusion 17 shall not apply with regard to:

- (a) the personal property, tools and effects of any of *your* directors, partners, proprietors, officers, executives or *employees*, or the clothing and personal property of any of *your* visitors;
- (b) premises or part(s) of premises (including their contents) leased or rented, or temporarily occupied by, *you* for the purpose of the *business*, but no cover is provided by this policy if *you* have assumed the responsibility to insure such premises;
- (c) (i) premises (and/or) their contents temporarily occupied by *you* for the purpose of carrying out work in connection with *your business*; or
 - (ii) any other property temporarily in *your* possession for the purpose of being worked upon,

but no indemnity is granted for damage to that part of any property upon which *you* are or have been working if the damage arises solely out of such work.

- (d) any *vehicle* (including its contents, spare parts and accessories while they are in or on such *vehicle*) not belonging to or used by *you*, whilst any such *vehicle* is in a car park owned or operated by *you* provided that *you* do not operate the car park for reward, as a principal part of *your business*;
- (e) notwithstanding Exclusion 6 'Contractual liability', any property (except property that you own) not mentioned in paragraphs (a) to (d) above whilst in your physical or legal care, custody or control whether or not you have accepted or assumed legal liability for such property, provided that our liability under this Additional Benefit shall not exceed \$250,000 or the amount specified in the schedule, if higher, in respect of any one claim or series of claims arising out of any one occurrence or any other greater amount set out in the schedule.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

We do not cover any liability:

1. Advertising injury

in respect of *advertising injury*:

- (a) resulting from statements made at *your* direction with knowledge that such statements are false;
- (b) resulting from failure of performance of contract but this exclusion shall not apply to claims for unauthorised appropriation of advertising ideas contrary to an implied contract;

- (c) resulting from any incorrect description of *products* or services;
- (d) resulting from any mistake in advertised price of *products* or services;
- (e) resulting from failure of the *insured's products* or services to conform with advertised performance, quality, fitness or durability;
- (f) incurred by any *insured* whose principal occupation or business is advertising, broadcasting, podcasting, publishing or telecasting.

2. Aircraft or hovercraft

for *personal injury* and/or *property damage* arising from:

- (a) the ownership, maintenance, operation, or use by you of any aircraft or hovercraft; or
- (b) any property used for the purpose of an airport or any *aircraft* landing strip.

3. Aircraft products

arising out of *your products* that are *aircraft* or *aircraft* component parts used for maintaining an *aircraft* in flight or moving upon the ground or used in the construction of an *aircraft* hull or machinery which to *your* knowledge are incorporated in an *aircraft*.

4. Asbestos

directly or indirectly arising out of, resulting from, in consequence of, contributed to or aggravated by asbestos in whatever form or quantity.

Provided that Exclusion 4 shall not apply to actual or alleged loss, cost, expenses or liability where such loss, cost, expense or liability is not related to asbestos content of goods, materials or products or completed operations.

5. Breach of professional duty

rising out of any breach of duty owed in a professional capacity by *you* and/or any person(s) for whose breaches *you* may be held legally liable, but this exclusion shall not apply to claims:

- (a) arising out of the rendering of or failure to render professional medical advice by *medical persons* employed by *you* to provide first aid and other medical services on *your premise*, provided *your* principal occupation or *business* is not a medical or health service;
- (b) arising out of advice which is given by you for no fee;
- (c) arising out of advice given in respect of the use or storage of *your products*.

6. Contractual liability

which has been assumed by you under any contract or agreement that requires you to:

- (a) effect insurance over property, either real or personal;
- (b) assume liability for *personal injury* and/or *property damage* regardless of fault.

Provided that this exclusion shall not apply with regard to:

- (i) liabilities which would have been implied by law in the absence of such contract or agreement; or
- (ii) liabilities arising from any claim in respect of any subcontractor or agent for whose acts *you* are liable under the terms of any contract. We will not indemnify the subcontractor or agent; or
- (iii) liabilities assumed under *incidental contracts*; or
- (iv) terms regarding merchantability, quality, fitness or care of *your product* which are implied by law or statute; or
- (v) liabilities assumed under the contracts specifically designated in the *schedule* or in any *endorsement(s)* to this policy.

7. Cyber risks

directly arising out of, resulting from, in consequence of, contributed to, or from a cyber event.

8. Damage to products

for *property damage* to any *products* where such damage is directly caused by a fault or defect in such *products*; but this exclusion shall be interpreted to apply with respect to damage to that part and only that part of such *product* to which the damage is directly attributable.

9. Defamation

for defamation:

- (a) resulting from statements made prior to the commencement of the *period of insurance*;
- (b) resulting from statements made at *your* direction with knowledge that such statements are false;
- (c) if your business is advertising, broadcasting, podcasting, publishing or telecasting.

10. Employers liability

(a) for *personal injury* to any Worker in respect of which *you* are or would be entitled to indemnity under any policy of insurance, fund, scheme or self insurance pursuant to or required by any legislation relating to Workers Compensation or Accident Compensation whether or not such policy, fund, scheme or self insurance has been effected.

Provided that this policy will respond to the extent that *your* liability would not be covered under any such policy, fund, scheme or self insurance arrangement had *you* complied with *your* obligations pursuant to such law;

- (b) imposed by:
 - (i) the provisions of any industrial award or agreement or determination or any contract of employment or workplace agreement where such liability would not have been imposed in the absence of such industrial award or agreement or determination or contract of employment or workplace agreement;
 - (ii) any law relating to *employment practices*.

For the purpose of Exclusions 10 (a) and 10 (b):

(i) the term 'Worker' means any person deemed to be employed by *you* pursuant to any Workers Compensation Law. Voluntary workers, secondees and work experience students (if any) shall not be deemed to be *your employees*.

11. Faulty workmanship

for the cost of performing, completing, correcting or improving any work undertaken by you.

12. Fines, penalties, punitive, exemplary or aggravated damages

for any fines, penalties, punitive exemplary or aggravated damages.

13. Liquidated damages

arising out of liquidated damages clauses, penalty clauses or performance warranties except to the extent that such liability would have attached in the absence of such clauses or warranties.

14. Loss of use

for loss of use of tangible property, which has not been physically lost, destroyed or damaged, directly arising out of:

- (a) a delay in or lack of performance by *you* or on *your* behalf of any contract or agreement; or
- (b) failure of any *products* or work performed by *you* or on *your* behalf to meet the level of performance, quality, fitness or durability expressly or impliedly warranted or represented by *you*; but this Exclusion 14 (b) shall not apply to *your* liability for loss of use of other tangible property resulting from sudden and accidental physical loss, destruction of or damage to any *products* or work performed by *you* or on *your* behalf after such *products* or work have been put to use by any person or organisation other than *you*.

15. Pollution

- (a) for *personal injury* and/or *property damage* directly or indirectly arising out of the dispersal, release, seepage, migration or escape of *pollutants* into or upon land, the atmosphere or any watercourse or body of water;
- (b) for any costs and expenses incurred in preventing the discharge, dispersal, release, seepage, migration or escape of, or, testing and monitoring for, containing, removing, nullifying, or cleaning up of, *pollutants*.

Provided that, with respect to any such liability which may be incurred anywhere other than *North America*, Exclusions 15 (a) and 15 (b) shall not apply where such discharge, dispersal, release, seepage, migration, or escape is caused by a sudden, identifiable, unintended and unexpected event from *your* standpoint which takes place in its entirety at a specific time and place.

16. Product guarantee

for any *products* warranty or guarantee given by *you* or on *your* behalf, but this exclusion shall not apply to the requirements of any Federal or State legislation as to product safety and information.

17. Property in your physical of legal control

for *loss* of or *damage* to:

- (a) property leased or rented to *you*;
- (b) property not belonging to *you* but in *your* physical or legal control other then the property described in Additional Benefit 'Property in your physical or legal control'.

18. Property owned by you

for property damage to property owned by you.

19. Product recall

for damages, costs or expenses arising out of the withdrawal, recall, inspection, repair, reconditioning, modification, reinstallation, replacement or loss of use of any *products* where such *products* are withdrawn or recalled from the market or from use by any person or organisation because of any known, alleged or suspected defect or deficiency in such *products*.

20. Silica

directly or indirectly caused by, or alleged to be caused by or contributed to, in whole or in part, by or arising out of the presence, ingestion, actual, alleged, threatened or suspected inhalation or absorption of *silica* or *silica* related *dust*.

21. Vehicles

for *personal injury* or *property damage* arising out of the ownership, possession or use by *you* of any *vehicle*:

- (a) which is registered or which is required under any legislation to be registered; or
- (b) in respect of which compulsory liability insurance or statutory indemnity is required by virtue of legislation (whether or not that insurance is effected);

Provided that Exclusions 21 (a) and 21 (b) shall not apply to:

- (i) *personal injury* where:
 - (1) that compulsory liability insurance or statutory indemnity does not provide indemnity; and
 - (2) the reason or reasons why that compulsory liability or statutory indemnity does not provide indemnity do not involve a breach by *you* of legislation relating to *vehicles*;
- (ii) any vehicle (including any tool or plant forming part of or attached to or used in connection with such vehicle) whilst being operated or used by you or on your behalf as a tool of trade at your business premises or on any work site;

- (iii) the delivery or collection of goods to or from any *vehicle*;
- (iv) the loading or unloading of any *vehicle*;
- (v) any vehicle temporarily in your custody or control for the purpose of parking;
- (vi) property damage caused by or arising out of the movement of any vehicle (which is required to be Conditionally Registered in accordance with the law of any State or Territory in Australia) in the event of your inadvertent and unintentional failure to effect Conditional Registration; or
- (vii) property damage arising out of the movement by you or by any employees of yours of any vehicle or trailer not belonging to you which is interfering with access to or from your premises or any worksite where you are carrying out work, provided that the maximum amount which we shall be liable to pay in respect of any one claim or series of claims arising out of any one occurrence will be \$10,000.

22. Watercraft

for *personal injury* or *property damage* arising from the ownership, operation or use by *you* of any *watercraft* exceeding ten (10) metres in length, whilst such *watercraft* is on, in or under water.

Provided that Exclusion 22 shall not apply with regard to claims arising out of:

- (i) *watercraft* used in operations carried out by any independent contractors for whose conduct *you* may be held liable; or
- (ii) watercraft owned and operated by other and used by you for your business entertainment.

Cover Section Conditions

These conditions apply to all covers and claims under this cover section.

1. Notification of occurrence, claim or suit

You shall give:

- (a) notice (including facsimile transmission) via *your* Steadfast intermediary, to us, as soon as reasonably practicable, of any claim made against *you* or any *occurrence* that may give rise to a claim being made against *you* and which may be covered by this *cover section*;
- (b) all such additional information that we may reasonably require and every demand, writ, summons, proceedings, impending prosecution or inquest and all documents relating to the claim or occurrence shall be forwarded to us as soon as practicable after they are received by you.

2. Your duties in the event of an occurrence, claim or suit

- (a) You shall not, without our consent (which consent shall not be unreasonably withheld), make any admission, offer, promise or payment in connection with any occurrence or claim.
- (b) You shall use the best endeavours to preserve all property, products, appliances, plant, and all other things which may assist in the investigation or defence of a claim or suit or in the exercise of rights of subrogation and, so far as may be reasonably practicable, no alteration or repair shall be effected without our consent until we have had an opportunity of inspection.
- (c) You shall, when so requested, provide us with details of any other insurance current at the time of any occurrence, and/or personal injury and/or property damage and/or advertising injury and covering any of the liability insured by this cover section.

3. Our rights regarding claims

- (a) Following the happening of any *occurrence* in respect of which a claim is, or may be, made under this policy, y*ou* will be required to co-operate by giving us any statements, documents or assistance we require. This may include giving evidence in any legal proceedings.
- (b) We may at any time pay to *you*, in respect of all claims against *you* arising directly or indirectly from one source or original cause:
 - (i) the amount of the *limit of liability* or such other amount specified in respect thereof (after deduction of any sum(s) already paid by us, which sum(s) would reduce the amount of our unfulfilled liability in respect thereof); or
 - (ii) any lesser sum for which the claim(s) can be settled.
- (c) Upon making such payment, we shall relinquish conduct and control of, and be under no further liability under this policy in connection with, such claim(s) except for defence costs and supplementary payments:
 - (i) recoverable from *you* in respect of the period prior to the date of such payment (whether or not pursuant to an order made subsequently); or
 - (ii) incurred by us, or by *you* with our consent, prior to the date of such payment.

4. Cross liabilities

This insurance extends to indemnify:

- (a) each of the parties comprising the *named insured*; and
- (b) each of the *insureds* hereunder,

separately in the same manner and to a like extent as though policies had been issued in their separate names.

In particular, but without limiting the foregoing, this insurance shall indemnify each of the parties described in clauses 4 (a) and 4 (b) in respect of claims made by any other of such parties.

Provided always that:

- (i) each of such parties shall be separately subject to the terms, claims conditions, General Policy conditions, exclusions and definitions of this policy in the same manner and to a like extent as though separate policies had been issued; and
- (ii) in no case shall the amount payable by us in respect of any one claim or series of claims arising out of any one *occurrence* or in the aggregate, as the case may be, exceed the applicable *limit of liability* as specified in the *schedule*.

5. Inspection and audit

We shall be permitted, but not obligated, to inspect *your business* premises and operations at any reasonable time. Neither our right to make inspections, nor our failure to make inspections, nor the making of any inspections, nor any report of an inspection shall constitute an undertaking, on behalf of or for the benefit of *you* or others, to determine or warrant that such premises or operations are safe or healthful or are in compliance with any law, rule or regulation.

We may examine and audit *your* books and records at any time during the currency of this policy and within 3 *years* after the final termination of this policy but only with regard to matters which are relevant to this policy.

6. Release

Where *you* are required by contractual agreement to release any government or public or local authority or other regulatory authority or any landlord or any other persons or parties from liability for loss, destruction or damage or legal liability insured against under this policy, such release is allowed without prejudice to this insurance.

Notwithstanding General Condition 'Waiver of subrogation rights' of this policy, we agree to waive all our rights of subrogation against any such authority or persons or parties in the event of any *occurrence* for which a claim for indemnity may be made under this policy.

7. Subrogation and allocation of the proceeds of recoveries

Subject to General Condition 'Subrogation and recoveries', any corporation, organisation or person claiming under this insurance shall, at our request and at our expense, do and concur in doing and permit to be done all such acts and things that may be necessary or may reasonably be required by us for the purpose of enforcing any rights and remedies, or for obtaining relief or indemnity from any other organisation(s) or person(s), to which we shall be or would become entitled upon us paying for or indemnifying *you* in respect of legal liability under this policy.

Should *you* incur any legal liability which is not covered by this policy:

- (a) due to the application of an excess; and/or
- (b) where the amounts of any judgments or settlements exceed the applicable *limit of liability*.

You will be entitled to the first call on the proceeds of all recoveries made, by either *you* or us, on account of such legal liability until fully reimbursed for such *limit of liability* or amounts (less the actual costs of making such recoveries where those costs are incurred by us) and any remaining amount(s) will be applied to reimburse us.

Optional Extensions of Cover

1. Queensland Electricians Liability

If 'Queensland Electricians Liability' is shown in the *schedule*, then in addition to the cover provided under this *cover section*, the following terms and conditions of the Queensland Electricians Liability extension will apply.

The following Definition is added to the Liability cover section:

Electrical work

electrical work has the same meaning as electrical work and electrical installation work noted in Section 18 of the Electrical Safety Act 2002 (Qld) and includes the testing of such work.

The following Exclusions within the Liability cover section are deleted in full and replaced as follows:

Exclusions

We will not pay anything in respect of:

5. Breach of professional duty

rising out of any breach of duty owed in a professional capacity by *you* and/or any person(s) for whose breaches *you* may be held legally liable, but this exclusion shall not apply to claims:

- (a) arising out of the rendering of or failure to render professional medical advice by *medical persons* employed by *you* to provide first aid and other medical services on *your premise*, provided *your* principal occupation or *business* is not a medical or health service;
- (b) arising out of advice which is given by you for no fee;
- (c) arising out of advice given in respect of the use or storage of your products.
- (d) any *electrical work* carried out in Queensland.

11. Faulty workmanship

for the cost of performing, completing, correcting or improving any work undertaken by *you*. Exclusion 11. shall not apply to any *electrical work* carried out in Queensland. The following Special Conditions are added to the Liability cover section of this policy.

Special Conditions

5. Cancellation

Notwithstanding General Terms and Conditions, 3 – 'Cancelling your policy', we agree that the cancellation for this extension:

- (a) will only take effect 30 days after we give both the Electrical Licensing Board and *you* notice in writing of the cancellation; and
- (b) has no effect on any of our obligations under this policy in relation to any *personal injury* or *property damage* that occurred while this extension was in force.

6. Notification of claims settled

We and *you* both agree that we will notify the Electrical Licensing Board in writing in the manner required by the Electrical Industry Commission of the settling or payment of any claim under this extension.

7. Ministerial order to prevail

We agree that if any term of this extension conflicts, or is inconsistent, with the Electrical Contractors Insurance Requirements which outlines the requirements for electrical contractors insurance required under Section 51 of the Electrical Safety Regulation 2013 (Qld.), then this extension is to be read and to be enforceable as if it complied with that order.

8. We will comply with court orders

We agree to comply with any order made against *you* by a court, the Domestic Building Tribunal, the Administrative Appeals Tribunal or any other competent judicial body, in respect of any liability for which *you* are indemnified under this extension (including any *excess* that *you* may be obliged to pay to us).

Consumer Protection Section

Definitions applying to Defects Liability - Part A and Trade Practices Liability - Part B

The following definitions shall apply to words used in this extension.

Building owner

building owner means the person for whom *domestic electrical work* has been, is being, or is about to be, carried out and includes:

- (a) any occupier of the land, building or *home* where the *domestic electrical work* is carried out; and
- (b) any person who is the owner for the time being of such land, building or home; and
- (c) any assignee of the *building owner's* rights under a *contract*.

Certificate of test

certificate of test means a certificate required under Section 26 of the Electrical Safety Regulation 2013 (Qld).

Contract

contract means a written agreement to carry out *domestic electrical work* and includes a domestic building contract or other building contract that includes *domestic electrical work*.

Defects in domestic electrical work

defects in domestic electrical work means:

(a) a failure to carry out the *domestic electrical work* consistent with current electricity legislation, industry practices and standards and in accordance with any plans and specifications set out in the contract; or

- (b) a failure to use materials in the *domestic electrical work* that are good and suitable for the purpose for which they are used; or
- (c) the use of materials in the domestic electrical work that are not new (unless the contract permits the use of materials that are not new); or
- (d) a failure to carry out the domestic electrical work in accordance with, and in compliance with, all laws and legal requirements or any applicable Australian or other relevant standard or code of practice including, without limiting the generality of this paragraph, the Electrical Safety Act 2002 (Qld) and any regulations made under that Act; or
- (e) a failure to carry out the domestic electrical work with due care and skill and, in the case of domestic electrical work, a failure to complete the domestic electrical work:
 - (i) by the date (or within the period) specified by the contract; or
 - (ii) within a reasonable time, if no date (or period) is specified; or
- (f) if the *contract* states the particular purpose for which the *domestic electrical work* is required, or the result which the *building owner* wishes the work to achieve, so as to show that the *building owner* relies on *your* skill and judgment, a failure to ensure that the *domestic electrical work* and any material used in carrying out the *domestic electrical work*.
 - (i) are fit for that purpose; or
 - (ii) are of such a nature and quality that they will achieve that result; or
- (g) a failure to maintain a standard or quality of domestic electrical work specified in the contract.

Provided that a reference to any material in sub-clause (b), (c) or (f) does not include any material that is supplied by the *building owner* (or the *building owner*'s agent).

Defect liability

defect liability means any liability to pay for the cost of rectifying any defects in domestic electrical work.

Disappearance

disappearance means cannot be found after due search and inquiry.

Domestic electrical work

domestic electrical work means electrical work performed or intended to be performed on or in relation to a *home* or any building or structure on land on which a *home* is or is intended to be situated including any electrical appliance which belongs to the *home*, whereby the *electrical work* carried out is at the repairer's premises.

Electrical work

electrical work has the same meaning as electrical work and electrical installation work defined in Electrical Safety Regulations 2013 (Qld) and includes the testing of such work.

Home

home means any residential premises but does not include:

- (a) any residence that is not intended for permanent habitation; or
- (b) a rooming house; or
- (c) a motel, residential club, residential hotel or residential part of licensed premises; or
- (d) a nursing home, hospital or accommodation associated with a hospital; or
- (e) the common areas under the control of the Body Corporate in residential villas, townhouses, duplex, triplex, quadruplex or home units which make up the Body Corporate; or
- (f) any *watercraft*.

Insolvent

insolvent means where *you* enter into any composition or arrangement with *your* creditors, have a receiver and manager or an administrator appointed or are the subject of any resolution or petition for winding up (other than for the purpose of amalgamation or reconstruction while solvent) or become bankrupt.

Subcontractors(s)

For the purpose of this extension only *subcontractor(s)* means those subcontractors contracted by *you* to carry out *domestic electrical work*.

Trade practices liability

trade practices liability means any liability to pay for the cost of rectifying any *domestic electrical work* that arises as a result of conduct by *you* in connection with the *domestic electrical work* that contravenes the Competition and Consumer Act 2010 (Cth) other than any fine or penalty imposed by such contravention.

Part A – Defect Liability Cover

We will pay all amounts that *you* become legally liable to pay for *defect liability* that results from *your domestic electrical work* performed in Queensland during the *period of insurance*.

Provided that for each claim or series of claims in relation to a *certificate of test* the cover is limited to the limit of liability of \$50,000.

Exclusion that applies to Part A

This extension does not cover *you* for any loss or damage giving rise to a claim under Part A resulting from a product defect, which for the purposes of this exclusion, means a defect in any appliance, material, substance or other thing that was supplied or used by *you* in connection with *your* electrical business.

Provided that:

- 1. we bear the onus of establishing that the claim (or part of a claim) is based on a product defect; and
- 2. we agree that nothing in this exclusion removes the cover given to *you* by this extension in relation to *you* supplying or using any appliance, material, substance or other thing that *you* were aware was defective, or that *you* should reasonably have been aware was defective.

In addition to this exclusion, please refer to the exclusions that apply to Part A and Part B and General Exclusions which are applicable to the whole policy.

Part B – Trade Practices Liability Cover

We will pay all amounts that *you* become legally liable to pay for *trade practices liability* that results from *your domestic electrical work* in Queensland during the *period of insurance*.

Provided that for each claim or series of claims in relation to a *certificate of test* cover is limited to the *limit of liability* of \$50,000.

Extensions of Cover that apply to Part A and Part B

Additional payments

In addition to the *limit of liability* of \$50,000, *we* will pay under this extension as additional payments all the reasonable legal costs and expenses incurred with our consent associated with the successful enforcement of a claim against *you* or us.

However, this extension does not cover *you* in respect of the legal costs of any person making a claim against *you* or us that are not directly or indirectly related:

- (a) to the enforcement of the extension; or
- (b) to a liability in respect of which you are covered under this extension.

Provided that:

- 1. if the *limit of liability* of \$50,000 is less than the total amount paid or payable to settle or dispose of a claim then we will only pay a proportion of these additional payments, and our proportion will be that proportion that the *limit of liability* of \$50,000 represents to the total amount paid or payable to settle or dispose of the claim; and
- 2. we will not pay for any additional payments that are incurred after we have paid or agreed to pay an amount equal to the *limit of liability* of \$50,000.

Defects / Non-completion / Consequential financial loss

In the case of *domestic electrical work* we also indemnify *you* for any liability arising from:

- (a) any consequential financial loss reasonably incurred by the *building owner* as a result of any defects or noncompletion of *your* electrical work (as described in paragraph (b)), including but not limited to:
 - (i) the loss of any deposit or progress payment (or any part of any deposit or progress payment); and
 - (ii) the cost of alternative accommodation, removal and storage costs that are reasonably and necessarily incurred; and
- (b) non-completion of the *domestic electrical work* due to:
 - (i) *your* death or legal incapacity;
 - (ii) your disappearance;
 - (iii) you becoming insolvent;
 - (iv) the cancellation or suspension of *your* licence under the Electrical Safety Regulation 2013 (Qld); or
 - (v) the early termination of the contract by the *building owner* as a result of *your* wrongful failure or refusal to complete the *domestic electrical work*.

Provided that in respect of each claim or series of claims in relation to a *certificate of test* the cover is limited to the *limit of liability* \$50,000 for *defect liability* or *trade practices liability* as the case may be.

Cover for Others

The cover provided by this extension to you, is extended to cover the following:

- 1. any of your directors, executive officers or employees while acting within the scope of their duties in such capacity;
- 2. any of *your* directors or senior executives for liabilities arising from the private work undertaken by *your* employees for these directors or senior executives;
- 3. any *subcontractor* but only for the *subcontractor's* liability that arises out of the work performed for *you*.

Special Terms and Conditions that apply to Part A and Part B

1. Your cooperation

Notwithstanding the general terms and conditions of this policy:

- (a) you agree, in relation to a claim or prospective claim:
 - (i) to make reasonable efforts to assist and inform us; and
 - (ii) to attend the relevant building site for the purpose of inspecting, rectifying or completing *domestic electrical work* (unless the *building owner* refuses *you* access to the site).
- (b) we may reduce the amount of a claim by a *building owner* by an amount that reasonably represents the cost resulting from an unreasonable refusal by the *building owner* to give *you* access to a building site if we have asked *you* to attend the site.

2. Deemed acceptance of claims

In relation to *domestic electrical work* only and notwithstanding the general terms and conditions, we agree to accept liability for a claim if we do not notify the person making the claim within 90 days of receiving the claim in writing that we accept or dispute the claim, unless we obtain an extension of time from the person in writing or from the disputes resolution system.

3. Misrepresentation, Fraud or Non-disclosure

In relation to *domestic electrical work* only:

- (a) we agree that we will not refuse to pay a claim under this extension on the ground that this extension was obtained by misrepresentation, fraud or nondisclosure by *you* or anyone acting on *your* behalf;
- (b) *you* agree that if we make a payment under this extension to, or for the benefit of, a *building owner* under the circumstances contemplated by this clause, by doing so we are not restricting our right to recover that payment from *you*.

4. Right of recovery

Where a payment is made under this extension to, or for the benefit of, a *building owner* we may choose to recover that payment from *you* in the following circumstances:

- (a) payments made due to non-completion of *domestic electrical work* as a result of:
 - (i) your disappearance; or
 - (ii) you becoming insolvent; or
 - (iii) the cancellation or suspension of *your* licence under the Electrical Safety Regulation 2013 (Qld); or
 - (iv) the early termination of the *contract* by the *building owner* as a result of *your* wrongful failure or refusal to complete the *domestic electrical work*.
- (b) payments made due to *defects in domestic electrical work*.

5. Certificate of currency

In relation to *domestic electrical work* only and notwithstanding the general conditions of this policy:

- (a) if we give *you* a certificate stating that *you* are covered by insurance, we agree that we will not refuse to pay a claim under this extension on the ground that *you* have not paid the premium for the insurance;
- (b) *you* agree that if we make a payment under this extension to, or for the benefit of, a *building owner* under the circumstances contemplated by this clause, by doing so we are not restricting our right to recover that payment from *you*.

6. Deemed notice of defects

We agree that if a person gives notice of a defect in writing to *you* or us, that person is to be taken for the purposes of this extension to have given notice of every defect of which the defect notified is directly or indirectly related, whether or not the claim in respect of the defect that was actually notified has been settled.

7. Claimant may enforce this extension

We and you both agree:

- (a) that a person who is entitled to claim against *you* in respect of any liability for which *you* are indemnified under this extension may enforce this extension directly against us for the person's own benefit if:
 - (i) *you* refuse to make a claim against us; or
 - (ii) there is an irretrievable breakdown of communication between *you* and us; and
- (b) that for the purpose of such enforcement the person has the same rights and entitlements as *you* would have had under any legislation applicable to *you*;
- (c) that we will pay to the person the full amount of any liability for which *you* are indemnified under this extension despite any failure by *you* to pay any *excess* that *you* are required to pay.

8. Section 54 of Insurance Contracts Act

- (a) We acknowledge that Section 54 of the Insurance Contracts Act 1984 (Cth) applies to this extension;
- (b) Despite sub-clause 8. (a), we agree that we will not rely on Section 54 to reduce our liability under this extension or to reduce any amount that is otherwise payable in respect of a claim by reason only of a delay in a claim being notified to us if:
 - (i) the person who makes the claim notifies *you*, either orally or in writing; or
 - (ii) that person or you notify us in writing; within 180 days of the date when the person first became aware, or might reasonably be expected to have become aware, of some fact or circumstance that might give rise to the claim.

Provided that nothing in the above restricts the operation of clause 1. of Limitations of Cover that apply to Part A and Part B.

Limitations of Cover that apply to Part A and Part B

1. Seven (7) Year limitation on claims

We will not accept any claims first notified to us after the expiration of seven (7) years from:

- (a) the date of issue of a *certificate of test*; or
- (b) if *you* did not issue a *certificate of test* in relation to the work that is insured, seven (7) years after *you* stopped carrying out that work.

2. Excess

You are liable for the *excess* shown in the *schedule* for each claim. This excess will be payable by *you* after the claim has been paid by us to the *building owner*.

You are not liable to pay an *excess* more than once in relation to any claim comprising more than one defect or two or more claims that relate to the same defect.

3. Limitation concerning Non-completion of work

If *you* fail to complete *domestic electrical work* for any reason, then this extension does not cover *you* for claims for the whole or a specified part of any payment made under a contract that exceeds the value of the work completed at the time of payment.

Exclusions that apply to Part A and Part B

This extension does not cover:

1. Wear and Tear / Maintenance of work

- (a) fair wear, tear or depreciation of your domestic electrical work; or
- (b) a failure by the *building owner* to reasonably maintain *your domestic electrical work*.

2. Liquidated Damages for Delay

Claims for liquidated damages for delay, or damages for delay, that may arise under a contract.

However, we agree that nothing in this clause removes the cover given to *you* by this extension in relation to any increase in rectification cost caused by a delay.

2. Victorian Plumbers Liability

If 'Victorian Plumbers Liability' is shown in the schedule, then in addition to the cover provided under this *cover section*, the following terms and conditions of the Victorian Plumbers Liability extension will apply.

The following Definition is added to the Liability cover section:

Ministerial order

ministerial order means the Licensed Plumbers General Insurance Order 2002 made under Sections 221ZQ and 221ZT of the Victorian Building Act 1993 taking effect on 15 July 2002.

Plumbing work

plumbing work has the same meaning as it has in Section 221C of the Building Act 1993 (Vic).

The following Exclusions within the Liability *cover section* are deleted in full and replaced as follows:

Exclusions

We will not pay anything in respect of:

5. Breach of professional duty

rising out of any breach of duty owed in a professional capacity by *you* and/or any person(s) for whose breaches *you* may be held legally liable, but this exclusion shall not apply to claims:

- (a) arising out of the rendering of or failure to render professional medical advice by *medical persons* employed by *you* to provide first aid and other medical services on *your premise*, provided *your* principal occupation or *business* is not a medical or health service;
- (b) arising out of advice which is given by you for no fee;
- (c) arising out of advice given in respect of the use or storage of your products.
- (d) any *plumbing work* carried out in Victoria.

11. Faulty workmanship

for the cost of performing, completing, correcting or improving any work undertaken by you.

Exclusion 11. shall not apply to any *plumbing work* carried out in Victoria.

The following Special Conditions are added to the Liability cover section of this policy.

Special Conditions

5. Cancellation

Notwithstanding General Terms and Conditions, 3 – 'Cancelling your policy', we agree that the cancellation for this extension:

- (a) will only take effect 30 days after we give both the Plumbing Industry Commission and *you* notice in writing of the cancellation; and
- (b) has no effect on any of our obligations under this policy in relation to any *personal injury* or *property damage* that occurred while this extension was in force.

6. Notification of claims settled

We and *you* both agree that we will notify the Plumbing Industry Commission in writing in the manner required by the Electrical Industry Commission of the settling or payment of any claim under this extension.

7. Ministerial order to prevail

We agree that if any term of this extension conflicts, or is inconsistent, with the *ministerial order*, then this extension is to be read and to be enforceable as if it complied with that order.

8. We will comply with court orders

We agree to comply with any order made against *you* by a court, the Domestic Building Tribunal, the Administrative Appeals Tribunal or any other competent judicial body, in respect of any liability for which *you* are indemnified under this extension (including any *excess* that *you* may be obliged to pay to us).

Consumer Protection Section

Definitions applying to Defects Liability - Part A and Trade Practices Liability - Part B

The following definitions shall apply to words used in this extension.

Building owner

building owner means the person for whom *plumbing work* has been, is being, or is about to be, carried out and includes:

- (a) any occupier of the land, building or *home* where the *plumbing work* is carried out;
- (b) any person who is the owner for the time being of such land, building or home;
- (c) if the *plumbing work* is carried out on land in a plan of subdivision containing common property, the body corporate for that land or a building on that land;
- (d) any assignee of the *building owner's* rights under a *contract*; and
- (e) any person who has contracted with another person to provide that *plumbing work*.

Completed plumbing work

completed plumbing means:

- (a) *plumbing work* for which *you* have issued a *compliance certificate*; or
- (b) where *you* do not issue a *compliance certificate*, *plumbing work you* performed but only after *you* stopped carrying out that work.

Compliance certificate

compliance certificate means a certificate referred to in Section 221ZH of the Building Act 1993 (Vic).

Contract

contract means a written agreement to carry out *plumbing work* and includes a domestic building contract or other building contract that includes *plumbing work*.

Defects in plumbing work

defects in plumbing work means:

- (a) a failure to carry out the *plumbing work* in a proper and workmanlike manner and in accordance with any plans and specifications set out in the contract; or
- (b) a failure to use materials in the *plumbing work* that are good and suitable for the purpose for which they are used; or
- (c) the use of materials in the *plumbing work* that are not new (unless the contract permits the use of materials that are not new); or
- (d) a failure to carry out the *plumbing work* in accordance with, and in compliance with, all laws and legal requirements or any applicable Australian or other relevant standard or code of practice including, without limiting the generality of this paragraph, the Building Act 1993 (Vic) and any regulations made under that Act; or
- (e) a failure to carry out the *plumbing work* with due care and skill and, in the case of domestic *plumbing work*, a failure to complete the *plumbing work*:
 - (i) by the date (or within the period) specified by the contract; or
 - (ii) within a reasonable time, if no date (or period) is specified; or

- (f) if the *contract* states the particular purpose for which the *plumbing work* is required, or the result which the *building owner* wishes the work to achieve, so as to show that the *building owner* relies on *your* skill and judgment, a failure to ensure that the *plumbing work* and any material used in carrying out the *plumbing work*:
 - (i) are fit for that purpose; or
 - (ii) are of such a nature and quality that they will achieve that result; or
- (g) a failure to maintain a standard or quality of *plumbing work* specified in the contract.

Provided that a reference to any material in sub-clause (b) or (f) does not include any material that is supplied by the *building owner* (or the *building owner*'s agent).

Defect liability

defect liability means any liability to pay for the cost of rectifying any defects in plumbing work carried out in Victoria.

Disappearance

disappearance means cannot be found after due search and inquiry.

Domestic plumbing work

domestic plumbing work means *plumbing work* performed or intended to be performed on or in relation to a home or any building or structure on land on which a *home* is or is intended to be situated.

Home

home means any residential premises and includes any part of a commercial or industrial premises that is used as a residential premises and also includes any houseboat that is less than 8 metres in length, but does not include but does not include:

- (a) any residence that is not intended for permanent habitation; or
- (b) a rooming house within the meaning of the Residential Tenancies Act 1997 (Vic); or
- (c) a motel, residential club, residential hotel or residential part of licensed premises under the Liquor Control Reform 1998 (Vic); or
- (d) a nursing home, hospital or accommodation associated with a hospital; or
- (e) any residence that the regulations made under the Domestic Building Contracts and Tribunal Act 1995 (Vic) state is not a home for the purposes of the definition of home in the Act.

Insolvent under administration

insolvent under administration means a person who is a bankrupt in respect of a bankruptcy from which the person has not been discharged and includes:

- (a) a person who has executed a deed of arrangement under Part X of the Bankruptcy Act 1966 (Cth), (or the corresponding provisions of the law of another jurisdiction) where the terms of the deed have not been fully complied with; and
- (b) a person whose creditors have accepted a composition under Part X of the Bankruptcy Act (Cth), (or the corresponding provisions of the law of another jurisdiction) where a final payment has not been made under that composition.

Ministerial order

Ministerial order means the Licensed Plumbers General Insurance Order 2002 made under Sections 221ZQ and 221ZT of the Victorian Building Act 1993.

Non-domestic plumbing work

non-domestic plumbing work means plumbing work that is not domestic plumbing work.

Plumbing work

plumbing work has the same meaning as it has in Section 221C of the Building Act 1993 (Vic).

Subcontractors(s)

For the purpose of this extension only *subcontractor(s)* means those subcontractors contracted by *you* to carry out *plumbing work*.

Trade practices liability

trade practices liability means any liability to pay for the cost of rectifying any *plumbing work* that arises as a result of conduct by *you* in connection with the *plumbing work* that contravenes Section 18, 29, 34, 60, 61 of the Competition and Consumer Act 2010 (Cth) or Section 9, 11 or 12 of the Fair Trading Act 1999 (Vic).

Part A – Defect Liability Cover

We will pay all amounts that *you* become legally liable to pay for *defect liability* that results from *your completed plumbing work* in Victoria during the *period of insurance*.

Provided that for each claim or series of claims in relation to a *compliance certificate* the cover is limited to the limit of liability for *domestic plumbing work* of \$50,000 or for *non domestic plumbing work* \$100,000.

The total amount we pay for all compliance certificate issued during the period of insurance is \$5,000,000.

Exclusion that applies to Part A

This extension does not cover *you* for any loss or damage giving rise to a claim under Part A resulting from a product defect, which for the purposes of this exclusion, means a defect in any appliance, material, substance or other thing that was supplied or used by *you* in connection with *your* plumbing business.

Provided that:

- 1. we bear the onus of establishing that the claim (or part of a claim) is based on a product defect; and
- 2. we agree that nothing in this exclusion removes the cover given to *you* by this extension in relation to *you* supplying or using any appliance, material, substance or other thing that *you* were aware was defective, or that *you* should reasonably have been aware was defective.

In addition to this exclusion, please refer to the exclusions that apply to Part A and Part B and General Exclusions which are applicable to the whole policy.

Part B – Trade Practices Liability Cover

We will pay all amounts that *you* become legally liable to pay for *trade practices liability* that results from *your* completing *plumbing work* in Victoria during the *period of insurance*.

Provided that for each claim or series of claims in relation to a *compliance certificate* the cover is limited to the limit of liability for *domestic plumbing work* of \$50,000 or for *non domestic plumbing work* \$100,000.

The total amount we pay for all compliance certificate issued during the period of insurance is \$5,000,000.

Extensions of Cover that apply to Part A and Part B

Additional payments

In addition to the *limit of liability* of \$50,000, *we* will pay under this extension as additional payments all the reasonable legal costs and expenses incurred with our consent associated with the successful enforcement of a claim against *you* or us.

However, this extension does not cover *you* in respect of the legal costs of any person making a claim against *you* or us that are not directly or indirectly related:

- (a) to the enforcement of the extension; or
- (b) to a liability in respect of which you are covered under this extension.

Provided that:

- 1. if the *limit of liability* is less than the total amount paid or payable to settle or dispose of a claim then we will only pay a proportion of these additional payments, and our proportion will be that proportion that the *limit of liability* represents to the total amount paid or payable to settle or dispose of the claim; and
- 2. we will not pay for any additional payments that are incurred after we have paid or agreed to pay an amount equal to the *limit of liability*.

Defects / Non-completion / Consequential financial loss

In the case of *domestic plumbing work* we also indemnify *you* for any liability arising from:

- (a) any consequential financial loss reasonably incurred by the *building owner* as a result of any defects or noncompletion of *your* electrical work (as described in paragraph (b)), including but not limited to:
 - (i) the loss of any deposit or progress payment (or any part of any deposit or progress payment); and
 - (ii) the cost of alternative accommodation, removal and storage costs that are reasonably and necessarily incurred; and
- (b) non-completion of the *domestic electrical work* due to:
 - (i) *your* death or legal incapacity;
 - (ii) your disappearance;
 - (iii) you becoming an insolvent under administration;
 - (iv) the cancellation or suspension of your licence as a licensed plumber under the Building Act 1993 (Vic); or
 - (v) the early termination of the contract by the *building owner* as a result of *your* wrongful failure or refusal to complete the *plumbing work*.

This clause (b) also applies to any contract for both *domestic* and *non-domestic plumbing work* in which the *non-domestic plumbing work* component does not exceed 20% of the total contract value.

Provided that in respect of each claim or series of claims in relation to a *compliance certificate* the cover is limited to the *limit of liability* for *defect liability* or *trade practices liability* as the case may be.

Cover for Others

The cover provided by this extension to you, is extended to cover the following:

- 1. any of your directors, executive officers or employees while acting within the scope of their duties in such capacity;
- 2. any of *your* directors or senior executives for liabilities arising from the private work undertaken by *your* employees for these directors or senior executives;
- 3. any *subcontractor* but only for the *subcontractor's* liability that arises out of the work performed for *you*.

Special Terms and Conditions that apply to Part A and Part B

1. Your cooperation

Notwithstanding the general terms and conditions of this policy:

- (a) you agree, in relation to a claim or prospective claim:
 - (i) to make reasonable efforts to assist and inform us; and
 - (ii) to attend the relevant building site for the purpose of inspecting, rectifying or completing *plumbing work* (unless the *building owner* refuses *you* access to the site).
- (b) we may reduce the amount of a claim by a *building owner* by an amount that reasonably represents the cost resulting from an unreasonable refusal by the *building owner* to give *you* access to a building site if we have asked *you* to attend the site.

2. Deemed acceptance of claims

In relation to *domestic plumbing work* only and notwithstanding the general terms and conditions, we agree to accept liability for a claim if we do not notify the person making the claim within 90 days of receiving the claim in writing that we accept or dispute the claim, unless we obtain an extension of time from the Domestic Building Tribunal.

3. Misrepresentation, Fraud or Non-disclosure

In relation to *domestic plumbing work* only:

- (a) we agree that we will not refuse to pay a claim under this extension on the ground that this extension was obtained by misrepresentation, fraud or nondisclosure by *you* or anyone acting on *your* behalf;
- (b) *you* agree that if we make a payment under this extension to, or for the benefit of, a *building owner* under the circumstances contemplated by this clause, by doing so we are not restricting our right to recover that payment from *you*.

4. Right of recovery

Where a payment is made under this extension to, or for the benefit of, a *building owner* we may choose to recover that payment from *you* in the following circumstances:

- (a) payments made due to non-completion of *domestic plumbing work* as a result of:
 - (i) your disappearance; or
 - (ii) you becoming insolvent under administration; or
 - (iii) the cancellation or suspension of *your* licence under the Building Act 1993 (Vic); or
 - (iv) the early termination of the *contract* by the *building owner* as a result of *your* wrongful failure or refusal to complete the *domestic plumbing work*.
- (b) payments made due to *defects in domestic plumbing work*.

5. Certificate of currency

In relation to *domestic plumbing work* only and notwithstanding the general conditions of this policy:

- (a) if we give *you* a certificate stating that *you* are covered by insurance, we agree that we will not refuse to pay a claim under this extension on the ground that *you* have not paid the premium for the insurance;
- (b) *you* agree that if we make a payment under this extension to, or for the benefit of, a *building owner* under the circumstances contemplated by this clause, by doing so we are not restricting our right to recover that payment from *you*.

6. Deemed notice of defects

We agree that if a person gives notice of a defect in writing to *you* or us, that person is to be taken for the purposes of this extension to have given notice of every defect of which the defect notified is directly or indirectly related, whether or not the claim in respect of the defect that was actually notified has been settled.

7. Claimant may enforce this extension

We and you both agree:

- (a) that a person who is entitled to claim against *you* in respect of any liability for which *you* are indemnified under this extension may enforce this extension directly against us for the person's own benefit if:
 - (i) any event listed in clause 5 of the ministerial order occurs; or
 - (ii) you refuse to make a claim against us; or
 - (iii) there is an irretrievable breakdown of communication between *you* and us; and

- (b) that for the purpose of such enforcement the person has the same rights and entitlements as *you* would have had under any legislation applicable to *you*;
- (c) that we will pay to the person the full amount of any liability for which *you* are indemnified under this extension despite any failure by *you* to pay any *excess* that *you* are required to pay.

8. Section 54 of Insurance Contracts Act

- (a) We acknowledge that Section 54 of the Insurance Contracts Act 1984 (Cth) applies to this extension;
- (b) Despite sub-clause 8. (a), we agree that we will not rely on Section 54 to reduce our liability under this extension or to reduce any amount that is otherwise payable in respect of a claim by reason only of a delay in a claim being notified to us if:
 - (i) the person who makes the claim notifies *you*, either orally or in writing; or
 - (ii) that person or *you* notify us in writing; within 180 days of the date when the person first became aware, or might reasonably be expected to have become aware, of some fact or circumstance that might give rise to the claim.

Provided that nothing in the above restricts the operation of clause 1. of Limitations of Cover that apply to Part A and Part B.

Limitations of Cover that apply to Part A and Part B

1. Six (6) Year limitation on claims

We will not accept any claims first notified to us after the expiration of six (6) years from:

- (a) the date of issue of a *compliance certificate*; or
- (b) if *you* did not issue a *compliance certificate* in relation to the work that is insured, six (6) years after *you* stopped carrying out that work.

2. Excess

You are liable for the *excess* shown in the *schedule* for each claim. This excess will be payable by *you* after the claim has been paid by us to the *building owner*.

You are not liable to pay an *excess* more than once in relation to any claim comprising more than one defect or two or more claims that relate to the same defect.

3. Limitation for common property

If *you* fail to complete *domestic plumbing work* for any reason, then this extension does not cover *you* for claims for the whole or a specified part of any payment made under a contract that exceeds the value of the work completed at the time of payment.

We will reduce the amount we will pay under this extension in respect of any one *home* on land in the plan of subdivision by an amount calculated by dividing the amount of the claim paid by us in relation to the common property by the number of *homes* on land in the plan of the subdivision.

4. Limitation concerning Non-completion of work

If you fail to complete *plumbing work* for any reason, then this extension does not cover *you* for claims for the whole or a specified part of any payment made under a contract that exceeds the value of the work completed at the time of payment.

Exclusions that apply to Part A and Part B

This extension does not cover:

1. Wear and Tear / Maintenance of work

- (a) fair wear, tear or depreciation of your plumbing work; or
- (b) a failure by the *building owner* to reasonably maintain *your plumbing work*.

2. Consequential financial loss for non-domestic plumbing work in relation to *non-domestic plumbing work*, any consequential financial loss.

3. Liquidated Damages for Delay

claims for liquidated damages for delay, or damages for delay, that may arise under a *contract*.

However, we agree that nothing in this clause removes the cover given to *you* by this extension in relation to any increase in rectification cost caused by a delay.

4. Product defects

any defects liability resulting from a product defect provided that:

- (a) we bear the onus of establishing that the claim (or part of the claim) is based on a *product* defect; and
- (b) we agree that nothing in this exclusion removes the cover given to *you* by this extension in relation to *you* supplying or using an appliance, material, substance or other thing that *you* were unaware was defective or that *you* should not reasonably have been aware was defective.

Theft

Introduction

This cover section only forms part of your policy when Theft is shown in the schedule and is limited to the period of *insurance* indicated.

This section of the policy covers the loss of *your contents* and *stock* from theft, attempted theft, armed hold up or an actual or threatened assault.

Definitions

The following words have the following meanings for this cover section only.

Category or Categories

category or categories means the category into which property can be designated from the following:

- (a) All *contents* including *stock*;
- (b) All *contents* excluding *stock*;
- (c) stock including goods for which you are responsible but excluding cigarettes, cigars and tobacco;
- (d) cigarettes, cigars and tobacco;
- (e) alcohol;
- (f) Specified Items listed in the *schedule*.

Cigarettes, cigars and tobacco

cigarettes, cigars and tobacco mean cigarettes, cigars and tobacco used or sold by you in the business.

Cover

We will cover *you* for loss of or damage to *your contents* and *stock* occurring during the *period of insurance* at *your premises* caused by theft by:

- 1. any person who forcibly and violently enters or attempts to enter the *premises*;
- 2. any person unlawfully concealed at the premises;
- 3. any person who threatens or commits physical violence to you, your employees or other persons;
- 4. armed hold-up at the *premises*;
- 5. any person who breaks into any locked cabinet and/or counter and/or showcase which is located at the *premises*.

Basis of Settlement

We will:

- (a) with respect to *stock*:
 - (i) pay *you* the *market value* of the *stock* at the time of the loss or damage;
 - (ii) pay *you* the value of *obsolete stock* or its purchase price, whichever is the lesser, but no more than the original cost to *you*;
 - (iii) replace or repair the *stock* with property or materials equal to or of a similar standard and specification as the *stock* before it was damaged; or
 - (iv) pay the cost of repair or replacement of the *stock*.
- (b) with respect to *electronic equipment* or *contents*:
 - (i) repair or replace the *electronic equipment* or *contents*; or
 - (ii) pay you the cost of repair or replacement of the electronic equipment or contents.
- (c) pay the *sum insured* for a specified item.

For each specific *category* or *categories*, we will not pay more than the *sum insured* shown on the current *schedule* for this *cover section*, except to the extent stated under the headings 'Extra Covers' and 'Additional Benefits'.

Limitation of Cover

1. Excess

The excess that applies is shown on the schedule.

Extra Covers

We will also pay or provide the Extra Covers set out below.

Any amounts payable under these Extra Covers apply in addition to the sum insured.

1. Damage to business premises

If *you* are the property owner, we will cover *you* for the cost to repair *your property insured* caused by theft or attempted theft. The maximum amount we will pay for this Extra Cover is \$20,000 for any one *event*.

2. Damage to rented premises

If *you* are the tenant, we will cover *you* for damage to the *premises* that *you* occupy as a tenant if *you* are legally liable for that damage under *your* tenancy agreement, provided that the damage is due to theft occurring during the *period of insurance*.

The maximum we will pay for any one claim under this Extra Cover is \$20,000 for any one *event* or the amount shown in the *schedule*.

3. Death benefit

If any person is injured while protecting or attempting to protect *property insured* from theft or attempted theft and death results from this injury within 12 months, we will pay \$10,000 to the estate of that person, on *your* behalf, .

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Money *cover section*.

4. Directors and employees tools of trade and personal property

We will pay for loss of or damage to directors and *employees* tools of trade and personal property caused by theft at the *premises*, as if they were *contents*, but only to the extent that such tools of trade and or personal property is not otherwise insured.

We will not pay more \$10,000 for any one event.

5. Employee dishonesty

We will cover *you* for loss to *stock*, *contents* or *electronic equipment* as a direct result of *employee* dishonesty during the *period of insurance* which is discovered within 45 days of the *employee* dishonesty occurring.

This Extra Cover does not cover:

- (a) any loss arising from the conduct of an *employee* after *you* have knowledge of or information about any prior act of fraud or dishonesty by the *employee*;
- (b) any loss arising from the conduct of an *employee* outside Australia;
- (c) any loss where you are unable to identify which employee is responsible;
- (d) any loss or part of a loss arising from the conduct of an *employee*, where the proof of the loss, either as to its occurrence or as to its amount, is dependent upon an inventory stock take or a profit and loss calculation;
- (e) fraud or dishonesty committed by any member of your family who is not your employee; or
- (f) fraud or dishonesty committed by any of *your employees* with *your* connivance.

We will not cover you for more than \$5,000 for any one event.

We will not cover any claims under this Extra Cover if *you* are insured under Employee Fraud *cover section*.

6. Seasonal increase period

We will automatically increase the *sum insured* in respect of *stock* by 50% during the *seasonal increase period*.

7. Removal of debris

We will pay the cost of removal of debris and of cleaning up any damage resulting from theft or attempted theft of *property insured*.

Provided that we will not pay more than \$5,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Money *cover section*.

8. Removal of debris following forensic investigation

We will pay the cost of removal of debris and of cleaning up any damage resulting from forensic investigation by police following theft or attempted theft of *property insured*.

Provided that we will not pay more than \$2,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Money *cover section*.

9. Replacement of locks and keys

We will pay the cost of replacing locks, keys, magnetic keys, cards or similar devices and combinations used in the *business* if:

- (a) as a result of theft covered under this *cover section*, keys or combinations are stolen or there are reasonable grounds to believe that keys have been duplicated;
- (b) keys, magnetic keys or cards or similar devices are accidentally lost;
- (c) the sequence of numbers of letters become known by any unauthorised person or are accidentally lost;
- (d) circumstances have allowed the unauthorised duplication of keys, magnetic keys or cards or similar devices.

We will also pay the cost of:

- (e) opening *safes* and *strongrooms* because of the theft of or loss of keys or combinations during a theft;
- (f) replacing and developing security film exposed because of theft or attempted theft;
- (g) restoring the security system to its former functionality following a theft or attempted theft that is covered by this *cover section*.

We will not pay more than \$10,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Money *cover section*.

10. Rewriting of documents

We will pay for any reasonable labour costs incurred in reproducing or making good *your* business records if they are lost stolen or damaged while located at *your premises* or offsite anywhere in *Australia*. We will not pay more than \$25,000 during any one *period of insurance*.

11. Temporary protection and security guards

We will pay the reasonable and necessary costs of temporary protection and repairs and the employment of guards or watchman by *you*, for the safety and protection of the *building* pending repair of damage to the *building* caused by a theft or attempted theft.

We will not pay more than \$10,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Money *cover section*.

12. Metered water charges

We will pay the costs levied on *you* by a Water Company or Authority for metered water usage arising from the theft of *insured property* or water at the *premises*.

We will not pay more than \$10,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Property Damage *cover section*.

Additional Benefits

We will also provide the following Additional Benefits in this cover section.

1. Illegal use of corporate financial transaction card

If the policy covers *contents* and any corporate credit and/or debit card used by the *business* is lost or stolen during the *period of insurance*, we will pay any financial loss sustained by *you* arising from the illegal use of the card by an unauthorised person.

We will not pay:

- (a) any financial loss arising from the misuse or illegal use of corporate credit cards by *your employees* or any other person acting in collusion with *your employee* or by any member of *your family*; or
- (b) more than \$10,000 for any one *event*.

2. Illegal electronic funds transfer

If the policy covers *contents* and following entry into the *premises* arising from one of the events listed under the heading 'Cover', we will pay any financial loss sustained by *you* arising from the electronic transfer of funds from *your* bank account to a bank account not controlled by *you*.

We will not pay:

- (a) any financial loss arising from the misuse or illegal use of corporate credit cards or financial transaction cards by any of *your employees* or any other person acting in collusion with any of *your employee* or by any member of *your family*;
- (b) transfer of *money* via electronic funds transfer which was enabled by:
 - (i) a key; or
 - (ii) use of details of a combination, code or password,

that are left in the *building* outside *business hours*;

(c) more than \$10,000 for any one *event*.

3. Pairs and Sets

We will pay for the reduced value of undamaged *stock* or *contents* which forms part of a pair or set and following theft has become unmarketable as a complete product. The most we will pay under this Additional Benefit is \$20,000 during any one *period of insurance*.

4. Temporary cover for new premises

We will cover *you* for loss of *stock* or *contents* at any new premises which *you* first occupy during the *period of insurance* provided that:

- (a) cover is limited to a period of 90 consecutive days from the day that *you* first use the new premises;
- (b) cover is not available to property that cannot be correctly designated to one of the *categories* that are shown as insured in the *schedule*;
- (c) cover is only available to contents or stock that is of a similar type to that insured by this cover section;

- (d) for each specific *category* of property shown in the *schedule* cover is limited to 50% of the *sum insured* for that *category*; or
- (e) if more than one *premises* is shown in the *schedule* then this 50% limitation will apply to the lowest *sum insured* that applies to the specific *category* of property; and
- (f) the new premises have building and security features that are similar to those at one of the *premises* shown in the *schedule* having the same occupation.

You must provide us with full details of the new premises.

If we agree to cover *stock* or *contents* at the new premises beyond the 90 consecutive day period, *you* must pay any additional *premium* we require.

5. Temporary removal

We will cover *your property insured* while temporarily removed to any other premises within *Australia*. Provided that:

- (a) We will not cover *cigarettes*, *cigars* and *tobacco* products or alcoholic beverages.
- (b) We will not cover *stock* that is on consignment to other parties unless it is owned by *you* or is property for which *you* are responsible.
- (c) The maximum amount we will pay for this Additional Benefit will be 20% of the *sum insured*.
- (d) This Additional Benefit will not apply to any *property insured*, which has been removed for a period greater than 90 days without our prior consent.

6. Theft of external property

We will cover *you* for loss or damage as a result of theft or any attempt at theft occurring during the *period of insurance* to *contents* that are securely and permanently affixed (by means other than the connection to a power point) to the outside of the *building*.

We will not cover you for more than:

- (a) \$25,000; or
- (b) the contents sum insured,

whichever is the lesser during the *period of insurance*.

7. Theft without forcible and violent entry (not property in the open air)

We will cover *you* for loss or damage occurring during the *period of insurance* to *contents* or *stock* in the *building* as a result of a theft or attempted theft where there are no signs of forcible and violent entry to or exit from the *building*.

The amount we will pay is limited to:

- (a) \$20,000; or
- (b) the *sum insured* shown for 'Theft without forcible and violent entry' on the current *schedule*,

whichever is the higher, for any one event.

We will not cover *you* if the theft or attempted theft is from any open-sided structure such as, but not limited to, verandas or yards or other open spaces even if they are partially or fully enclosed.

8. Theft of property insured in the open air

We will cover *you* for theft without forcible and violent entry of *property insured* in the open air but within the boundaries of the *premises* or contained in an unlocked *building*, up to the amount shown in the *schedule*. We will not pay more than \$5,000 or the *sum insured* shown on the current *schedule* whichever is the higher during any one *period of insurance*.

We will not cover *you* for the theft of property in the open air unless the *premises* outside *business hours* are fully enclosed by a locked walls or cyclone fence with padlocks or by an electronic security locking system.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this *cover section*.

We will not pay for:

1. Theft by persons

loss of, or damage to, property committed by:

- (a) *you, your* directors, partners, *employees* or any member of *your family* other than following forcible and violent entry by *your employees* or a member of *your family*; or
- (b) any person or persons while lawfully at the *building*.

2. Property

loss or damage to:

- (a) *money* in excess of \$500;
- (b) jewellery, precious metals or stones, property made of gold or silver, bullion or furs exceeding \$10,000 any one loss and \$2,000 any one item unless these items form part of *your stock*;
- (c) vehicles, unless they are:
 - (i) *stock*; or
 - (ii) fork lift trucks and similar appliances that are used for hauling or conveying goods at the *premises*;
- (d) animals including live animals unless they are insured and classified as stock; or
- (e) plants, shrubs, landscaping materials or growing crops, pastures or standing timber.

3. Glass

the breakage of *glass* (including washbasins, sinks, toilet pans or cisterns, or the cost of replacing sign writing, ornamentation, reflective materials and burglar alarm tapes attached to broken *glass*) unless it is *stock*.

4. Open air

loss or damage of *property insured* from any open space, whether fenced or unfenced, outside the walls of the *building* except as expressly provided in the Additional Benefit 7 'Theft without forcible and violent entry (not property in the open air)' and Additional Benefit 8 'Theft of property insured the open air'.

5. Access

loss or damage to *property insured* if entry is gained to the *building*:

- (a) by use of a key or security code; or
- (b) through an unlocked door or window,

Except as provided for under:

- (i) Extra Cover 5, Employee dishonesty;
- (ii) Additional Benefit 7, Theft without forcible and violent entry (not property in the open air); and
- (iii) Additional Benefit 8, Theft of property insured in the open air.

6. Unexplained disappearance, Shoplifting

loss arising from unexplained disappearance, shoplifting, unexplained or inventory shortage, clerical or accounting errors or shortage in supply or delivery to or from the *business premises*.

Cover Section Conditions

These conditions apply to this cover section.

1. Valuables

You must ensure that all *stock* that is precious stones, gold and silver articles, jewellery, watches trinkets, stamps, coins and personal ornaments, which are individually of the value of \$500 or more are contained in a securely locked *safe* or *strongroom* outside *business hours*.

2. Reinstatement

If we pay an amount for a claim under this *cover section* we will automatically reinstate the *sum insured* to the amount shown on the *schedule*. *You* will not have to pay any additional *premium*.

Money

Introduction

This cover section only forms part of your policy when Money is shown in the schedule and is limited to the period of *insurance* indicated.

This section of the policy covers the loss of or damage to *your business's money* from a wide variety of causes such as theft, armed hold up, or fire. The *money* may be *in transit* or at *your premises*.

Definitions

The following words have the following meanings for this cover section only.

Financial service provider

financial service provider means a bank, building society or credit union or an agency for any of these.

In custody

in custody means in *your* custody and control at *your* private residence or in the custody and control of persons authorised by *you* at their private residences until the next business day when the *money* can be deposited in the bank.

In transit

in transit means *money* in *your* personal custody or in the custody of persons authorised by *you* whilst in transit within *Australia*. Transit is deemed to commence when the *safe or strongroom* is unlocked for the removal and immediate transport of the *money* from the building. *Money* in transit includes *money* while contained in the night safe, night depository chute or automatic teller machine of any *financial services provider*. Our liability ceases at the time *your financial service provider* ceases trading on the next business day following the deposit therein.

Wages and salaries collected from the bank but not paid to *employees* is '*in transit*' until it is physically in the control of *employees*.

Money

money means for the purposes of the *cover section* only, *money* has the meaning in the general definitions and also includes funds held in electronic form in a bank account, *money* held in trust or for which *you* are responsible, and which is not otherwise insured and shall also include any cash carrying bag used with the *transit*.

Cover

1. Blanket cover

When Blanket Cover is shown in the *schedule*, cover is provided in all of the circumstances described below within the categories of *money*, as if all of the Specified Covers were shown in the *schedule*.

2. Specified cover

When Specified Cover is shown in the *schedule*, we will cover *you* for loss of or damage to *money* occurring during the *period of insurance* the following categories of *money* described below and shown on the *schedule*:

- (a) Money in transit;
- (b) Money on the premises;
- (c) Money in a securely locked safe or strongroom; or
- (d) Money in custody.

Basis of Settlement

The maximum amount we will pay is the *sum insured* shown on the *schedule* in respect of categories of *money*:

- (a) *money in transit* at the time of the loss or damage is the *money in transit sum insured*;
- (b) money on the premises during business hours at the time of the loss or damage is the money in the building during business hours sum insured. The maximum we will pay for money on the premises outside business hours is \$2,000, unless the money is contained in (c) below;
- (c) *money* in the *building* in securely locked *safe or strongroom* at the time of the loss or damage is the *money* in the *building* in securely locked *safe or strongroom sum insured*; or
- (d) money in custody at the time of the loss or damage is the money in custody sum insured.

If we agree to pay a claim for loss of or damage to *money* (other than certificates of stock, bonds, coupons and all other types of securities or travellers cheques) we will pay the amount of *money* lost or damaged.

In the case of any certificates of stock, bonds, coupons and all other types of securities the amount of the securities will be calculated as follows:

- (a) if the securities can with our approval be replaced, the cost of replacement paid or payable by you; or
- (b) otherwise, the greater of:
 - (i) the price for which you purchased them; or
 - (ii) the closing market value on the last business day prior to the date of discovery by *you* of the loss or destruction of the securities; or
 - (iii) if the time of discovery by *you* is after the close of the market, their closing market value on the day of discovery by *you*.

In the case of a loss of subscription, conversion or redemption privileges through the loss of any security, the value of such privileges will be the value immediately preceding the expiration of the subscription, conversion or redemption, in the currency in which the loss was sustained.

Losses sustained in currencies other than Australian dollars will be calculated by converting the amount of loss to Australian dollars at the market rate at the time of settlement of the loss or such other rates as may have been expressly agreed with us. If there is no market price or value on the relevant day, then the value shall be agreed between *you* and us, or in default, we and *you* shall submit to mediation and be bound by the decision of the mediator.

In the case of travellers cheques, discount house vouchers or lottery tickets, the amount will be calculated at the original purchase price incurred by *you*.

If the *safe or strongroom* is lost or damaged, we will:

- (a) repair the *safe or strongroom*;
- (b) replace the *safe or strongroom* with an item of a specification equal to but not better or more extensive than it was when new;
- (c) if the loss or damage is confined to part of the *safe or strongroom*, repair or pay *you* the cost of repair of that part plus the cost of any necessary dismantling and reassembling; or
- (d) pay you the cost of repairing or replacing the safe or strongroom.

We will not pay costs of alterations, improvements or overhauls carried out when the lost or damaged *safe or strongroom* is repaired or replaced.

Limitation of Cover

1. Excess

The excess that applies is shown on the schedule.

Extra Covers

If we agree to pay a claim under this *cover section* for loss or damage to *money*, we will also pay or provide these Extra Covers set out below.

Any amounts payable under these Extra Covers apply in addition to the sum insured.

1. Reinstatement of sum insured

When a *sum insured* is reduced following a loss, we will automatically increase this reduced *sum insured* to its value immediately before the loss.

However:

- (a) the maximum amount we will pay during the *period of insurance* is limited to twice the *sum insured*; and
- (b) you pay or agree to pay any additional premium we require.

2. Seasonal increase period

We will automatically increase the *sum insured* in respect of *money* by 50% during the *seasonal increase period*.

3. Removal of debris

We will pay the cost of removal of debris and of cleaning up any damage resulting from theft or attempted theft of *property insured*.

Provided that we will not pay more than \$5,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Theft *cover section*.

4. Removal of debris following forensic investigation

We will pay the cost of removal of debris and of cleaning up any damage resulting from forensic investigation by police following theft or attempted theft of *property insured*.

Provided that we will not pay more than \$2,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Theft *cover section*.

5. Temporary protection and security guards

We will pay the necessary costs incurred by *you* in effecting temporary protection, or the employment of guards or watchman, by *you*, to safeguard the *money* at the *premises* as a result of theft or attempted theft of *money* occurring during the *period of insurance* and that is covered under this *cover section*.

We will not pay more than \$10,000 for any one event.

Provided that any cover given under this Extra Cover shall not accumulate with any similar cover that may be given under the Theft *cover section*.

Additional Benefits

We also provide the following Additional Benefits.

Unless stated otherwise below, any amounts payable under these Additional Benefits apply in addition to the *sum insured*.

1. Bank and public holidays extension

The *sum insured* for *money* is automatically increased by 100% or \$75,000 whichever is the lesser on days that are gazetted bank or public holidays. This increase shall apply up until bank closing time on the next business day after such holiday.

This Additional Benefit does not apply to damage to safes or strongrooms and to the seasonal increase period.

2. Counterfeit currency

We will pay for losses sustained by *you* due to the acceptance in good faith in exchange for merchandise, *money* or services, of counterfeit Australian currency notes up to an amount not exceeding \$500 in any one *period of insurance*.

3. Death benefit

If any person is injured while protecting or attempting to protect *money* from theft or attempted theft and death results from this injury within 12 months, we will pay \$10,000 to the estate of that person, on *your* behalf, .

Provided that any cover given under this Additional Benefit shall not accumulate with any similar cover that may be given under the Theft *cover section*.

4. Directors and employees personal property

We will cover *you* for loss of or damage to the personal property of *your* directors, officers and *employees* during a theft or attempted theft covered under this *cover section*, but only to the extent that such personal property is not otherwise insured.

We will not cover you for more than \$10,000 for any one event.

Provided that any cover given under this Additional Benefit shall not accumulate with any similar cover that may be given under the Theft *cover section*.

5. Employee dishonesty

We will cover *you* for loss of *money* as a direct result of *employee* dishonesty during the *period of insurance* if discovered within 45 days of the *employee* dishonesty occurring.

This Additional Benefit does not cover:

- (a) any loss arising from the conduct of an *employee* after *you* have knowledge of or information about any prior act of fraud or dishonesty by the *employee*;
- (b) any loss arising from the conduct of an *employee* outside *Australia*;
- (c) any loss where you are unable to identify which employee is responsible;
- (d) any loss or part of a loss arising from the conduct of an *employee*, where the proof of the loss, either as to its occurrence or as to its amount, is dependent upon an inventory stock take or a profit and loss calculation;
- (e) fraud or dishonesty committed by your family; or
- (f) fraud or dishonesty committed by any of your employees committed with your connivance.

We will not pay more than \$5,000 for any one event.

We will not pay any claims under this Additional Benefit if *you* are insured under the Employee Fraud *cover section* and further provided that any cover given under this Additional Benefit shall not accumulate with any similar cover that may be given under the Theft *cover section*.

6. Illegal use of financial transaction or credit cards

Subject to a limit of \$5,000 for any one *event*, cover is included for financial loss arising from the illegal use of financial transaction or credit cards by any unauthorised person excluding any financial loss arising from the misuse or illegal use of financial transaction or credit cards by *your employees* or any other person acting in collusion with an *employee* of *yours*.

Provided that any cover given under this Additional Benefit shall not accumulate with any similar cover that may be given under the Theft *cover section*.

7. Illegal use of corporate financial transaction card

If this policy covers *contents* or *contents* including *stock* and any corporate credit and/or debit card used by the *business* is lost or stolen during the *period of insurance*, we will pay for any financial loss sustained by *you* arising from the illegal use of the card by an unauthorised person to the extent that such loss is not recoverable from the issuer of such card.

Provided that we will not pay:

- (a) for any financial loss arising from the misuse or illegal use of corporate credit cards by *your employees* or any other person acting in collusion with *your employee* or by any member of *your family*; or
- (b) more than \$5,000 for any one *event*.

Provided further, that any cover given under this additional benefit shall not be in addition to any similar cover that may be paid under this *cover section* or under the Theft *cover section*.

8. Loss of or damage to Safes, Strongrooms and cash carrying bags

If *money* is stolen or there is an attempt at stealing *your money* from *your safe or strongroom* or cash carrying bag, we will pay *you*:

- (a) the cost of opening the *safe or strongroom* and of repairing or replacing any loss or damage to the *safe or strongroom* that was caused by the theft or attempted theft;
- (b) for loss of or damage to your cash carrying bag that was caused by the theft or attempted theft.

We will not pay more than \$10,000 for any one event.

9. Replacement of locks and keys

We will pay the cost of replacing locks, keys, magnetic keys or cards or similar devices or to change the sequence of numbers or letters used in a *safe* or *strongroom* during the *period of insurance* if:

- (a) as a result of theft of *money* covered under this *cover section*, keys or combinations are stolen, or if there are reasonable grounds to believe that keys have been duplicated;
- (b) keys, magnetic keys or cards or similar devices are accidentally lost;
- (c) the sequence of numbers or letters become known by any unauthorised person or are accidentally lost;
- (d) circumstances have allowed the unauthorised duplication of keys, magnetic keys or cards or similar devices.

We will also pay the cost of:

- (e) opening *safes or strongrooms* because of the theft of keys or combinations during a theft of *money* covered under this *cover section*;
- (f) developing images stored on *media* from security camera following a theft or attempted theft of *money* covered under this *cover section*.

We will not pay more than \$10,000 for any one event.

Provided that any cover given under this Additional Benefit shall not accumulate with any similar cover that may be given under the Theft *cover section*.

10. Temporary cover for new premises

Cover is extended to include *money* at, or *in transit* to or from any new business premises occupied by *you* after the commencement of the *period of insurance*, within *Australia*, for 90 days from first being used by *you* (unless the *period of insurance* or *your* occupancy of such premises ends sooner, whichever shall first occur), but the cover is limited to:

- (a) the *business* described in the *schedule*; and
- (b) the *money* insured described in the *schedule*.

Our maximum liability under this Additional Benefit is limited to 50% of the *sum insured* shown in the *schedule* in relation to each item of *money* covered under this *cover section*.

You must provide us with full details of the new premises.

If we agree to cover *money* at the additional premises beyond this 90 day period, *you* must pay any additional *premium* we require

11. Traveller's Money

We will pay *you* for loss of *money* in *your* custody, or in the custody of *your employee*, while *you* are travelling on *your business* anywhere in the world provided that the total amount payable under this Additional Benefit is limited to \$10,000 for any one *event*.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

This cover section does not cover:

1. ATMs

loss or damage to *money* that does not belong to *you* in or from an ATM.

2. Key or combination in building

loss or damage of *money* from any *safe or strongroom* opened by a key or by use of details of a combination that are left in the *building* outside *business hours*.

3. Loss outside the Commonwealth of Australia

loss or damage to money occurring outside Australia except as provided under Additional Benefit 11 'Traveller's Money'.

4. Missing money

loss or damage of *money*:

- (a) due to shortages resulting from clerical or accounting errors, or loss due to errors in receiving or paying out;
- (b) by any intentional or wilful act or omission by *you* or *your employees* with *your* connivance other than as covered by Additional Benefit 5 'Employee dishonesty'; or
- (c) by any fraudulent or dishonest acts committed by *you*, *your family* members or any of *your employees* acting alone or in collusion with others other than as covered by Additional Benefit 5 'Employee dishonesty'.

5. Professional carrier

loss or damage to money while professional money carriers, professional carriers or common carriers are carrying it.

6. Unattended

loss or damage to money in or from an unattended vehicle that is not locked.

Glass

Introduction

This cover section only forms part of your policy when Glass is shown in the schedule and is limited to the period of *insurance* indicated.

This section of the policy covers the *breakage* of *glass* which *you* own or for which *you* are legally responsible, occurring during the *period of insurance* at the *premises*.

Definitions

The following words have the following meanings for this cover section only.

Breakage

breakage means:

- (a) for plate or sheet glass or porcelain, a fracture extending through the entire thickness of the glass or porcelain;
- (b) for laminated *glass*, a fracture extending through the entire thickness of a lamination but not any other damage or disfiguration.

External glass

external glass means glass or plastic material used as glass fixed in external windows, doors, showcases or skylights and any ceramic tiled shop fronts forming part of the *building*.

Glass

glass means external glass, internal glass, and specified glass.

Internal glass

internal glass means:

- (a) *glass* or plastic material used as glass in internal partitions, windows and doors, glass in counters, glass forming shelves and/or stock restraints, interior showcases, fixed mirrors and other fixed internal glass including ceramic vitreous china urinals, toilet pans and hand basins; and
- (b) frames of showcases, display cabinets and counters containing the broken *glass* in the *building*.

Sign

sign means glass or plastic that forms part of a sign.

Specified glass

specified glass means glass specifically designated in the schedule under Specified Glass.

Cover

We will pay for the cost of replacement of broken *glass* with *glass* of similar manufacture and quality including the necessary costs for after-hours service by repairers, express delivery and overtime charges to repair or replace broken *glass*. We will also pay the extra cost necessarily incurred to comply with Australian standards or the requirements of statute or regulations when replacing the *glass*.

Limitation of Cover

1. Excess

The excess that applies is shown on the schedule.

Extra Covers

When we agree to pay a claim under this *cover section* for loss or damage to *glass*, we will also pay or provide the Extra Covers set out below.

Any amounts payable under these Extra Covers apply in addition to the sum insured.

1. Costs

We will pay for the following costs provided they are reasonably incurred by *you* and are directly related to *breakage* of the *glass* covered under this *cover section*:

- (a) the cost of temporary shuttering which is necessary to secure otherwise exposed *stock* or *contents* pending replacement of the broken *glass*;
- (b) the costs incurred in replacing sign-writing, ornamentation, reflective materials, burglar alarm tapes and connections attached to the broken *glass*;
- (c) the cost incurred in repairing or replacing damage to window, door or showcase frames and their fittings;
- (d) the cost incurred in repairing or replacing tiles on shop and office fronts and around the broken *glass*.

We will not cover you for the cost of repairing or replacing bars, grilles or shutters.

Our liability under this Extra Cover during any one *period of insurance* is limited to the sum of \$10,000.

2. Destruction of Stock or Contents

We will pay for destruction of or damage to *your stock* or *contents*, caused by broken *glass* following the *breakage* of *glass* where such *breakage* constitutes an admissible claim under this *cover section*.

Our liability under this Extra Cover during any one *period of insurance* is limited to:

- (a) the cost value (excluding profit of any kind) of *your stock* or *contents* destroyed or damaged, less any amount realised from the sale or salvage; or
- (b) the sum of \$10,000,

whichever is the lesser.

Additional Benefits

We will also provide the following Additional Benefits in this cover section.

Any amount payable under these Additional Benefits applies in addition to the *sum insured*.

1. Malicious damage

If *you* are a tenant of leased premises and *you* are responsible under the terms of a rental agreement for insuring *external glass*, we will pay for the cost of replacement of *external glass* which has suffered malicious damage. This Additional Benefit is payable even where there is no *breakage* of *external glass*.

We will not cover *you* for more than \$10,000 in the aggregate during the *period of insurance* for all claims under this Additional Benefit.

2. Signs

We will cover you for loss or damage to signs at the premises if they break during the period of insurance.

We will not pay more than \$10,000 for one claim under this Additional Benefit or any higher amount shown in the current *schedule* for *signs*. The admissibility of claims for damage to *signs* shall not be contingent upon other damage to *glass*.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this *cover section*.

This cover section does not cover damage to glass:

- (a) when in transit or whilst being fitted into position or removed from its fitting;
- (b) forming part of *stock*;
- (c) in light fittings;
- (d) that is cracked or imperfect prior to *breakage*;
- (e) that is not fit for the purpose intended; or
- (f) that is in a glasshouse, conservatory or the like, television, computer screen or any domestic item such as a vase, china ware or *glass* in a photo frame.

General Property

Introduction

This cover section only forms part of your policy when General Property is shown in the schedule and is limited to the period of insurance indicated.

This policy section covers portable or valuable items that *you* usually carry around with *you* in the course of *your business* anywhere in the world. Unless the item is specified, the most we will pay is \$3,000.

Definitions

The following words have the following meanings for this cover section only.

Accidental

accidental means unexpected and unintended from your standpoint.

Specified items

specified items mean each item of property that is specifically described on the schedule.

Unspecified items

unspecified items mean each item of property which is not a *specified item*, but which is part of a group or class of property described generally on the *schedule*. The group or class described may include hand tools and hand held power tools.

Cover

We will cover *you* for the cost of repairing or replacing *your property insured* that has suffered *accidental* loss or damage during the *period of insurance* occurring anywhere in the world.

Basis of Settlement

We will:

- (a) repair or replace the item of *property insured* (including carry case and usual accessories) to a condition equal to but not better or more extensive than its condition when new; or
- (b) pay you the cost to repair or replace the property insured; or
- (c) replace the *property insured* with a new item that has the same features or features that are nearly the same as (but not less than) the item being replaced.

When the loss or damage is confined to a part or component of the *property insured*, we will only pay for that part or component plus the cost of any necessary dismantling and reassembling.

If we replace or pay the cost of replacing any item of *property insured*, *you* no longer have any cover for that item or the replacement item.

The maximum amount we will pay in respect of each specified item is the sum insured for that item.

The maximum amount we will pay in respect of any one *unspecified item* is \$3,000.

The maximum we will pay during the *period of insurance* for all claims in respect of any particular group or class of *unspecified items* is the *sum insured* for that group or class of *unspecified items* set out in the *schedule*.

Limitation of Cover

1. Excess

The excess that applies is shown on the *schedule*.

You are liable for the excess for each and every claim for an event that results in accidental loss or damage.

Extra Cover

If we agree to pay a claim under this *cover section* for loss or damage to property, we will also pay or provide this Extra Cover set out below.

1. Reinstatement

If we pay an amount for a claim under this *cover section*, we will automatically reinstate the *sum insured* to the amount shown on the *schedule*. *You* will not have to pay any additional *premium*.

Additional Benefit

We will also provide the following Additional Benefit in this *cover section*, subject to the conditions, limits, general exclusions and *cover section*.

Any amount payable under this Additional benefit shall apply in addition to the sum insured.

1. Theft of other equipment

We will cover *you* for theft of any property not belonging to *you* but in *your* physical or legal control for the purposes of *your business* occurring during the *period of insurance* anywhere in the world.

This Additional Benefit does not cover theft committed by any member of *your family* or by any *employee* of *yours* or committed by any person whilst lawfully at *your premises*.

We will not cover you under this Additional Benefit unless the property insured was:

- (a) in a securely locked *vehicle* and the theft was consequent upon forcible and violent entry to the *vehicle*;
- (b) securely and permanently affixed to a building or *vehicle* and theft is consequent upon forcible and violent removal of the property;
- (c) in a *vehicle* and was securely chained to that *vehicle* by a steel chain and a security rated padlock;
- (d) in *your* private residence or the private residence of *your employee* who has been authorised by *you* to have the custody and control of the *property insured*. However, we will not cover any theft by a tenant;
- (e) securely locked in a building or any part of the building and the theft is consequent upon forcible and violent entry to the building or that part of the building.

However, we will not cover any theft:

- (i) committed by any person while lawfully in the building;
- (ii) of *property insured* which is unattended in areas of the building; or
- (iii) of property insured stolen as a consequence of armed hold-up or the threat of physical violence.

We will not cover you for more than \$2,500 for all claims in this period of insurance under this Additional Benefit.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this *cover section*.

This cover section does not cover:

- (a) loss or damage to any *unspecified item* of property unless *your schedule* shows that *you* have cover for *unspecified items*;
- (b) loss or damage caused by or arising out of:
 - (i) wear and tear, fading, gradual deterioration or developing flaws, normal upkeep or making good, or any gradual cause;
 - (ii) moths, termites or other insects or vermin;
 - (iii) scratching, biting or chewing by any *animal*;

- (iv) chipping, scratching, denting or marring that does not materially affect the use or operation of the *property insured*;
- (v) change in colour, loss of weight, change in flavour, texture or finish;
- (vi) the action of light, atmospheric conditions, any form of *fungus* or variations or extremes of temperature, rust or oxidation, wet or dry rot, corrosion, inherent vice or latent defect;
- (vii) mechanical, hydraulic, electrical or electronic breakdown, burn-out, failure, malfunction or derangement of any equipment or device;
- (viii) smut or smoke from industrial operations (other than sudden and unforeseen resultant damage);
- (ix) faulty materials or faulty workmanship;
- (c) loss or damage to *money* or documents of any kind;
- (d) loss or damage to property as a result of an act committed by any member of *your family* or by any *employee* of *yours* or committed by any person whilst lawfully at *your premises*.

Machinery

Introduction

This cover section only forms part of your policy when Machinery is shown in the schedule and is limited to the period of insurance indicated.

Definitions

The following words have the following meanings for this cover section only.

Boilers and pressure plant and pressure pipe systems

boilers and pressure plant and *pressure pipe systems* mean the permanent structure of *machinery* which are subject to internal steam, gas or fluid pressure (other than atmospheric pressure) including all direct attachments connected to the permanent structure and includes with respect to boilers the rotating, reciprocating or electrical apparatus attached to them.

Breakdown

breakdown means any sudden unforeseen physical loss or damage that may include, but is not limited to, the actual breaking, seizing, deformation, burning out, explosion or implosion of any part of the *machinery* sufficient to prevent the *machinery* undertaking its normal operation and necessitating repair or replacement before normal operation can be resume and which occurs during the *period of insurance*.

Breakdown does not mean:

- (a) depletion, deterioration, corrosion or erosion of material;
- (b) wear and tear;
- (c) vibration or misalignment;
- (d) the functioning of any safety device or protective device; or
- (e) the failure of a structure or foundation supporting the equipment or a part of the equipment.

Expendable items

expendable items mean:

- (a) electrical and electronic glass bulbs, tubes, x-ray tubes, contacts, fuses and heating elements;
- (b) tracks, rails, wear plates, cutting edges, tools, dies, engraved cylinders, moulds, patterns, shear pins, filters, chains, belts, tyres, tracks or conveyor belts and any other part or parts which require periodic replacement.

Hazardous substance

hazardous substance means:

- (a) any pollutant, contaminant or other substance declared by a government authority to be hazardous to health or the environment; or
- (b) any mould, yeast, *fungus* or mildew including any spores or toxins created or produced by or emanating from such mould, yeast, *fungus* or mildew, whether or not allergic, pathogenic or toxigenic.

Machinery

machinery means any of the following equipment provided it is owned, leased, operated or controlled by *you* and used in *your business*:

- (a) any boiler, fired or unfired pressure vessel normally subject to vacuum or internal pressure (other than static pressure of contents) any refrigerating or air conditioning vessels and piping or any other piping and its accessory equipment, but not including:
 - (i) any boiler foundation, any refractory or insulating material;
 - (ii) any part of a boiler or fired pressure vessel that does not contain steam or water; or
 - (iii) any buried piping, any drainage piping, any sprinkler piping and its accessory equipment.

- (b) any mechanical or electrical equipment that generates, transmits or utilises mechanical or electrical power, but not including:
 - (i) any *vehicle*, or mobile equipment;
 - (ii) any watercraft or aircraft; or
 - (iii) any elevator or escalator.

Cover

We will cover you for:

- (a) breakdown of machinery which occurs at the premises; and
- (b) direct loss or damage to other property insured as a result of that breakdown,

provided that the breakdown of machinery occurs during the period of insurance.

Basis of Settlement

If we agree to pay a claim for *breakdown* of *machinery*, we will repair, rebuild or replace any damaged item or pay for the cost of repairing, rebuilding or replacing. If we decide to replace the damaged item, we will replace the damaged property with similar property of a like kind, capacity, size, quality and function.

If we agree that *you* can carry out the repairs at the *premises* or at a workshop owned by *you*, we will pay the actual costs of materials and wages incurred plus a reasonable overhead mark-up, provided that a qualified person carries out the repairs.

If it is necessary to replace parts that are unavailable, we will not pay more than the estimated cost of similar parts currently available. If similar parts are unavailable, we will not pay more than the manufacturers, or suppliers, latest list price. We will not pay any cost of repairing or replacing any part or parts of a piece of *machinery*, which is greater than the cost of repairing or replacing the entire piece of such *machinery*, If the work of repairing, rebuilding or replacing the item is not commenced and carried out within a reasonable time period after the *breakdown*, we will not be liable to pay more than the cost necessary to repair, rebuild or replace the item at the time the *breakdown* occurred.

Where the *breakdown* is confined to a part of a machine or structure, we will not pay more than the cost of repairing or replacing that part plus the cost of dismantling and erecting the structure.

The maximum we will pay is the *sum insured* as shown in the *schedule*.

1. Where *you* incur extra expense, in complying with the requirements of any Act of Parliament or regulation made thereunder or any by-law or regulation of any Municipal or other regulatory authority, in the course of effecting repair or replacement of the *machinery*, we will indemnify *you* for such extra expense.

Provided that the amount so recoverable hereunder shall not include the additional cost in complying with any such Act, regulation, by-law or requirement with which *you* had been required to comply with prior to the *breakdown*.

- 2. All *machinery* which can be repaired must be repaired. However, should the item be uneconomical to repair due solely to the nature of the *breakdown*, settlement will be as follows:
 - (a) the cost of replacement of the *machinery* by an item of similar function, type, capacity and quality in a condition equal to, but not better than, the condition of the *machinery* when new; or
 - (b) the *sum insured* for the *machinery*.
- 3. We shall not be required to replace the *machinery* exactly, but only as circumstances permit.
- 4. Where component's or manufacturer's specifications are no longer available due to obsolescence, the basis of settlement will be the cost which would have been incurred if the components or specifications had still been available.

Limitations of Cover

1. Excess

You must pay the amount of any excess shown in the schedule for each claim you make.

Extra Covers

If we agree to pay a claim under this *cover section* for *breakdown* of *machinery*, we will also pay or provide the Extra Covers set out below.

Any amounts payable under these Extra Covers apply in addition to the sum insured.

1. Extra costs

In the event of *breakdown*, we will pay to *you*, up to the *sum insured* less the applicable *excess*, the cost of repair or replacement necessary to return the *machinery* to their former state of operation including:

- (a) cost of dismantling, re-erection, cleaning up and removal of debris;
- (b) replacement of refrigerant or lubricating or insulating oil lost from *machinery* as a direct result of *breakdown*;
- (c) charges for overtime work on public holidays where necessarily and reasonably incurred;
- (d) freight within Australia by any recognised scheduled service;
- (e) overseas air freight by any recognised scheduled service and/or overseas labour;
- (f) the cost of temporary repairs and/or hire of a temporary replacement item during the time taken to repair damage to any *property insured*;
- (g) any customs duties and dues.

Provided that the total of all of these extra costs in clauses 1(c), 1(d), 1(e) and 1(f) are limited to 50% of the normal cost of repair payable under this part and shall be payable in addition to the *sum insured*, and the amount payable for the extra costs in clauses 1(a), 1(b) and 1(g) shall be subject to the applicable *sum insured* not otherwise exhausted.

2. Hazardous substances

If a *hazardous substance* is involved in or released by a *breakdown* of the *machinery*, we cover *you* for the increase in cost to repair, replace, clean up or dispose of, damaged *property insured*.

We will not pay more than \$25,000 for each claim under this Extra Cover.

3. Inflation protection

The *sum insured* on items of *machinery* shall at the time of loss be increased according to the consumer price index by the proportion which the number of days since the commencement of the *period of insurance* shall bear to the whole of such period.

4. Repair costs

The cost of consulting engineers' fees (excluding fees for preparing a claim) necessarily incurred with our consent, in the reinstatement of *machinery*. Provided that where the *sum insured* is exhausted, we will pay an additional amount of up to \$5,000 in respect of this Extra Cover.

Additional Benefits

We will also provide the following Additional Benefits in this *cover section*, subject to the policy limits, conditions and exclusions except as provided otherwise.

1. Additional Items

If *you* hire or purchase and commission at *your premises* any items similar to items already insured under this *cover section*, we will consider these items to be added to the insurance by this *cover section*, giving the same cover as for similar items already insured.

Provided that:

- (a) cover for additional items shall not exceed the total *sum insured* for the items already insured under this *cover section*;
- (b) *you* give us notice within 90 days of the hire or purchase and commissioning of the item(s) and pay the appropriate extra premium on a pro rata basis together with any applicable statutory charges;
- (c) the items are as far as *you* are aware, suitable for service, free from material defect and in sound working condition;
- (d) the items shall not be insured until successfully commissioned and all relevant statutory provisions for inspections and certification have been fulfilled;
- (e) the limits and *excess* as shown on the *schedule* shall be the same as for similar items already insured.

2. Property damage caused by flying fragments

We will indemnify *you* for *breakdown* of property not insured under this *cover section* which is owned by *you* or if *you* are responsible for *breakdown* to it, provided:

- (a) the loss or damage occurred within the *premises* during the *period of insurance* as a direct result of impact from any part of an insured item from the *machinery*; and
- (b) the loss or damage is directly caused by *breakdown* and occurs in circumstances where cover is provided and not excluded under this *cover section*.

We will not pay more than the amount shown in the *schedule* and provided that the *sum insured* is not otherwise exhausted.

3. Increased Cost of Working

We will pay for costs incurred by *you* for the sole purpose of avoiding or diminishing a reduction in income from *your business* during the period that *your machinery* is damaged provided that:

- (a) these costs are additional to *your* normal operating costs;
- (b) these costs are incurred because of an interruption to *your* normal operations that directly results from *breakdown* to *machinery* that is covered by this *cover section*;
- (c) You receive our prior approval to incur these costs;
- (d) We will not pay more than \$2,500 or the amount shown in the *schedule*, if higher, for increased cost of working; and
- (e) We will not pay for any cost incurred during the first forty eight (48) hours following the loss.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

We will not cover you for:

- 1. the cost of repair or replacement of *expendable items* other than *expendable items* which are necessary for the repair.
- 2. the costs incurred in repairing wear and tear or gradual deterioration including:
 - (a) wear and tear due to normal operation;
 - (b) wearing or wasting away of material caused by normal operation or resulting from atmospheric conditions, rust, erosion, or oxidation;
 - (c) damage to a safety or protective device caused by its own operation;
 - (d) the chipping or scratching of painted or polished surfaces; or
 - (e) slowly developing deformation or distortion.

3. the cost of:

- (a) carrying out of normal maintenance, such as the tightening of loose parts, recalibration or adjustments;
- (b) alteration, additions, improvements or overhauls whether carried out in the course of indemnifiable repairs or at a separate operation;
- (c) modification or alteration of insured plant to enable replacement or repair, caused by gradual deterioration (including rust, corrosion, erosion, oxidation or scale formation);
- (d) replacement of lighting equipment, reticulated electrical wiring, reticulated liquid and gas piping and ducting;
- (e) repair of scratches chipping or discolouration to painted or polished surfaces, unless resulting from insured damage;
- (f) repair of a slowly developing deformation, distortion or fatigue of any part;
- (g) repair of blisters, laminations, flaws or grooving even when accompanied by leakage;
- (h) repairs to valves, fittings, glands, joints, gaskets, pipes, lines and connections which are defective or leaking;
- (i) repairs to shaft keys requiring tightening, fitting or renewal;
- (j) damage caused by the movement of foundations, masonry or brick work unless this results from *breakdown* of any *machinery* or any part of *machinery*; or
- (k) removal or installation of underground pumps and well casings. Unless specifically noted on the *schedule*, this exclusion does not apply to submersible pumps.
- 4. *breakdown* of *machinery* which *you* knew or reasonably should have known to be defective before the *breakdown* occurred.
- 5. any loss of use or *consequential loss* of any kind.
- 6. we will not cover loss or damage caused by or arising out of:
 - (a) earthquake, landslide, mud flow, subsidence, subterranean fire, or volcanic eruption;
 - (b) cyclone, storm, hail, lightning, thunder, wind, rainwater;
 - (c) the sea, including tidal wave, tsunami or high-water;
 - (d) fire, smoke or soot;
 - (e) water seeping or percolating the *building* from outside;
 - (f) water, liquids or substances discharged or other means used to extinguish a fire;
 - (g) vandalism or malicious damage.
- 7. *breakdown*, loss or damage caused by explosion, other than:
 - (a) the sudden and violent rending of any *boilers and pressure plant* or *pressure pipe systems* by force of internal fluid pressure of ignited flue gases, but excluding other chemical action; or
 - (b) the bursting or disruption of turbines, compressors, engine cylinders, hydraulic cylinders, flywheels or other parts subject to centrifugal force, transformers, switches or oil immersed switch gear.
- 8. *breakdown*, loss or damage caused during the course of maintenance, inspection, repair, alteration, modification or overhaul.
- 9. *breakdown*, loss or damage caused during installation, erection or relocation.
- 10. damage to foundations, brickwork, and refractory materials other than as a result of *breakdown*.
- 11. *breakdown*, loss or damage arising out of plant being subjected to tests involving abnormal stresses or arising out of plant being deliberately overloaded. The checking of the correct working of any insured item or of its safety installations is not considered to be testing or overloading within the context of this exclusion.

- 12. *breakdown*, loss or damage caused by a deliberate act, neglect or omission on *your* part.
- 13. breakdown, loss or damage for which the manufacturer or supplier or other parties are responsible under a maintenance or warranty agreement provided that we shall be liable for breakdown insured by this cover section and not recoverable under such maintenance agreement or warranty by reason of a specific exclusion contained therein or by reason of any dispute concerning the interpretation of that agreement or warranty (as the case may be).
- 14. the cost of alterations, improvements or overhauls unless it is required for the repair or replacement.
- 15. *breakdown*, loss or damage as a result of dual lifting.
- 16. *breakdown*, of *machinery* which is useless or obsolete to *your business*.
- 17. loss or damage caused by or arising out of pollution, contamination or a *hazardous substance*, however caused, except as provided for in Extra Cover 2 'Hazardous substance'.

Optional Extension of Cover A – Deterioration of Stock

1. Cover

If 'Deterioration of Stock' is shown in the *schedule*, then we will pay up to the stated *sum insured* for loss of perishable *stock* that spoils during the *period of insurance* due to a change in temperature of the refrigeration or freezer unit as a result of:

- (a) a *breakdown* of the refrigeration or freezer unit in which the refrigerated *stock* is kept where we have agreed to pay a claim under this *cover section* for the *breakdown* of such *machinery*;
- (b) malfunctioning or failure of the thermostats, controls, fuses, circuit breakers or overload devices which are owned by *you* and are protecting a refrigeration chamber, but not including loss or damage due to the manual operation or setting of switches;
- (c) contamination of the refrigerated *stock* by leakage of refrigerant;
- (d) sudden and unforeseen failure of the public power supply;
- (e) accidental failure of supply services which directly affects the refrigeration or freezer unit;
- (f) a supply authority intentionally interfering with a public service but only to the extent that this is necessary to safeguard life or any part of the public supply and the supply authority's interference is not caused directly or indirectly by fire, *flood*, storm or any other natural cause; or
- (g) sudden leakage of refrigerant from the *machinery* or *pressure pipe systems*.

2. Basis of Settlement

If we agree to pay for a claim for deterioration of refrigerated *stock*, we will, pay the cost of replacing the refrigerated *stock* or replace that *stock*.

We are not liable to pay more than the purchase price *you* paid for the *stock*, together with any handling costs *you* incurred. If deterioration occurs or is likely to occur to refrigerated *stock* by any of the Defined events specified above, we will also pay the necessary costs incurred by *you* to prevent or minimise the loss of or damage to refrigerated *stock*.

We will not pay more than the *sum insured* shown on the current *schedule* for this optional cover, except to the extent stated during *seasonal increase period*.

3. Extra Covers

If we agree to pay a claim under this Optional Extension of Cover A – 'Deterioration of Stock', we will also pay or provide the Extra Covers set out below.

1. Loss minimisation

If deterioration occurs or is likely to occur to such *stock* by any of the above causes, we will pay any reasonable expenses incurred by *you* to prevent or minimise the loss of refrigerated *stock*.

2. Seasonal increase period

We will automatically increase the *sum insured* in respect of *stock* by 50% during the *seasonal increase period*.

4. Exclusions

In addition to the Exclusions for this *cover section*, we will not pay for:

- (a) any loss or damage due to shrinkage, inherent defects or diseases;
- (b) loss or damage caused by improper storage, collapse of the packing material or storage structure;
- (c) penalties or delay or detention or consequential loss or damage or liability of any nature whatsoever; and
- (d) loss or damage following loss of public power supply due to:
 - (i) the deliberate act of any public power supply authority unless performed for the sole purpose of safeguarding life or protecting a part of the supply system;
 - (ii) the decision by any public power supply authority to restrict or withhold supply excepting a scheme of rationing necessitated by damage to any part of the supply system;
 - (iii) shortage of power generation fuel or water.

5. Special condition

In respect of *stock* that is kept in cold storage under controlled atmospheric conditions, *you* must keep adequate records, for each chamber, of the temperature, humidity and gas concentrations, as well as the time(s) and date(s) when each chamber is opened. *You* must provide us with those records upon request.

Cover Section Conditions

1. Adherence to statutory requirements

If any insured equipment must be licensed under statutory obligations, by-laws, regulations, regulatory authority requirements or safety requirements, *you* must obtain any licenses as required and use the *machinery* as specified in the license.

2. Inspection

We or our authorised representatives have the right to make inspections of *machinery* at any reasonable time. Neither this right to make inspections nor making them is an undertaking to *you* or others that the insured equipment is safe and not hazardous or injurious to health.

3. Obligation to prevent loss

If we or our authorised representative discover *machinery* in or exposed to a dangerous condition, *you* must comply with any direction provided by us or our representatives to prevent loss. If *you* do not comply within 30 days of receiving the direction, we may refuse to pay a claim and cancel *your* policy.

4. One breakdown

If either:

- (a) a breakdown of machinery causes the breakdown of other insured property; or
- (b) a series of *breakdowns* occur at the same time as a result of the same cause,

they will all be considered as one *breakdown* for the purpose of applying the *excess*, the relevant *sum insured* and any other limit or sub-limit in this *cover section*.

Electronic Equipment

Introduction

This *cover section* only forms part of *your* policy when Electronic Equipment is shown in the *schedule* and is limited to the *period of insurance* indicated.

Definitions

The following words have the following meanings for this cover section only.

Breakdown

breakdown means a sudden and accidental failure of *electronic equipment* resulting in physical damage to the equipment which requires the repair or replacement of the equipment or a part of the equipment.

Breakdown does not mean:

- (a) depletion, deterioration, corrosion or erosion of material;
- (b) wear and tear;
- (c) vibration or misalignment;
- (d) the functioning of any safety device or protective device; or
- (e) the failure of a structure or foundation supporting the equipment or a part of the equipment.

Expendable items

expendable items mean:

- (a) electrical and electronic glass bulbs, tubes, x-ray tubes, contacts, fuses and heating elements;
- (b) tracks, rails, wear plates, cutting edges, tools, dies, engraved cylinders, moulds, patterns, shear pins, filters, chains, belts, tyres, tracks or conveyor belts and any other part or parts which require periodic replacement.

Hazardous substance

hazardous substance means:

- (a) any pollutant, contaminant or other substance declared by a government authority to be hazardous to health or the environment; or
- (b) any mould, yeast, *fungus* or mildew including any spores or toxins created or produced by or emanating from such mould, yeast, *fungus* or mildew, whether or not allergic, pathogenic or toxigenic.

Cover

We will cover you for:

- (a) electronic equipment which occurs at the premises; and
- (b) direct loss or damage to other property insured as a result of that breakdown,

provided that the electronic equipment occurs during the period of insurance.

Basis of Settlement

When we agree to pay a claim for *breakdown* of *property insured*, we will repair, rebuild or replace any damaged item or pay for the cost of repairing, rebuilding or replacing. If we decide to replace the damaged item, we will replace the damaged property with similar property of a like kind, capacity, size, quality and function.

If we agree that *you* can carry out the repairs at the *premises* or at a workshop owned by *you*, we will pay the actual costs of materials and wages incurred plus a reasonable overhead mark-up, provided that a qualified person carries out the repairs.

If it is necessary to replace parts that are unavailable, we will not pay more than the estimated cost of similar parts currently available. If similar parts are unavailable, we will not pay more than the manufacturers, or suppliers, latest list price. We will not pay any cost of repairing or replacing any part or parts of a piece of *computer equipment* or *electronic equipment* which is greater than the cost of repairing or replacing the entire piece of such *computer equipment* or *electronic equipment*.

If the work of repairing, rebuilding or replacing the item is not commenced and carried out within a reasonable time period after the *breakdown*, we will not be liable to pay more than the cost necessary to repair, rebuild or replace the item at the time the *breakdown* occurred.

Where the *breakdown* is confined to a component or part of a *computer equipment* or *electronic equipment*, we will not pay more than the cost of repairing or replacing that component or part plus the cost of dismantling and erecting the *computer equipment* or *electronic equipment*.

The maximum we will pay is the *sum insured* as shown in the *schedule*.

1. Where *you* incur extra expense, in complying with the requirements of any Act of Parliament or regulation made thereunder or any by-Law or regulation of any Municipal or other regulatory authority, in the course of effecting repair or replacement of the *electronic equipment*, we will indemnify *you* for such extra expense.

Provided that the amount so recoverable hereunder shall not include the additional cost in complying with any such Act, regulation, by-law or requirement with which *you* had been required to comply with prior to the *breakdown*.

- 2. All *electronic equipment* which can be repaired must be repaired. However should the item be uneconomical to repair due solely to the nature of the *breakdown*, settlement will be as follows:
 - (a) the cost of replacement of the *electronic equipment* by an item of similar function, type, capacity and quality in a condition equal to, but not better than, the condition of the *electronic equipment* when new; or
 - (b) the sum insured for the electronic equipment.
- 3. We shall not be required to replace the *electronic equipment* exactly, but only as circumstances permit.
- 4. Where component's or manufacturer's specifications are no longer available due to obsolescence, the basis of settlement will be the cost which would have been incurred if the components or specifications had still been available.

Limitations of Cover

1. Depreciation

If we decide to pay *you* the cost to replace a laptop computer, notebook or desktop computer rather than repair it, we will apply depreciation based on the age of the computer, but not as a result of improvements in technology or functionality.

We will apply depreciation at the rate of 10% per annum for each *year* from the date of manufacture, subject to a maximum reduction of 80% of the installed current replacement cost.

2. Excess

You must pay the amount of any excess shown in the schedule for each claim you make.

Extra Covers

If we agree to pay a claim under this *cover section* for *breakdown* of *electronic equipment*, we will also pay or provide the Extra Covers set out below.

Any amounts payable under these Extra Covers apply in addition to the sum insured.

1. Extra costs

In the event of *breakdown*, we will pay to *you*, up to the *sum insured* less the applicable *excess*, the cost of repair or replacement necessary to return the *electronic equipment* to their former state of operation including:

- (a) cost of dismantling, re-erection, cleaning up and removal of debris;
- (b) replacement of refrigerant or lubricating or insulating oil lost from *electronic equipment* as a direct result of *breakdown*;
- (c) charges for overtime work on public holidays where necessarily and reasonably incurred;

- (d) freight within Australia by any recognised scheduled service;
- (e) overseas air freight by any recognised scheduled service and/or overseas labour;
- (f) the cost of temporary repairs and/or hire of a temporary replacement item during the time taken to repair damage to any *property insured*;
- (g) any customs duties and dues.

Provided that the total of all of these extra costs in clauses 1(c), 1(d), 1(e) and 1(f) are limited to 50% of the normal cost of repair payable under this part and shall be payable in addition to the *sum insured*, and 1(a), 1(b) and 1(g) shall be subject to the applicable *sum insured* not otherwise exhausted.

2. Hazardous substances

If a *hazardous substance* is involved in or released by a *breakdown* of the *electronic equipment*, we cover *you* for the increase in cost to repair, replace, clean up or dispose of, damaged *property insured*.

We will not pay more than \$25,000 for each claim under this Extra Cover.

3. Inflation protection

The *sum insured* on items of *electronic equipment* shall at the time of loss be increased according to the consumer price index by the proportion which the number of days since the commencement of the *period of insurance* shall bear to the whole of such period.

4. Repair costs

The cost of consulting fees (excluding fees for preparing a claim) necessarily incurred with our consent, in the reinstatement of *electronic equipment*. Provided that where the *sum insured* is exhausted, we will pay an additional amount of up to \$5,000 in respect of this Extra Cover.

Additional Benefit

We will also provide the following Additional Benefit in this *cover section*, subject to the policy limits, conditions and exclusions except as provided otherwise.

1. Additional Items

If *you* hire or purchase and commission at *your premises* any items similar to items already insured under this *cover section*, we will consider these items to be added to the insurance by this *cover section*, giving the same cover as for similar items already insured.

Provided that:

- (a) cover for additional items shall not exceed the total *sum insured* for the *property insured* already insured under this *cover section*;
- (b) *you* give us notice within 90 days of the hire or purchase and commissioning of the item(s) and pay the appropriate extra *premium* on a pro rata basis together with any applicable statutory charges;
- (c) the items are as far as *you* are aware, suitable for service, free from material defect and in sound working condition;
- (d) the items shall not be insured until successfully commissioned and all relevant statutory provisions for inspections and certification have been fulfilled;
- (e) the limits and excess as shown on the schedule shall be the same as for similar items already insured.

2. Electronic equipment away from the premises

Cover is extended to:

- (a) loss or damage occurring during the *period of insurance* to laptop computers, notebooks, or mobile *electronic equipment* away from the *premises*;
- (b) breakdown of your laptop computers, notebooks, or mobile electronic equipment anywhere in Australia provided that the laptop computers, notebooks, or mobile electronic equipment are specified in the schedule under the General Property cover section.

3. Restoration of computer data

We will insure you for the costs of restoring electronic data stored on media if:

- (a) we have agreed to pay a claim under the Electronic Equipment *cover section* for repair or replacement of the *computer equipment*;
- (b) the *electronic data* is lost or distorted during the *period of insurance* as a direct result of the *breakdown* covered under this *cover section*; and
- (c) the *media* which contains the *electronic data* is at the *premises*, is at a location away from the *premises* where copies of *media* are stored, is temporarily at an alternative location for processing purposes or is in transit between any of these locations.

We will not cover you for:

- (i) loss or distortion of *electronic data* due to defects in the *media*;
- (ii) restoration of *electronic data* other than that which is lost or distorted after the most recent functional back-up; or
- (iii) expenses or costs incurred in connection with the loss or distortion of *electronic data* if they are not incurred within 12 months of the *breakdown*.

Except to the extent that such loss, damage or distortion results solely from the *breakdown* of *computer equipment* covered under Electronic Equipment *cover section*.

If we agree to pay a claim, we will pay the costs incurred in restoring the lost or distorted *electronic data* in a condition equivalent to that existing prior to the *breakdown*. *Electronic data* may be reproduced in an updated form if the cost of doing so is no greater than that of reinstatement in its original form.

We will not pay more than \$15,000 or the amount shown in the *schedule* (whichever is the higher) for each claim under this Additional Benefit.

4. Computers – increased costs

We will insure *you* for the increased costs which *you* incur, such as the hiring of alternative computers, following the *breakdown* of computers which we have agreed to pay a claim for under Electronic Equipment *cover section*.

We will insure *you* for the increased costs of operating *your business*, including hiring computers, transport costs, additional personnel and working at an off-site back up facility if:

- (a) we have agreed to pay a claim under Electronic Equipment *cover section* for repair or replacement of *computer equipment*;
- (b) the increased costs of working occur during the *period of insurance* and are a direct result of the *breakdown* covered under Electronic Equipment *cover section*; and
- (c) we agree in advance to pay the increased costs of working.

We will not cover you for:

- (i) costs incurred in respect of the first two (2) working days following the *breakdown* of *your computer equipment*;
- (ii) fines or liability incurred for breach of contract or for late or incomplete orders or for any loss of bonus or any kind of penalties.
- (iii) any increased costs that are not necessary and reasonable to minimise any interruption to the *business*;
- (iv) any consequential loss;
- (v) costs incurred after 90 days from the date of *breakdown*;
- (vi) expenses that are incurred in the replacement of the *media*;
- (vii) the cost of reinstating the *electronic data* contained on the *media*.

If we agree to pay a claim, we will pay the actual amount of the increased costs of working, less the charges and expenses of the *business* that cease or are reduced as a consequence of the loss or damage.

We will not pay more than \$15,000 or the amount shown in the *schedule* (whichever is the higher) for each claim under this Additional Benefit.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

We will not cover you for:

- 1. the cost of repair or replacement of *expendable items* other than *expendable items* which are necessary for the repair.
- 2. the costs incurred in repairing wear and tear or gradual deterioration including:
 - (a) wear and tear due to normal operation;
 - (b) wearing or wasting away of material caused by normal operation or resulting from atmospheric conditions, rust, erosion, or oxidation;
 - (c) damage to a safety or protective device caused by its own operation;
 - (d) the chipping or scratching of painted or polished surfaces; or
 - (e) slowly developing deformation or distortion.
- 3. the cost of:
 - (a) carrying out of normal maintenance, such as the tightening of loose parts, recalibration or adjustments;
 - (b) alteration, additions, improvements or overhauls whether carried out in the course of indemnifiable repairs or at a separate operation;
 - (c) modification or alteration of insured plant to enable replacement or repair, caused by gradual deterioration (including rust, corrosion, erosion, oxidation or scale formation);
 - (d) replacement of lighting equipment, reticulated electrical wiring, reticulated liquid and gas piping and ducting;
 - (e) repair of scratches chipping or discolouration to painted or polished surfaces, unless resulting from insured damage;
 - (f) repair of a slowly developing deformation, distortion or fatigue of any part;
 - (g) damage caused by the movement of foundations, masonry or brick work unless this results from *breakdown* of any *electronic equipment* or any part of *electronic equipment*; or
- 4. *breakdown* of *electronic equipment* which *you* knew or reasonably should have known to be defective before the *breakdown* occurred.
- 5. any loss of use or *consequential loss* of any kind.
- 6. we will not cover loss or damage caused by or arising out of:
 - (a) earthquake, landslide, mud flow, subsidence, subterranean fire, or volcanic eruption;
 - (b) cyclone, storm, hail, lightning, thunder, wind, rainwater;
 - (c) the sea, including tidal wave, tsunami or high-water;
 - (d) fire, smoke or soot;
 - (e) water seeping or percolating the *building* from outside;
 - (f) water, liquids or substances discharged or other means used to extinguish a fire;
 - (g) vandalism or malicious damage.
- 7. *breakdown*, loss or damage caused by explosion.
- 8. *breakdown*, loss or damage caused during the course of maintenance, inspection, repair, alteration, modification or overhaul.
- 9. *breakdown*, loss or damage caused during installation, erection or relocation.
- 10. damage to foundations, brickwork, and refractory materials other than as a result of *breakdown*.

- 11. *breakdown*, loss or damage arising out of plant being subjected to tests involving abnormal stresses or arising out of plant being deliberately overloaded. The checking of the correct working of any insured item or of its safety installations is not considered to be testing or overloading within the context of this exclusion.
- 12. *breakdown*, loss or damage caused by a deliberate act, neglect or omission on *your* part.
- 13. breakdown, loss or damage for which the manufacturer or supplier or other parties are responsible under a maintenance or warranty agreement provided that we shall be liable for breakdown insured by this cover section and not recoverable under such maintenance agreement or warranty by reason of a specific exclusion contained therein or by reason of any dispute concerning the interpretation of that agreement or warranty (as the case may be).
- 14. the cost of alterations, improvements or overhauls unless it is required for the repair or replacement.
- 15. breakdown, loss or damage as a result of dual lifting.
- 16. *breakdown*, of *electronic equipment* which is useless or obsolete to *your business*.
- 17. loss or damage caused by or arising out of pollution, contamination or a *hazardous substance*, however caused, except as provided for in Extra Cover 2 'Hazardous substance'.

Cover Section Conditions

1. Adherence to statutory requirements

If any insured equipment must be licensed under statutory obligations, by-laws, regulations, regulatory authority requirements or safety requirements, *you* must obtain any licenses as required and use the *electronic equipment* as specified in the license.

2. Inspection

We or our authorised representatives have the right to make inspections of *electronic equipment* at any reasonable time. Neither this right to make inspections nor making them is an undertaking to *you* or others that the insured equipment is safe and not hazardous or injurious to health.

3. Obligation to prevent loss

If we or our authorised representative discover *electronic equipment* in or exposed to a dangerous condition, *you* must comply with any direction provided by us or our representatives to prevent loss. If *you* do not comply within 30 days of receiving the direction, we may refuse to pay a claim and cancel *your* policy.

4. One breakdown

If either:

- (a) a breakdown of electronic equipment causes the breakdown of other insured property; or
- (b) a series of *breakdowns* occur at the same time as a result of the same cause,

they will all be considered as one *breakdown* for the purpose of applying the *excess*, the relevant *sum insured* and any other limit or sub-limit in this *cover section*.

Employee Fraud

Introduction

This *cover section* only forms part of *your* policy when Employee Fraud Section is shown in the *schedule* and is limited to the *period of insurance* indicated.

This section of the policy covers *your loss* for theft of *your* property or *money* by any of *your employees* which occurs during the *period of insurance*.

Definitions

The following words have the following meanings for this cover section only.

Employee fraud

employee fraud means the unlawful taking of *property* by *your employee*, whether acting alone or in collusion with others, with the intent to:

- (a) cause loss to you; or
- (b) benefit any person or organisation other than you.

Property

property means any property, including money, that belongs to you or which you are legally responsible for.

You, your or yours

you, your or yours, for the purpose of this cover section only, is extended to include:

- (a) any superannuation or pension scheme formed by *you* and exclusively for the benefit of *employees*, but does not include any scheme that is administered by a professional funds manager; and
- (b) any welfare, social or sporting club formed with *your* knowledge and consent exclusively for the benefit of *employees* and their families.

Cover

We will pay up to the *sum insured* for the value of *property* that is lost as a direct result of *employee fraud* that occurs during the *period of insurance*.

Provided that:

- 1. you are able to identify which of your employees are responsible; and
- 2. the *employee fraud* is discovered by *you*:
 - (a) during the *period of insurance*; or
 - (b) within one (1) *year* after the *period of insurance* or one (1) *year* of the date which *your employee* who committed the *employee fraud* ceased to be *your* employee, whichever occurs first.

Limitations of Cover

1. Excess

You are liable for the excess for each and every claim resulting from an event.

2. Discovery

We will not pay for any loss caused by a particular *employee* that occurs as a result of an act that occurs after:

- (a) you become aware of employee fraud by that particular employee; or
- (b) you first suspect that an employee has committed an act of employee fraud.

3. Reduced sum insured

The *sum insured* for the *period of insurance* will be reduced by any payment made or due to be made under this *cover section*.

Extra Covers

If we agree to pay a claim under this *cover section* for *employee fraud*, we will also pay or provide these Extra Covers set out below.

1. Auditors and Accountants

We will accept as proof of *your* loss, a certified statement from *your* auditors or accountants that shows the value of the *property* that is lost.

2. Automatic reinstatement

When the *sum insured* is reduced following the discovery of *employee fraud* covered by this *cover section*, we will automatically increase the reduced amount to the *sum insured* shown in the *schedule*.

Provided that:

- (a) you pay the additional premium that we require to accept the additional risk;
- (b) the maximum amount we will pay for all acts of *employee fraud* involving a specific *employee* remains limited in the aggregate to the *sum insured*; and
- (c) such reinstatement shall occur only once.

3. Cost of recovery

When *you* sustain a loss that is greater than the *sum insured* paid for this *cover section*, we will pay up to an additional 20% of the *sum insured* for costs and expenses *you* have reasonably incurred in an attempt to recover lost *property*.

Additional Benefits

We will also provide the following Additional Benefits in this cover section.

1. Continuity of cover

If this *cover section* has been taken up in substitution for any prior employee fraud / crime policy / fidelity policy or similar coverage held by *you* with any other insurer and cover under this *cover section* commences immediately after cover under the prior policy/coverage ends, then this *cover section* extends to cover any *employee fraud* discovered during the *period of insurance* where that *employee fraud* is not covered by the previous policy/ coverage or any applicable extended reporting period.

Provided that:

- (a) the amount of the loss shall form part of and will not be in addition to the *sum insured*;
- (b) the *property* lost would have been covered under this *cover section* if this *cover section* had been in force when the *employee fraud* causing the loss was committed; and
- (c) we will pay the lesser of:
 - (i) the amount which would have been payable under the prior policy/coverage if the prior policy/coverage had continued in force or had applied at the date of discovery of the *employee fraud*; or
 - (ii) the *sum insured* at the date of substitution.

2. Unidentifiable employee

If *you* suffer *employee fraud* but are unable to identify the specific *employee* whose conduct has given rise to the loss, we will pay for the loss.

Provided that the loss was caused by the dishonest conduct of one or more employees.

Exclusions

In addition to the General Exclusions, the following exclusions shall apply to this cover section.

We will not pay for:

1. Trading losses

any loss resulting directly or indirectly from trading in securities, equities or derivatives whether or not in *your* name and whether or not in a genuine or fictitious account.

2. Inventory / Profit and loss

loss where proof of its existence or amount depends on any comparison of inventory records with a physical count or a profit and loss computation.

Special Condition

1. Recoveries

Following a loss, *you* must retain, to the extent allowed by law, all monies and other assets that are due to any of *your employees* involved in the *employee fraud* to reduce the loss.

Zurich Australian Insurance Limited ABN 13 000 296 640, AFS Licence No: 232507 Head Office: 118 Mount Street, North Sydney NSW 2060

Client enquiries Telephone: 132 687 www.zurich.com.au

