

BUSINESS PROTECTION MANAGEMENT LIABILITY POLICY WORDING

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Important Information

How CGU protects your privacy

We use information provided by **Our** customers to allow **Us** to offer **Our** products and services. This means **We** may need to collect **Your** personal information, and sometimes sensitive information about **You** as well (for example, health information for travel insurance). **We** will collect this information directly from **You** where possible, but there may be occasions when **We** collect this information from someone else.

We will only use **Your** information for the purposes for which it was collected, other related purposes and as permitted or required by law. **You** may choose not to give **Us Your** information, but this may affect **Our** ability to provide **You** with insurance cover.

We may share this information with companies within **Our** group, government and law enforcement bodies if required by law and others who provide services to **Us** or on **Our** behalf, some of which may be located outside of Australia.

For more details on how **We** collect, store, use and disclose **Your** information, please read **Our** Privacy Policy located at www.cgu.com.au/privacy. Alternatively, contact **Us** at privacy@cgu.com.au or 13 15 32 and **We** will send **You** a copy. **We** recommend that **You** obtain a copy of this policy and read it carefully.

By applying for, using or renewing any of **Our** products or services, or providing **Us** with **Your** information, **You** agree to this information being collected, held, used and disclosed as set out in this policy.

Our Privacy Policy also contains information about how **You** can access and seek correction of **Your** information, complain about a breach of the privacy law, and how **We** will deal with **Your** complaint.

General Insurance Code of Practice

We proudly support the General Insurance Code of Practice (Code). The purpose of the Code is to raise standards of practice and service in the general insurance industry.

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 resolving complaints **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.

We have adopted and support the Code and are committed to complying with it. Please contact **Us** if **You** would like more information about the Code or the Code Governance Committee.

Our service commitment

We are proud of **Our** service standards and **We** support the General Insurance Code of Practice. In an unlikely event that **You** are not satisfied with the way in which **We** have dealt with **You**, as part of **Our** commitment to customer service, **We** have an internal dispute resolution process in place to deal with any complaint **You** may have.

Please contact **Your** nearest CGU Insurance office if **You** have a complaint, including if **You** are not satisfied with any of the following:

- one of **Our** products;
- **Our** service;
- the service of **Our** authorised representatives, loss adjusters or investigators; or
- Our decision on Your claim.

Our staff will help **You** in any way they can. If they are unable to satisfy **Your** concerns, they will refer the matter to their supervisor or manager. If the manager cannot resolve the matter, the manager will escalate the matter to **Our** Internal Dispute Resolution Department.

Further information about **Our** complaint and dispute resolution procedures is available by contacting **Us**.

Intermediary remuneration

We pay remuneration to insurance intermediaries when We issue, renew or vary a policy the intermediary has arranged or referred to Us. The type and amount of remuneration varies and may include commission and other payments. If You require more information about remuneration We may pay Your intermediary You should ask Your intermediary.

Interest on unallocated premium

If **We** are unable to issue **Your** insurance when **We** receive **Your** application, **We** are required to hold **Your** Premium in a trust account on **Your** behalf until **Your** insurance can be issued.

We will retain any interest payable by **Our** bank to meet, among other things, bank fees and other bank costs We incur in operating the account.

Management liability cover

Important information

There are four Coverage Parts:

- Coverage Part 1 Directors & Officers Liability/Company Reimbursement
- Coverage Part 2 Employment Practices Liability

Coverage Part 3 - Statutory Liability

Coverage Part 4 - Company Liability

Your Policy Schedule will indicate which Coverage Parts You have selected.

General Provisions

General definitions

The following definitions apply to all Coverage Parts:

Acquitted by a Court means dismissal of charges prior to a contested hearing of them or, upon completion of a defended hearing of a prosecution of an **Insured**, the delivery by a presiding judge of either: a dismissal of the charges at the conclusion of the prosecution case, or a verdict of not guilty at the conclusion of the defended hearing (but shall not include a withdrawal or dismissal of charges pursuant to a plea bargain).

Act of Parliament means any Act of the Parliaments of the Commonwealth of Australia (and/or Australian States and Territories) or New Zealand.

Associated Company means any entity in which You own, at the time the Wrongful Act occurred, either directly or indirectly, between 10 per cent and 50 per cent (inclusive of the outstanding Securities) and/or the right to vote for the election of Directors.

Authority means any regulator, government body, government agency, disciplinary body, criminal authority, official trade body, or any other person or body;

- a) having legal authority to conduct an investigation into the conduct and or affairs of an **Insured**; or
- b) appointed, constituted or acting under a delegation pursuant to an Act of Parliament for the purposes of enforcement of such an Act of Parliament.

Bail and Civil Bond Expenses means the premium paid (but not the collateral) for a bond or other financial instrument to guarantee the contingent obligation of **Your People** for a specified amount required by a Court hearing a **Claim**.

Circumstance means an incident, occurrence, fact, matter, act or omission which might be reasonably expected to give rise to a **Loss** under this **Policy**.

Claim means the definition set out in the individual **Coverage Part** of this **Policy** under which an indemnity is sought.

Coverage Part means one of the four parts within this **Policy**, comprising: Coverage Part 1 - Directors & Officers Liability/ Company Reimbursement; Coverage Part 2 - Employment Practices Liability; Coverage Part 3 - Statutory Liability; Coverage Part 4 – Company Liability Cover.

Credit Arrangement means any credit agreement, loan, lease or rental agreement, invoice, account or other evidence of debt.

Crime Loss means the direct financial loss of **Insured Property** caused by a **Criminal Act** which takes place in the ordinary course of **Your Business**.

Criminal Act means any fraudulent or dishonest single, continuous or repeated act or series of acts committed by an Employee, Director or Third Party on or after the Retroactive Date, whether acting alone or in collusion with another Employee, Director or a Third Party, to cause a Crime Loss to Your Company.

Cyber Attack means any unauthorised instructions that are designed to alter, modify, destroy, damage, delete, record, transmit or contaminate information or computer programs or data within **Your Company's** internet website, intranet or computer network by a **Hacker**. **Defence Costs** means that part of **Loss** consisting of reasonable costs, charges, fees and expenses (including lawyers' fees, investigators' fees and experts' fees) incurred by **Us** or with **Our** prior written consent in the investigation, defence or settlement of a **Claim**. **Defence Costs** does not include any regular salaries, wages, overtime, fees or benefits of **You** or any of **Your People**.

Deprivation of Assets Proceedings means any proceeding brought against **Your People** by any **Authority** seeking:

- a) confiscation, assumption of ownership and control, suspension or freezing of rights of ownership of real property or personal assets of **Your People**;
- b) a charge over real property or personal assets of **Your People**;
- c) a temporary or permanent prohibition on any of Your
 People from holding the office or performing the function of a Director or officer;
- d) a restriction of any of **Your People's** liberty to a specified domestic residence or an official detention;
- e) deportation of any of **Your People** following revocation of otherwise proper, current and valid immigration status for any reason other than **Your Peoples** conviction of a crime.

Director means:

- a) any person who is a past, present or future director, officer, member of the board of managers, management board member, management committee member or supervisory board member of **Your Company**; and/or
- b) any natural person who is a past, present or future director of a corporate trustee of a Stand Alone Superannuation Fund.

Discovered means the moment in which any partner, **Director** or officer, senior manager or equivalent position, not in collusion with any person(s) suspected of a **Crime Loss** or a **Wrongful Act**, becomes aware of a **Crime Loss** or a **Circumstance**.

Discovery Period means the period after the end of the **Period of Insurance** where the **Insured** may continue to notify **Us** of a **Claim** but only in relation to **Wrongful Acts** committed prior to or during the **Period of Insurance**.

Emergency means a sudden state of danger which requires immediate action.

Employee means any natural person who is a past, present or future employee (or alleges that but for an **Employment Related Wrongful Act** would have been) on a full-time, part-time or temporary or voluntary basis a person working under a contract of service with **Your Company** and who **Your Company** has the right to govern and direct in their performance of such services. **Employee** does not mean any person who is an independent contractor or agent, partner or **Director** of **Your Company**.

Employment Related Wrongful Act means any actual or alleged breach of duty, error, act, omission, neglect or misleading statement by an **Insured** against any of **Your People** in connection with any wrongful, unlawful or unfair:

- a) discharge or termination of employment, demotion, discipline, dismissal, deprivation of a career opportunity, failure to employ or promote;
- b) breach of any written or oral employment contract or quasi-employment contract;

- c) employment-related misrepresentation, invasion of privacy, breach of data protection legislation, humiliation and defamation;
- violation of employment discrimination laws (including sexual or other workplace harassment and discrimination on the grounds of racial or national origin, sex, sexual orientation, religion, maternity, pregnancy, age and disability);
- e) violation or non-compliance with legislation regulating working hours;
- f) failure to grant tenure, adopt adequate workplace or employment policies and procedures, furnish accurate job references;
- g) retaliatory treatment of whistle-blower's and others;
- employment-related wrongful infliction of mental anguish or emotional distress.

Excess means, where applicable, that part of **Loss** in respect of each and every **Claim**:

- a) which is payable by the **Insured**; and
- b) for which We have no liability under this Policy; and
- c) the amount of which is specified in the Policy Schedule; and
- d) which does not form part of the Limit of Indemnity.

Financial Impairment means **Your** status resulting from the appointment by any governmental official, agency of court of any receiver, manager, liquidator (including a provisional liquidator), or similar official to take control of, supervise, manage or liquidate **Your Company**.

Hacker means anyone who illegally accesses Your Company's internet website or computer network by electronically circumventing the security systems in place to protect against such access.

Insured means You and Your People.

Insured Property means the following which belong to or are in the care custody and legal control of **Your Company**:

- a) local or foreign currency, coins, bank notes, bullion cheques, postal orders and money orders; or
- b) Securities; or
- c) Tangible Property

Internet Liability means any actual or alleged:

- accidental and unintentional defamatory statement contained on Your Company's internet website, intranet or contained in emails sent by Your People; and/or
- b) accidental and unintentional plagiarism, infringement of a copyright, trademark, trade name, trade dress, domain name; and/or
- c) accidental and unintentional breach of privacy or unauthorised collection of data concerning any of **Your** customers or potential customers; and/or
- d) Your Company's negligent transmission of a computer virus, worm, logic bomb or Trojan horse to any of Your customers who use Your internet website.

Interrelated Wrongful Acts means all Wrongful Acts that have in common any act, error, omission, fact, Circumstance, situation, event, transaction, cause or series of related acts, errors, omissions, facts, Circumstances, situations, events, transactions or causes.

Limit of Indemnity for the total period comprising of the **Period of Insurance** and the **Discovery Period** means the following:

- a) where there is an aggregate limit for all Coverage Parts in force, Our maximum liability for each and every Loss and all Losses in the aggregate shall be the aggregate limit shown in the Policy Schedule;
- b) where there are individual Limits of Indemnity for each Coverage Part, Our maximum liability under each Coverage Part for each and every Loss and all Losses in the aggregate under that Coverage Part shall be the individual Limit of Indemnity specified against that Coverage Part in the Policy Schedule;
- c) notwithstanding any aggregate limit or individual Limit of Indemnity, a sub-limit specified in this Policy wording restricts the amount payable during the Period of Insurance for each and every Loss and all Losses to which the sub-limit applies;
- a sub-limit forms part of the aggregate limit or individual Limit of Indemnity and is not payable in addition to the aggregate or individual Limit of Indemnity.

Loss has the definition set out in the individual **Coverage Part** of this **Policy** under which indemnity is granted.

Merger means the occurrence of:

- You consolidating, amalgamating or merging all or substantially all of Your assets into, to or with another entity or person or group of persons and/or entities acting in concert; or
- b) any person(s) and/or entity, whether individually or collectively, acquiring an amount of share capital representing more than fifty per cent (50 per cent) of the voting rights for the election of **Directors** of **Your Company**, or otherwise acquiring 50 per cent or more of such voting rights for such an amount of the shares.

Non-Profit Entity means any corporation, association, institution or foundation:

- a) not included in the definition of Your Company; and
- b) domiciled in Australia or New Zealand; and
- c) established for charitable, community, industry or social purposes, but not for the purpose of making profits.

Official body means any regulator, government body, government agency, disciplinary body or administrative body or agency or official trade body legally empowered to investigate the affairs of **Your Company**.

Outside Position means the position of **Director**, officer, manager, trustee or other equivalent position held by any of **Your People** at **Your** written request in:

- a) any Non-Profit Entity or Associated Company; or
- b) any other entity for which the availability of **Outside Positions** cover is confirmed by the **Policy Schedule**.

Period of Insurance means the time from which cover commences to the time cover expires as set out in the **Policy Schedule**. Unless stated otherwise, cover shall expire at 4.00pm local time at the place where **You** arranged the cover.

Policy means this document, the **Policy Schedule** and any attachment to the **Policy Schedule**, and any future documents issued to **You** which records the terms of any amendment to the policy wording or **Policy Schedule**.

Policy Schedule means the most recent policy schedule or revised policy schedule issued by **Us**.

Pollutants means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapour, soot, fumes, acids, alkalis, chemicals and waste material. 'Waste material' includes material to be recycled, reconditioned or reclaimed.

Pollution means the actual, alleged or threatened discharge, release, escape, seepage, migration or disposal of **Pollutants** into or on real or personal property, upon land, the atmosphere or any water course or body of water.

Proposal means the written or electronic proposal form together with any supplementary material completed by or on behalf of the **Insured**, that was given to **Us**, and relied on by **Us** to effect this **Policy**.

Retroactive Date means the 'Retroactive Date' stated in the **Policy Schedule**.

Security means shares, stock, bearer instruments, derivatives, bonds, warrants, debentures, rights under a depository receipt or other securities (or interests therein) of whatever nature.

Solicitor means any solicitor, firm of solicitor's or barrister appointed to act for an **Insured** in relation to any **Claim**.

Spouse means any lawful spouse, civil partner or person deriving a similar status by reason of statute or common law.

Stand Alone Superannuation Fund means a

superannuation fund or pension fund established for **Your Employees** by **Your Company** under its own trust structure and which is managed by **Your Company** or on its behalf. It does not include an industry fund, a wholesale master trust, a retail master trust, a self- managed superannuation fund or public sector employee funds.

Statutory Fine means any monetary fine or penalty payable by an **Insured** on conviction of any offence under an **Act of Parliament**. **Statutory Fine** does not include any amounts payable as or calculated by reference to:

- a) compensation;
- b) compliance, remedial, reparation or restitution costs;
- c) exemplary or punitive damages;
- any consequential loss, meaning We will not pay for any direct or indirect financial or economic loss for example loss of reputation, loss of use or enjoyment, loss of profits or depreciation, except if specifically covered by this Policy;
- e) any requirement to pay taxes, rates, duties, levies, charges, fees or any other revenue charge or impost; and
- f) any fine or penalty the insurance of which is prohibited by law.

Subsidiary means any organisation in which **You** hold more than 50 per cent of the voting rights of that organisation or have the ability to control decisions made by the board of **Directors** (whether directly or indirectly).

Tangible Property means any tangible property, excluding buildings and their fixtures & fittings, petrol and petroleum products.

Tax Audit Costs means the reasonable and necessary professional fees and expenses paid to accountants or registered tax agents for advising on and responding to a Tax Audit Notice in respect to Your Business. Tax Audit Costs do not extend to include Defence Costs, amounts payable pursuant to an amended Tax Return including but not limited to any additional tax, duty, government impost or similar, fines or penalties imposed by a government agency following a tax audit. **Tax Audit Notice** means a notice received by **Your Company** from the Australian Taxation Office or any other Australian (Commonwealth, State or Territory) **Authority** which has the statutory responsibility to conduct such an investigation or examination in relation to a **Tax Return**.

Tax Return means any documentation legally required to be lodged by **Your Company** with the Australian Taxation office or any other Australian (Federal, State or Territory) **Authority** or agency in respect to taxation, duties, levies or other imposts.

Terrorism means an act including, but not limited to, the use or threat of force or violence 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) which from its nature or context is committed for or in connection with any political, religious, ideological, ethnic or similar purposes or reasons, including the intention to influence any government and/or to put the public or any section of the public in fear.

Third Party means any natural person other than any Insured.

Third Party Sexual Harassment means sexual harassment, including unwelcome sexual advances, requests for sexual favours or conduct of a sexual nature against a Third Party occurring during the course of conducting Your Business.

We, Us, Our means Insurance Australia Limited ABN 11 000 016 722 AFSL 227681 trading as CGU Insurance.

Wrongful Act means the definition set out in the individual **Coverage Part** under which an indemnity is sought.

You, Your, Your Company means, individually and/or collectively, the organisation(s), company, partnership or sole trader named in the **Policy Schedule** and their **Subsidiaries** (if any) in existence at the inception date of the **Period of Insurance** (noting that Coverage Part 1 Directors & Officers Liability/Company Reimbursement does not apply in respect of partnerships and sole traders).

Your Business means all activities involved in the business, as specified in the **Policy Schedule**.

Your People means:

- a) any one or more natural persons who were, now are or will be a **Director**, secretary, officer, or **Employee** of **Your Company**; or any person who was or now is or may become a trustee of a superannuation fund established for the benefit of the **Employees** of **Your Company** by whatever name called and whether or not validly appointed to occupy or duly authorised to act in such position;
- b) any person who by virtue of any applicable legislation or law is deemed to be a **Director** of **Your Company**. Provided that the term **Your People** shall not include:
 - i. any externally appointed officers such as administrators, receivers, statutory managers, liquidators, mortgagees in possession, or the like; or
 - ii. any registered company or corporation.

General extensions

The following general extensions apply to all **Coverage Parts** of this **Policy** subject to all the terms, conditions and exclusions of the **Policy**. The general extensions do not increase the **Limit of Indemnity** unless expressly stated otherwise.

1. Acquisition of your company

- a) If during the Period of Insurance:
 - i. **You** merge, or consolidate with another organisation or are taken-over; or
 - another organisation, or person or group of organisations or persons acting in concert acquires Securities or voting rights that result in ownership or voting control by the other organisation or person of more than 50 per cent of the voting rights of Your Company; or
 - another organisation, or person or group of organisations or persons acting in concert secures the ability to control decisions made by the board of **Directors** of **Your Company**,

cover under this **Policy** continues until termination of the **Period of Insurance** as set forth in the **Policy Schedule** to this **Policy**, but only in respect of **Claims** for **Wrongful Acts** taking place prior to such **Merger**, consolidation takeover, acquisition, or the ability to control the board of **Directors'** decisions. As of the effective date of such **Merger**, consolidation, takeover, acquisition or the ability to control the board of **Directors'** decisions, all premiums paid or due at any time under this **Policy** are deemed fully earned and non-refundable.

b) You agree to provide Us with written notice of such Merger, consolidation, take-over, acquisition or ability to control the board of Directors' decisions as soon as reasonably possible, together with such further information as We may subsequently request.

2. Acquisitions and creations

- a) Subsidiaries created or acquired by You prior to the beginning of the Period of Insurance shall have cover available to them under the terms of this Policy for Wrongful Acts committed or alleged to have been committed after the date the Subsidiary was created or acquired so long as Your Business as noted in the Policy Schedule remains unchanged in whole or part.
- b) Subsidiaries created or acquired by You after the beginning of and during the Period of Insurance, either directly or indirectly through any existing Subsidiary, shall have cover automatically available to them under the terms of this Policy for Wrongful Acts committed or alleged to have been committed after such date the Subsidiary was created or acquired subject to the new Subsidiary:
 - not being domiciled, registered or incorporated outside of the Commonwealth of Australia or New Zealand;
 - ii. not having any of its **Securities** listed on any exchange;
 - iii. there being no changes in whole or part to Your Business as Your Business is noted in the Policy Schedule; and

- iv. the consolidated assets of such 'Subsidiary' is less than 20 per cent of the consolidated assets of the Company noted in the Policy Schedule.
- c) Subsidiaries created or acquired by You after the beginning of and during the Period of Insurance which are excluded under b) above may apply for an extension of cover for such Subsidiaries. If You require this extended cover, We will request any additional information required and if We accept them, We will provide terms and conditions, including any additional premium payable, which may be required to extend cover to these Subsidiaries. If We grant cover it will be extended via endorsement and only for Wrongful Acts committed or alleged to have been committed on or after We provide cover.

3. Compensation for court attendance

We will pay Your Company compensation if legal advisers, acting on behalf of the Insured with Our written consent, require any Director or Employee to attend court as a witness in connection with a Claim covered under this Policy first made and notified to Us during the Period of Insurance, but only in Circumstances where Your Company actually pays the Director or Employee for his/her time. Such compensation will be at the rate equivalent to such Directors or Employee's daily take home salary or wage up to a maximum of \$500 per person for each day on which attendance is required subject to a maximum of \$100,000 for all persons for any one Claim.

The **Excess** applicable to this extension is nil.

4. Continuous cover

If any of the **Insured** first becomes aware of a **Circumstance** prior to the **Period of Insurance**, and that **Circumstance** is not notified to **Us** until a date during the **Period of Insurance** then:

- a) providing that the failure to notify such Circumstance was not as a result of fraudulent non-disclosure or fraudulent misrepresentation by the Insured; and
- b) subject to You having continuously held the relevant Coverage Part with Us between the time when the Insured first became aware of such Circumstance and the time of its notification; and
- c) subject to any reduction of liability by Us under this Policy to the extent of any prejudice suffered by Us as a result of the failure by the Insured to notify such Circumstance which may give rise to a Claim prior to the Period of Insurance;

We will accept such **Circumstance** as a valid notification including any **Claim** arising from it and General Exclusion 7. Known Claims and Circumstances, shall not apply to that **Circumstance**.

5. Discovery period

If this **Policy** is not renewed or replaced at the end of the **Period of Insurance** the **Insured** may purchase a **Discovery Period** of 84 months commencing from the end of the **Period of Insurance** during which time the **Insured** may continue to notify **Us** of any **Claims** but only **Claims** based on a **Wrongful Act** committed prior to the expiry of the **Period of Insurance**. The **Insured** must request this **Discovery Period** in writing prior to the end of the **Period of Insurance**. **We** may offer this **Discovery Period** at an additional premium and on such terms and conditions as **We** determine.

6. Estates and legal representatives

This **Policy** provides cover for **Claims** for the **Wrongful Acts** of **Your People** where those **Claims** are made against the estates, heirs or legal representatives of **Your People** who are deceased or against the legal representatives, trustees- in-bankruptcy, guardians or attorneys of **Your People** who are mentally incompetent, infirm, disabled, insolvent or bankrupt, but only to the extent that in the absence of such death, incompetence, infirmity, disability, insolvency or bankruptcy, such **Claims** would have been covered under this **Policy**.

7. Preservation of indemnity

If any of **Your People** are unable to obtain the full benefit of a right to indemnity against **You** to which he or she is entitled, by reason only of **Your Company** suffering **Financial Impairment** and having insufficient funds available so as to indemnify **Your People**, **We** shall indemnify **Your People** against **Loss** arising from any **Claim**, up to the annual **Limit of Indemnity** to the extent it has not been reduced by any current **Claim** or earlier **Claim**. The burden of adducing satisfactory proof to obtain the benefit of this extension shall rest entirely with **Your People** and shall include the production of documentary evidence of **Your** assets and liabilities and any official statements issued by the liquidator, receiver, statutory manager or compromise manager.

8. Public relations & crisis management costs

We will pay the costs and expenses of a public relations firm or crisis management firm in the event of a **Circumstance**, if such firm would:

- a) help to mitigate any Loss under this Policy; and/or
- b) assist in exonerating any **Insured** against an alleged **Wrongful Act** in the event of a **Claim**.

This extension is subject to:

- a) no costs or expenses being incurred without **Our** prior written consent; and
- b) Our being reasonably satisfied that any expenditure with such a firm will be more than proportionately offset by reduced Claims costs to Us; and
- c) a sub-limit of \$100,000 across all **Coverage Parts** of this **Policy**.

9. Your previous subsidiaries

Subject to all other terms and conditions of the **Policy**, **Subsidiaries** sold or otherwise dissolved or divested of by **You** after the beginning of the **Period of Insurance** shall have cover available to them under the terms of this **Policy** for **Wrongful Acts** committed or alleged to have been committed prior to the date of sale, dissolution or other divestment as the case may be.

General conditions

The following general conditions apply to all **Coverage Parts** of this **Policy**:

1. Alteration and assignment

No change in, modification to or assignment of interest under this **Policy** will be effective except when made by a written endorsement to this **Policy** which is signed by **Us** or **Our** authorised representative.

2. Authorisation

By the taking out of this **Policy**, **You** agree to act on behalf of the other **Insureds** and the other **Insureds** agree that **You** may act on their behalf in respect of:

- a) the giving and receiving of notice of a **Claim** or termination;
- b) the payment of premiums and the receiving of any return premiums that may become due under this **Policy**;
- c) the agreement to and acceptance of endorsements; and
- d) the giving or receiving of any notice provided for in this **Policy** except the giving of notice to apply for the **Discovery Period**.

3. Breach of conditions

Where any **Insured** breaches any condition of this **Policy** and such breach has resulted in prejudice to the handling and/or settlement of any **Claim**, which in all other respects is otherwise covered under this **Policy**, the indemnity afforded by this **Policy** in respect of such **Claim** shall be reduced to the extent of such prejudice.

4. Cancelling your policy

- a) You may cancel this Policy at any time by giving written notice to Us. We will refund to the Insured the pro-rata premium for the unexpired Period of Insurance from the date of cancellation; but no refund of premium will be made where:
 - i. You or any **Insured** have made a **Claim**, or are entitled to make a **Claim** or have notified a **Circumstance** to **Us**; or
 - ii. in the event of any of the situations set out in General Extension 1.a) arising.
- b) We may also cancel this Policy in any of the circumstances permitted by the Insurance Contracts Act 1984 (Cth). In the event of this Policy being cancelled by Us, a refund will be paid to the Insured for the pro-rata premium for the unexpired Period of Insurance from the date of cancellation subject to the exceptions set out in 4.a) i. and ii. above.

5. Claims and the limit of indemnity

- All Claims made during the Period of Insurance are subject to Limit of Indemnity set out in the Policy Schedule for that Period of Insurance.
- b) A Claim is deemed to be first made on the date the Claim is initially made against any Insured, regardless of whether such date is before or during the Period of Insurance.
- c) For the purposes of this Policy, all Claims arising out of the same Wrongful Act and all Interrelated Wrongful Acts of any Insured will be deemed one Claim.

6. Confidentiality

You shall not disclose to anyone whether natural or corporate the nature of any liabilities covered by this **Policy** nor the premium specified in the **Policy Schedule** unless required by law.

7. Continuing representations and notification of material change in risk

In granting cover under this **Policy**, **We** relied upon the statements and representations in the **Proposal** and any other material and/or information supplied to **Us** by **You** or on **Your** behalf, in any form and however provided. The **Insured** represents that all such statements and representations including but not limited to the correctness of what is stated to be '**Your Business**' as noted in the **Policy Schedule** will continue to be true and the continuing accuracy of these statements is deemed material to the acceptance of the risk or the hazard assumed by **Us** under this **Policy**.

Notwithstanding what is stated above, any act, error, omission, breach, default or knowledge of any **Director** or officer will not be imputed to any other **Insured** for the purposes of a statement or representation made in the **Proposal**.

The **Insured** must as soon as reasonably possible advise **Us** in writing of a material change in the risk, including but not limited to notifying **Us** if any of the following occurs during the **Period of Insurance**:

- a) undertaking activities that are materially different from **Your Business** as described in the **Policy Schedule**;
- b) any cancellation or suspension, or loss of or condition imposed, upon any licence, registration or authority required by the **Insured** to conduct **Your Business**; or
- c) Your Company being insolvent, bankrupt or in liquidation.

When **We** receive notification of a change, **We** may decide to either:

- i. continue cover with no change to the premium payable;
- ii. reduce the premium payable and return any refund to the **Insured**;
- iii. charge the **Insured** an additional premium (the **Insured** can cancel the **Policy** if the additional premium is not acceptable); or
- iv. cancel the **Policy** if permitted in accordance with the provisions of the Insurance Contracts Act 1984 (Cth).

It is important for the **Insured** to know that **We** may make changes to this **Policy** as a result of a change in information. When there is a change, **We** will inform the **Insured**.

If the **Insured** does not provide such notification before the happening of any these occurrences, and they give rise to a **Claim** under this **Policy** then, subject to the Insurance Contracts Act 1984 (Cth), **We** may refuse to pay a **Claim**, either in whole or in part.

The course of action **We** take when **You** fail to provide such notification will be considered in each circumstance based on what impact or effect **Your** failure caused or contributed to the **Claim** or **Our** decision to issue **Your Policy**.

8. Coverage parts

The terms and conditions of each **Coverage Part** of this **Policy** apply only to that **Coverage Part** and shall not apply to any other **Coverage Part**. Each **Coverage Part** should be read in conjunction with the General Provisions of this **Policy**. Should there be inconsistency between the General Provisions of this **Policy** and each specific **Coverage Part**, the terms and conditions of the specific **Coverage Part** shall prevail.

9. Fraudulent claims

If any **Insured**, makes any application for indemnity under this **Policy**, knowing that such application for indemnity is false or fraudulent, **We** may refuse to make any payment in connection with the **Claim** and may cancel the contract in accordance with the Insurance Contracts Act 1984 (Cth).

10. Interpretation of words

The singular includes references to the plural and vice versa and any gender includes reference to all other genders.

11. Non-fraudulent non-disclosure

The **Insured** acknowledges that the information provided to **Us** in their **Proposal** for insurance is relied upon by **Us** in assessing whether to accept the risk and if so, on what terms. The **Insured** also acknowledges that in the event of a non-fraudulent non-disclosure in the **Proposal** of a matter the **Insured** knows or a reasonable person in the circumstances would know is relevant to **Our** decision whether to accept the risk and on what terms, **We** are entitled to cancel the contract, if a **Claim** has not been made. Notwithstanding **Our** right to avoid this **Policy** for such non-disclosure, **We** may, at **Our** absolute discretion, waive **Our** right to cancel this **Policy** and confirm indemnity to **Your People**.

12. Policy law

All disputes arising in relation to this **Policy** shall be determined pursuant to Australian law by an Australian Court, and in accordance with the laws of the State or Territory of Australia where this **Policy** was issued.

13. Severability and non-imputation

In determining the availability of cover for **Claims** against **Your People**, no fact pertaining to, knowledge possessed by, nor any **Wrongful Act** committed by one of **Your People** will be imputed to any other of **Your People**.

14. Territorial limits

The cover provided by this **Policy** is for **Claims** arising from **Wrongful Acts** committed or occurring in whole or part anywhere in the world but excluding:

- actions brought in or determined pursuant to the laws of, the United States of America or Canada or any state or territory incorporated in, or administered by the United States of America or Canada; or
- b) arising from the enforcement of any judgment, order or award in respect of any action brought in any Court of law in the United States of America or Canada or any state or territory incorporated in, or administered by the United States of America or Canada.

15. References to legislation

References to legislation in this **Policy** includes any amendment, replacement, re-enactment, successor, equivalent or similar legislation.

General claims conditions

The **Insured** has certain responsibilities that are set out in the General claims conditions and in the **Policy**. These responsibilities also apply to any person that is covered by the **Policy**.

If the **Insured** does not meet these responsibilities, **We** may refuse to pay a **Claim** or reduce what **We** pay for a **Claim**. **We** may also decide to cancel the **Policy** if permitted in accordance with the provisions of the Insurance Contracts Act 1984 (Cth).

The course of action **We** take when the **Insured** fails to do any of these things will be considered in each circumstance based on what impact or effect the **Insured's** failure to do so caused or contributed to a **Claim** under the **Policy**, an **Occurrence**, or changes **Our** liability under the **Policy**.

The following general claims conditions apply to this **Policy**:

1. Allocation

- a) If in any Claim, the Insured incur Loss jointly with others, or incur in relation to a Claim liability for both Loss covered by this Policy and Loss not covered by this Policy, then We and the Insured will allocate such amount between covered Loss and uncovered Loss based upon Our assessment of which parts of the amount fall in and which fall outside the Policy's cover.
- b) If We and the Insured against whom a Claim is made agree on the allocation of Defence Costs in respect of Loss covered by this Policy and Loss not covered by this Policy, We will advance on a current basis Defence Costs allocated to covered Loss. If there is no agreement on an allocation of Defence Costs, We will advance on a current basis Defence Costs that We believe to be covered under this Policy until a different allocation is agreed, or it is judicially determined.
- c) Any agreed, or judicially determined allocation of Defence Costs on account of a Claim will be applied retrospectively to all Defence Costs on account of such Claim, notwithstanding any prior advancement to the contrary. Any allocation or advancement of Defence Costs on account of a Claim will not apply to, or create any presumption or admission in respect of the allocation of other Loss on account of such Claim or any other Claim.

2. Defence and settlement

- a) Unless otherwise agreed by Us in writing, We have the right to investigate any Circumstance and the right, but not the obligation, to conduct in the name of the Insured any investigation and conduct the defence or settlement of any Claim. This right shall cease on the exhaustion of the Limit of Indemnity.
- b) The Insured agree not to settle or offer to settle any Claim, incur any Defence Costs or otherwise assume any contractual obligation or admit any liability with respect to any Claim without Our prior written consent. We will not be liable for any settlement, Defence Costs, assumed obligation or admission to which We have not consented to in writing.

- c) The Insured agree to provide Us with all information, assistance and co-operation We reasonably request. We will only request information, assistance and co-operation relevant to handling Your Claim and We will explain why the information, assistance and co-operation is required. Further, the Insured agree that in the event of a Claim, they will do nothing that may prejudice either the Insured's or Our position or any potential or actual rights of recovery. Should the handling or settlement of any Claim be prejudiced by the Insured's actions, the amount payable in respect of such Claim (including costs and expenses) shall be reduced to reflect such prejudice.
- d) We may settle any Claim for any amount that We deem reasonable and the Insured shall consent to such settlement and provide any assistance with the resolution of the Claim that We reasonably require. If the Insured withholds consent to such settlement or declines to provide the assistance We require, Our liability for all Loss on account of such Claim will not exceed the amount for which We could have settled such Claim plus Defence Costs accrued as of the date such settlement was proposed in writing by Us to the Insured.
- e) The **Insured** will not unreasonably withhold any consent referred to in this General Claims Condition.

3. Defence costs

- a) Defence Costs are part of and not in addition to the Limit of Indemnity set forth in the Policy Schedule and any Defence Costs paid by Us reduces the available Limit of Indemnity by the amount of such Defence Costs paid.
- b) Subject to Claims Condition 1. Allocation, We will advance on behalf of the Insured, Defence Costs that they have incurred in connection with Claims made against them, prior to settlement of such Claims. Provided that to the extent it is finally established by judgment, settlement or other final adjudication that any such Defence Costs are not covered under this Policy, all Insured severally according to their interests, agree to repay to Us such Defence Costs.
- c) We will indemnify the Insured for Defence Costs arising out of any criminal prosecution in which they are Acquitted by a Court, provided that:
 - no Defence Costs other than those incurred with Our prior written consent shall be payable under this extension; and
 - We shall not be under any obligation to advance Defence Costs as they are incurred, but may advance Defence Costs in amounts and at times as We in Our sole and absolute discretion determine; and
 - iii. the **Insured**, according to their respective interests, shall repay any payments advanced by **Us** in the event that they are not entitled to such payment under this **Policy**.
- d) Notwithstanding 3 c) i. and ii. above, if in the event of an Emergency Our written consent cannot be reasonably obtained by the Insured, the Insured have the right to incur up to \$30,000 in Defence Costs for a period of 30 days immediately following the date of such Emergency. The Insured, according to their respective interests, shall repay any payments advanced by Us in the event that they are not entitled to such payment under this Policy.

4. Insured's right to contest claims

If the **Insured** does not agree with a decision made by **Us** to settle a **Claim**, the **Insured** can elect to contest the **Claim** at its own expense but **Our** liability will not exceed the amount for which the **Claim** should be settled in the opinion of a Senior Counsel appointed under General Claims Condition 9. Senior Counsel.

We shall pay all **Defence Costs** incurred up to the date the **Insured** notifies **Us** in writing of its election to contest the **Claim**, and shall pay the **Insured** (subject to the **Limit of Indemnity** less the **Excess**) the amount for which the **Claim** should be settled.

The **Insured** expressly agrees that **Our** liability in respect of such **Claim** shall then be at an end. If **We** believe that the **Claim** will not exceed the **Excess**, **We** may instruct the **Insured** to conduct the investigation, defence and settlement at their own expense. Should the **Claim** subsequently exceed the **Excess**, **We** agree to cover the reasonable **Defence Costs** incurred by the **Insured** in excess of the **Excess**, or pay on their behalf any additional **Defence Costs**, but not exceeding the lesser of the amount Senior Counsel advised the matter should be settled for or the **Limit of Indemnity**.

5. Order of payment

Where **You** have an overall annual single aggregate **Limit** of **Indemnity** for this **Policy** and have a **Claim** which is covered by one or more **Coverage Parts**, **We** will:

- a) firstly pay Loss due under Coverage Part 1 Directors' and Officers Liability / Company Reimbursement, b)
 1. Individual Cover;
- b) then pay **Loss** under any other applicable **Coverage Parts**.

6. Other insurance

Upon giving notice of any **Claim** the **Insured** agrees to, as soon as reasonably possible, provide **Us** with written details of any other insurance or source of indemnification that may cover or partially cover that **Claim**.

7. Recoveries

We agree not to exercise **Our** rights of recovery against an **Insured**, save where General Claims Condition 2. b) applies. All recoveries obtained by or on behalf of the **Insured** from parties other than an **Insured**, in connection with the settlement or resolution of a **Claim** and after deducting the reasonable cost of obtaining such recovery, shall be applied in the following order:

- a) first to the benefit of the **Insured**, where the **Insured** has contributed to a payment exceeding the **Limit** of **Indemnity** made to resolve the **Claim** up to the amount of that payment;
- b) then to **Our** benefit for any amount **We** paid in connection with the **Claim**;
- c) then to the benefit of the **Insured** for the **Excess** paid in respect of the **Claim**; and
- d) then to the benefit of the **Insured** for any uninsured losses.

All recoveries made prior to settlement of any **Claim** shall be held by **You** or the lawyer appointed to act for **Our** benefit pending any settlement. The monies shall not be applied to **You** or **Us** in the order set out above until the matter has been fully resolved and all costs and expenses have been ascertained and the allocation of such recoveries has been agreed.

8. Reporting and notification

a) The Insured must give Us written notice of any Claim made against the Insured, or any Crime Loss or Tax Audit Costs as soon as reasonably possible during the Period of Insurance or during any applicable Discovery Period to:

Insurance Australia Limited trading as CGU Insurance Professional Risks Claims Department GPO Box 4609 Melbourne VIC 3001 Email: priclaims@cgu.com.au

b) Full details of the Claim (including any Writ, Summons or other legal document) shall be provided with the notice, which must be forwarded to Us and the Insured shall provide Us with such further information, documentation and co-operation as We may reasonably require.

9. Senior counsel

We shall not require the **Insured** to defend any legal proceedings in respect of any **Claim** against them, nor shall the **Insured** be able to require **Us** to defend, on its behalf, any legal proceedings in respect of any such **Claim**, unless a Senior Counsel (to be mutually agreed upon by the **Insured** and **Us** and in default by the Chairman of the Bar Association of the state in which the **Policy** is issued) shall advise that such proceedings should be defended. In formulating such advice, the Senior Counsel shall take into consideration the economics of the matter, the damages and costs that are likely to be recovered by the claimant, the likely **Defence Costs** and the prospects of the **Insured** successfully defending the action. The cost of the Senior Counsel's opinion shall be regarded as part of the **Defence Costs** of any **Claim**.

In the event that the Senior Counsel advises that, having regard to all the circumstances, the matter should not be defended but should be settled, provided that settlement can be achieved within certain limits that in the Senior Counsel's opinion are reasonable, then the **Insured** shall co-operate with **Us** to try to effect such settlement in accordance with this **Policy**. Should the **Insured** decide to defend such a **Claim**, **Our** liability shall not exceed the amount which the matter could have been resolved for in the advice of the Senior Counsel.

10. Subrogation

We shall be subrogated to the **Insured's** rights of recovery to the extent of any payment made under this **Policy**. Each **Insured** agrees to do everything necessary to secure and preserve such rights, including, but not limited to, the execution of such documents as are necessary to enable **Us** to bring proceedings in the name of the **Insured**.

General exclusions

The following general exclusions apply to all **Coverage Parts** of this **Policy**:

We will not be liable for Loss in respect of any Claim:

1. Asbestos

directly or indirectly caused by, in consequence of, or contributed to by, or arising from or in any way connected to asbestos, asbestos fibres or derivatives of asbestos.

2. Bodily injury and property damage

for any bodily injury, mental anguish, emotional distress, sickness, disease or death of any person, or for damage to or destruction of any **Tangible Property** including loss of use, except that:

- a) this exclusion does not apply in respect of any liability for actual or alleged mental anguish and emotional distress in any Claim by Your People for any Employment Related Wrongful Act in Coverage Parts 1 – Directors and Officers Liability / Company Reimbursement and Coverage Part 2 – Employment Practices Liability;
- b) We will pay, on behalf of Your People, Defence Costs arising from any Claim first made against them and notified to Us during the Period of Insurance involving criminal proceedings for corporate manslaughter occurring or committed in Australia or New Zealand provided such payments are not contrary to law; and
- c) this exclusion does not apply to any Work Health and Safety coverage afforded under Coverage Part 1 – Directors and Officers Liability / Company Reimbursement and Coverage Part 3 – Statutory Liability.

3. Damages

- a) for the payment of any tax, levy or duty , including any fine or penalty arising from the failure to pay any tax, levy or duty; or
- b) which consists of punitive, exemplary or aggravated damages; or
- c) in respect of which it is illegal to insure or indemnify; or
- d) for damages which are a multiple proportion of any lesser damages award.

4. Franchise liability

directly or indirectly caused by, arising from, or attributable to, or in consequence of any franchise agreement or the absence of a franchise agreement.

5. Fraudulent and dishonest conduct

- a) for any dishonest, reckless, malicious, wilful, fraudulent act or omission; or
- b) any reckless, intentional, wilful violation or breach of any statute, regulation, contract or duty; or
- c) any breach or violation of Sections 182, 183, 601FD, 601FE and 601JD of the Corporations Act 2001 (Cth)

However, this exclusion shall only apply to the extent that the conduct specified above has been established by:

- a) a written admission by the **Insured** or any person authorised to make such an admission; or
- b) court judgment or other final adjudication.

This Exclusion 5. above does not apply to Coverage Part 4 – Company Liability Automatic Extension 3. Crime Loss.

6. Insolvency

arising directly or indirectly out of, or attributable to or in consequence of the **Financial Impairment**, bankruptcy, insolvency, receivership or administration of **Your Company**, any **Associated Company**, **Non Profit Entity** or other entity for which **Outside Positions** cover is confirmed in the **Policy Schedule**. However, this exclusion shall not apply under Coverage Part 1 – Directors & Officers Liability/Company Reimbursement c) Automatic Extension 4. Directors Tax Liability.

7. Known claims and circumstances

- arising out of or connected with any Claim made against or intimated to the Insured prior to the commencement of the Period of Insurance; or
- b) arising out of or connected with any **Circumstance** disclosed in the **Proposal**; or
- c) arising out of or connected with any Claim or Circumstance notified under any previous policy of insurance; or
- arising out of or connected with any facts or
 Circumstances which an Insured became aware of prior to the commencement of the Period of Insurance.

8. Personal profit

based upon, arising out of or attributable to any **Insured** gaining any personal profit, remuneration or financial advantage to which such **Insured** was not legally entitled. This Exclusion 8. does not apply to Coverage Part 4 – Company Liability Automatic Extension 3. Crime Loss.

9. Pollution

based upon, arising out of or attributable to or in any way connected with **Pollution**, except that:

- a) under Coverage Part 1 Directors and Officers
 Liability/Company Reimbursement of this Policy,
 We will pay, on behalf of Your People, Defence
 Costs, with a sub-limit up to \$1,000,000, subject to
 the Limit of Indemnity, arising from any Claim first
 made against them and notified during the Period of
 Insurance and which Claim involves the commission
 of an alleged criminal or regulatory offence in respect of
 Pollution occurring or committed in Australia or New
 Zealand only; and
- b) under Coverage Part 3 Statutory Liability of this
 Policy, We will pay, on behalf of Your Company, Loss, with a sub-limit up to \$1,000,000, subject to the Limit of Indemnity, in respect of any Claim concerning a Wrongful Act in respect of Pollution occurring or committed in Australia or New Zealand only.

10. Professional services

- a) arising directly out of any actual or alleged act, error, omission, neglect or breach of duty in respect of any services or advice of a professional nature by the **Insured**; or
- b) arising directly or indirectly out of any actual or alleged breach of any contract in respect of any services or advice of a professional nature provided by the **Insured**; or
- c) any actual or alleged failure to render any services or advice of a professional nature.

11. Retroactive date

arising out of or attributable to or in consequence of any Wrongful Act, Criminal Act, Internet Liability or Tax Audit Costs committed, occurring or incurred prior to the Retroactive Date specified in the Policy Schedule.

12. Securities

arising directly or indirectly out of, attributable to, or in consequence of:

- a) Your offer, sale or listing of any Securities at any time; or
- any of Your People's offer, sale, or listing of any Securities, but only where such Securities have been offered, sold or listed after the commencement of the Period of Insurance.

13. War, terrorism, radioactivity

occasioned by or happening through or in consequence, directly or indirectly, as a result of:

a) War

- war, invasion, acts of foreign enemies, hostilities (whether war be declared or not) or warlike operations, or civil war; or
- ii. mutiny, civil commotion assuming the proportions of or amounting to a popular rising, military rising, insurrection, rebellion, revolution, military or usurped power; or
- iii. confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

b) Terrorism

- death, injury, illness, Loss, damage, liability, cost or expense of any nature directly or indirectly caused by, resulting from, or in connection with, any act of Terrorism regardless of any other contributing cause or event; or
- ii. death, injury, illness, Loss, damage, liability, cost or expense of any 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 the matters set out in paragraph b) i) of this exclusion; or

c) Radioactive contamination

- i. **Loss** or damage to property eligible for insurance by the relevant Nuclear Insurance Pool and/or Association; or
- ii. **Loss**, cost, damage, liability or expense directly or indirectly caused by or contributed to or arising from:
 - a. ionising radiation from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;
 - b. the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof;
 - any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter; or
 - d. the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter.

14. Sanctions

and, **We** will not be liable to provide any cover or benefit under this **Policy** (including any refund of premium), to the extent that such cover, claim, benefit or refund may contravene or expose **Us** to any sanction, prohibition or restriction under United Nations resolutions or any trade or economic sanctions, laws or regulations of any country.

This **Policy** also excludes cover for any **Loss**, destruction, damage, death, injury, illness, liability, cost or expense of any nature directly or indirectly caused by, contributed to by, resulting from or arising out of any action taken in controlling, preventing, suppressing, retaliating against, or responding to or in any way relating any of the matters set out in the General Exclusions.

Coverage Part 1 Directors & Officers Liability/Company Reimbursement

Note: This Coverage Part 1 is to be read in conjunction with the General Provisions of this **Policy**.

a) Definitions

The following definitions apply to this Coverage Part 1 only:

Claim means:

- any written document served upon Your People marking the beginning of a civil, criminal, or arbitral proceeding against Your People alleging a Wrongful Act; or
- b) any written communication demanding compensation or threatening commencement of proceedings in respect of an actual or alleged Wrongful Act; or
- c) any formal or official investigation (excluding any internal investigation) by a regulatory, governmental, professional or other authorised institution authorised to carry out such an investigation against **Your People** which may give rise to a **Claim**.

Loss means any amount which Your People become legally obligated to pay in respect of any Claim first made during the Period of Insurance. Such Claim must be made against Your People for Wrongful Acts for which cover applies, including, damages, judgments, compensation, contributions, or settlements and Defence Costs. Loss does not include any amount for which Your People are absolved from payment.

Wrongful Act means any error, misstatement, misleading statement, act, omission, negligence, Employment Related Wrongful Act, breach of duty, defamation, breach of warranty of authority, wrongful trading, or other act actually or allegedly committed or attempted by Your People in their capacity as a Director, secretary, officer or Employee of Your Company or in an Outside Position.

b) Coverage

The following coverage applies to this Coverage Part 1 only:

1. Individual cover

We will pay, on behalf of Your People, Loss in respect of any Claim for a Wrongful Act first made and notified to Us during the Period of Insurance, provided Your People are not entitled to be indemnified by You and are legally obligated to pay.

2. Your reimbursement cover

We will pay You for any Loss arising from Your indemnification of Your People, as permitted or required by law, and that Your People have become legally obligated to pay in respect of any Claim for a Wrongful Act first made and notified to Us during the Period of Insurance.

c) Automatic extensions

The following automatic extensions apply to this Coverage Part 1 only:

1. Automatic reinstatement of the limit of indemnity for non-executive directors

In the event that the **Limit of Indemnity** and all other indemnification available to a **Non-Executive Director** is exhausted **We** will reinstate the **Limit of Indemnity** once, provided that this provision is only available to those of **Your People** who are not an **Executive Director** of **Your Company**.

For the purpose of this extension a **Non-Executive Director** is:

- any natural person who was or is or during the Period of Insurance becomes a member of the board of Your Company; and
- b) who within the last three years:
 - i. has not served as an executive **Director** of **Your Company**; and
 - ii. has not served as an **Employee** of **Your Company**; and
 - has not received, either directly or indirectly from Your Company, money or benefits of any kind for services given in any capacity except as a Director of Your Company.

2. Bail and civil bond expenses

We will pay the cost of **Bail and Civil Bond Expenses** for **Your People** incurred in connection with a **Claim** that is covered under this **Policy** subject to:

- a) no costs or expenses being incurred without **Our** prior written consent; and
- b) a sub-limit of \$100,000.

3. Deprivation of assets proceedings

We will pay the reasonable and necessary fees, costs and expenses incurred by Your People arising from any Deprivation of Assets Proceedings subject to a sub-limit of \$100,000.

4. Directors tax liability

We will pay, on behalf of **Your People** any personal liability **Your People** incur with respect to the unpaid taxes of **Your Company** due to **Your Company's Financial Impairment** subject to:

- a) a sub-limit of \$25,000; and
- b) only where Your Company has failed to pay such taxes solely because of Your Company's Financial Impairment; and
- c) the failure to pay such taxes is not criminal, wilful, reckless or deliberate.

5. Employment superannuation scheme

We will pay, on behalf of Your People, Loss in respect of any Claim by reason of any Wrongful Act committed in their individual or collective capacities as trustees of Your Company's Stand Alone Superannuation Fund. Cover provided by this extension shall not be excluded solely on the grounds that a Claim is brought by a member of the superannuation or pension scheme who is also a Director or officer of Your Company.

6. Extradition expenses

We will pay on behalf of **Your People** reasonable and necessary fees, costs and expenses incurred with **Our** prior written consent (which shall not be unreasonably withheld) in respect of an extradition proceeding in retaining:

- a) an accredited counsellor;
- b) an accredited tax advisor

subject to a sub-limit of \$50,000.

7. Outside position liability

- a) We shall indemnify Your People against Loss arising from a Wrongful Act committed whilst serving in an Outside Position of any Non-Profit Entity or Associated Company or any entity listed in Outside Position Liability in the Policy Schedule.
- b) Any cover provided in this extension will only be in excess of any indemnity available from or provided by, or insurance taken out by, the entity in which Your People serve in the Outside Position or any insurance taken out by any other entity that covers Your People in the Outside Position.

8. Retired directors

In the event that any of **Your People** cease to be a **Director** or officer of **Your Company** prior to the expiry of the **Period of Insurance** for reasons other than:

- a) disqualification from holding the office of **Director** or officer; and/or
- b) dismissal from their position as **Director** or officer; and/or
- c) the acquisition of **Your Company** as noted in General Extensions 1. Acquisition of Your Company; and/or
- d) Your Company being wound-up.

Your People shall be entitled to a free Discovery Period for a period of 84 months, provided always that this Discovery Period shall not apply where You renew or replace this Coverage Part (whether with Us or not).

9. Spousal liability

If a **Claim** against **Your People** includes a **Claim** against **Your People's Spouse** solely by reason of:

- a) the legal status as a Spouse of Your People; or
- b) ownership or interest in property which the claimant asserts an interest in or right to in connection with Wrongful Acts of Your People then:
 - all Loss which such Spouse becomes legally obligated to pay by reason of such Claim will be treated for purposes of this Coverage Part as Loss which Your People become legally obligated to pay on account of the Claim made against Your People;
 - all terms and conditions of this Coverage Part, including without limitation the Excess if any, applicable to Loss incurred by Your People in the Claim will also apply to such spousal Loss; and
 - iii. the cover provided by this extension does not apply to the extent the Claim alleges any act or omission by Your People's Spouse, independent of Your People.

d) Exclusions

The following exclusions apply to this Coverage Part 1 only. We will not be liable for Loss on account of any Claim:

1. Anti-competitive practices

arising directly out of:

- a) an actual or alleged violation of any law or regulation which regulates or restricts anti-trust or cartel conduct, monopolistic behaviour or practices, price fixing, price discrimination, predatory pricing, unfair or restrictive trade practices; or
- b) tortious interference in a **Third Party's** business or contractual relationships.

2. Conduct

based upon, directly or indirectly arising from or attributable to:

- any wilful breach of duty, dishonest, fraudulent, criminal or malicious act or omission or other act or omission committed with deliberate intent of such **Insured**;
- b) such **Insured** having improperly benefited in fact from **Securities** transactions as a result of information that was not available to other sellers and/or purchasers of such **Securities**;
- c) such **Insured** having gained in fact any personal advantage to which he/she was not legally entitled.

However, this exclusion shall only apply to the extent that the conduct specified above has been established:

- a) by a written admission by the **Insured** or any person authorised to make such an admission on behalf of the **Insured**; or
- b) directly or indirectly by court judgment or other final adjudication.

3. Fines and penalties

which consists of fines or penalties.

However, this exclusion shall not apply, with a sub-limit up to \$1,000,000, subject to the **Limit of Indemnity**, where **Your People** have committed an offence under an **Act of Parliament** punishable on conviction by a **Statutory Fine** unless:

- a) such Statutory Fine is due to an actual or alleged violation of any law or regulation with respect to vehicle, air or marine traffic; and/or
- b) such Statutory Fine is attributable to, or in any way involving Your People's intentional or reckless disregard of the provisions of any Act of Parliament; and/or
- c) such Statutory Fine (or part of a Statutory Fine) is a penalty imposed for failing to comply with any enforcement order or remedial order or for the cost incurred by Your People in complying with any enforcement or remedial order; and/or
- d) such Statutory Fine relates to an offence committed other than in the course of or in connection with Your Business.

4. Insured versus insured

arising out of or instigated against **Your People** (whether in **Your** name or not) by any other of **Your People**, provided that this exclusion shall not apply to:

- a) any Claim in relation to an Employment Related Wrongful Act; or
- b) any Claim brought by Your People solely for a contribution or indemnity in respect of a Claim brought against any other of Your People and which is otherwise covered under another Coverage Part of this Policy; or
- c) any Claim brought in Your name as a shareholders' derivative action, provided that such Claim is not solicited or assisted by any of Your People; or
- any Claim brought in Your name by a liquidator, administrator, or receiver or manager, provided that such Claim is not solicited or assisted by any of Your People.

5. Major shareholder

brought or maintained by or on behalf of any shareholder holding or controlling (directly or beneficially) 20 per cent or more of the voting shares or rights or issued capital of **Your Company** if the **Wrongful Act** occurred or allegedly occurred any time after the date on which that shareholder became a major shareholder.

6. Outside position

for a **Wrongful Act** by **Your People** in an **Outside Position** if such **Claim** is brought or maintained by or on behalf of the entity in which **Your People** serves or by or on behalf of any **Director**, officer or trustee of such entity except:

- a Claim that is a derivative action brought or maintained on behalf of such entity without the solicitation, assistance or active participation of such entity or any Director, officer or trustee of such entity; or
- b) a Claim brought or maintained by a Director, officer or trustee of such entity for any actual or alleged Employment Related Wrongful Act; or
- c) a **Claim** brought or maintained by an external auditor appointed by the outside directorship company; or
- a Claim brought or maintained by a liquidator, administrator or receiver or manager or equivalent in any jurisdiction on behalf of such entity without the solicitation, assistance or active participation of any of Your People or by or on behalf of any Director or officer in such entity.

7. Superannuation liabilities

directly or indirectly caused by, arising from, or attributable to or in consequence of:

- a) a failure to pay superannuation contributions giving rise to a superannuation guarantee charge; or
- b) the failure of **Your People** to pay into, or collect contributions for an Employment Superannuation Scheme as required by law and/or the Employment Superannuation Scheme trust deed; or
- c) the failure to pay any amount payable to a beneficiary of an Employment Superannuation Scheme under the rules governing the Employment Superannuation Scheme.

Coverage Part 2 Employment Practices Liability

Note: This Coverage Part 2 is to be read in conjunction with the General Provisions of this **Policy**.

a) Definitions

The following definitions apply to this Coverage Part 2 only:

Claim means:

- any written document served upon Your Company marking the beginning of a civil, criminal, or arbitral proceeding against Your Company alleging a Wrongful Act; or
- b) any written communication demanding compensation or threatening commencement of proceedings in respect of an actual or alleged Wrongful Act; or
- c) any formal or official investigation (excluding any internal investigation) by a regulatory, governmental, professional or other institution authorised to carry out such an investigation against **Your Company** which may give rise to a **Claim**.

Loss means any amount which Your Company becomes legally obligated to pay on account of any Claim first made during the Period of Insurance. Such Claim must be made against Your Company for Wrongful Acts for which cover applies, including, damages, judgments, compensation, contributions, or settlements and Defence Costs.

Loss does not include:

- a) any amount for which **Your Company** is absolved from payment;
- b) taxes, fines or penalties imposed by law;
- c) the multiple portion of any multiplied damage award;
- d) punitive or exemplary damages;
- e) any other amount which is uninsurable under the law pursuant to which this **Policy** is construed.

Wrongful Act means any Employment Related Wrongful Act.

b) Coverage

The following coverage applies to this Coverage Part 2 only:

We will pay, on behalf of Your Company, Loss for any Claim for a Wrongful Act first made and notified to Us during the Period of Insurance.

c) Automatic extensions

1. Third party sexual harassment

We will indemnify Your Company, with a sub-limit up to \$50,000, subject to the Limit of Indemnity, for any Claim in connection with any actual or alleged Third Party Sexual Harassment which is first made against Your Company and notified to Us during the Period of Insurance. The Excess You must contribute in respect of Employment Practices Liability is specified in the Policy Schedule.

d) Exclusions

The following exclusions apply to this Coverage Part 2 only: **We** will not be liable for **Loss** on account of any **Claim**:

1. Employee entitlements

- a) for payment to any of Your People for any amount which Your Company was obligated (whether under any or by reference to statute or any express or implied term of any employment agreement or otherwise) to pay.
- b) based upon, directly or indirectly arising from or attributable to compensation payable in respect of a contract of employment alleged to be unfair.

However this exclusion shall not apply to any **Defence Costs** incurred by **Your Company** with respect to such **Claim**.

2. Employee remuneration

for the payment of any back-pay, remuneration or benefit to any of **Your People** who has been reinstated into their former position after a **Wrongful Act**.

3. Industrial action

arising from **Wrongful Acts** committed during any lockout, strike, picket, stand-down or suspension, or other industrial dispute.

4. Modifications to workplace

for the cost of physical modifications to **Your Company's** workplace, or the cost of changes to workplace procedures.

5. Non-compliance

for non-compliance with any judgment, award, determination or demand against **Your Company** issued or published by any **Authority**, Employment Court, Court of Appeal, Human Rights Commission, Complaints Review Tribunal, Privacy Commission, or Labour Inspector employed by a Department of Labour (or equivalent) or any other court or statutory body.

6. Redundancy compensation

for failure by **Your Company** to pay adequate redundancy compensation or benefit in accordance with any legal requirement to any of **Your People** whose employment is terminated by reason of redundancy.

7. Statutory liability

arising out of or connected with any statute relating to workers compensation, accident compensation or work health and safety.

Coverage Part 3 Statutory Liability

Note: This Coverage Part 3 is to be read in conjunction with the General Provisions of this **Policy**.

a) Definitions

The following definitions apply to this Coverage Part 3 only:

Claim means:

- a) any formal or official investigation (excluding any internal investigation) by a regulatory, governmental, professional or other authorised institution, legally authorised to carry out such an investigation against **Your Company** alleging a **Wrongful Act** which might give rise to a **Loss**; and/or
- b) any written communication by a regulatory, governmental, professional or other authorised institution served upon Your Company threatening commencement of legal proceedings, or marking the beginning of legal proceedings against Your Company alleging a Wrongful Act.

Loss means any Defence Costs and any Statutory Fine arising from a Claim notified during the Period of Insurance.

Wrongful Act means any act or omission by Your Company in connection with Your Business that results in an allegation that Your Company has committed an offence under an Act of Parliament punishable on conviction by Statutory Fine or imprisonment.

b) Coverage

The following coverage applies to this Coverage Part 3 only:

We will pay, on behalf of Your Company, Loss for any Claim for a Wrongful Act first made and notified to Us during the Period of Insurance, with a sub-limit up to \$2,000,000, subject to the Limit of Indemnity.

c) Exclusions

The following exclusions apply to this Coverage Part 3 only: **We** will not be liable for **Loss** on account of any **Claim**:

1. Anti-competitive practices

arising directly out of:

- a) an actual or alleged violation of any law or regulation which regulates or restricts anti-trust or cartel conduct, monopolistic behaviour or practices, price fixing, price discrimination, predatory pricing, unfair or restrictive trade practices; or
- b) tortious interference in a **Third Party's** business or contractual relationships.

2. Enforcement order

for payment of any fine (or part of a fine) which is a penalty imposed for failing to comply with any enforcement order or remedial order or for the cost incurred by **You** in complying with any enforcement or remedial order.

3. Cyber liability

directly or indirectly caused by, arising from or in anyway connected with a **Cyber Attack**.

4. Motor, air and marine

arising out of an actual or alleged violation of any law or regulation with respect to vehicle, air or marine traffic.

5. Reckless disregard

arising out of or based upon, attributable to, or in any way involving **Your Company's** intentional or reckless disregard of the provisions of any **Act of Parliament**.

6. Unreasonable plea

in respect of which **Your Company** is intending to plead guilty or not guilty, but the intended plea is not in **Our** view reasonable, based on the available evidence, the weight and cogency of that evidence, the burden of proof and the applicable law.

7. Your business

arising out of activities which are not either:

- a) part of the ordinary course of Your Business; or
- b) directly connected with Your Business.

Coverage Part 4 Company Liability

Note: This Coverage Part 4 is to be read in conjunction with the General Provisions of this **Policy**.

a) Definitions

The following definitions apply to this Coverage Part 4 only:

Claim means:

- any written communication demanding compensation or threatening the commencement of proceedings in respect of an actual or alleged Wrongful Act;
- b) any written document served upon Your Company marking the beginning of a civil, criminal or arbitral proceeding against Your Company alleging a Wrongful Act;
- c) any investigation brought by an Official Body into the affairs of Your Company whether or not a Wrongful Act is alleged;
- d) any Crime Loss sustained by Your Company;
- e) any Internet Liability incurred by Your Company;
- f) any Tax Audit Costs incurred by Your Company.

Loss means any amount which Your Company becomes legally obligated to pay on account of any Claim first made during the Period of Insurance. Such Claim must be made against Your Company for Wrongful Acts for which cover applies, including, damages, judgments, compensation, contributions, or settlements and Defence Costs.

However, **Loss** does not include any amount for which **Your Company** is absolved from payment, or payable by **Your Company** under any warranty, guarantee or for money payable to a **Third Party** for goods or services supplied to **Your Company**.

"Wrongful Act" means any error, misstatement, misleading statement, act, omission, negligence, breach of duty, defamation, wrongful trading, or other act actually or allegedly committed or attempted by Your Company in connection with Your Business.

b) Coverage

The following coverage applies to this Coverage Part 4 only:

We will pay for Loss on behalf of Your Company for any Claim for a Wrongful Act first made and notified to Us during the Period of Insurance.

c) Automatic extensions

The following automatic extensions apply to this Coverage Part 4 only:

1. Breach of contract defence costs

We will pay Defence Costs arising from any Claim in connection with an unintentional, alleged breach of any express contract or agreement with a Third Party by Your Company in the normal course of conducting Your Business as stated in the Policy Schedule. Our total liability during the Period of Insurance for all Claims under this extension will not exceed \$100,000.

2. Copyright defence costs

We will pay Defence Costs, with a sub-limit up to \$100,000, subject to the Limit of Indemnity, for any Claim in connection with an unintentional and accidental breach of copyright by Your Company in the normal course of conducting Your Business as stated in the Policy Schedule. The Excess You must contribute under this extension is \$5,000.

However, **We** shall only provide **Defence Costs** where **Your Company** can first demonstrate that it has adequate copyright compliance procedures in place including but not limited to:

- a) procedures for obtaining permission to reproduce or copy material; and
- b) procedures for posting content online; and
- c) ensuring all employment contracts issued to
 Employees, and contracts for services issued to contractors, agents and consultants contain clear provisions regarding ownership of any intellectual property rights belonging to Your
 Company or for which Your Company is legally liable; and
- d) obtaining advice from qualified independent third parties to review and confirm that any product which is designed, manufactured or distributed by **Your Company** does not breach any **Third Party's** intellectual property rights; and
- e) obtaining advice from qualified independent third parties to review and confirm that any publication issued by **Your Company** does not breach any **Third Party's** intellectual property rights.

If **Your Company** cannot demonstrate that it had adequate copyright compliance procedures in place at the time of the incident which gives rise to the **Claim** then no **Defence Costs** will be payable under this extension.

Exclusion 6. Intellectual Property shall not apply to this extension subject to provisions listed above.

3. Crime loss

We will cover Your Company, with a sub-limit up to \$500,000, subject to the Limit of Indemnity, for any Crime Loss resulting from a Criminal Act, provided such Crime Loss is first Discovered and notified to Us in writing as soon as reasonably possible during the Period of Insurance. The Excess You must contribute in respect of Crime Loss is specified in the Policy Schedule.

This extension shall also cover subject to the sub-limit:

- a) auditors fees, costs, charges and expenses incurred with **Our** prior written consent that are reasonably necessary to determine the value of a **Crime Loss** and are reasonable in amount on **Our** acceptance that a **Crime Loss** has occurred; and
- b) Crime Loss in relation to Your Stand Alone Superannuation Fund; and
- c) Crime Loss in relation to any welfare, social or sporting club formed with Your knowledge and consent and designed exclusively for the benefit of Your Employees.
- d) Crime Loss caused by a Director of Your Company (excluding any sole trader). This cover is sub-limited to \$100,000 and is part of and not in addition to the overall sub-limit for this extension.

However, this extension shall not cover Crime Loss:

- a) if an indemnity is available under any other policy;
- b) arising or occurring in whole or part outside of Australia or New Zealand;
- c) arising out of, or in any way related to any proprietary information, intellectual property, trade secrets, confidential processing methods or other confidential information of any kind;
- d) arising out of or attributable to or in consequence of any fraudulent or dishonest activities involving collusion by or complicity of any **Director** who at the time of the fraudulent or dishonest act owns or controls more than 5 per cent of the issued share capital of **Your Company** or any shareholder who at the time of committing such fraudulent or dishonest act(s) had ownership of or control over more than 5 per cent of the voting share capital of **Your Company** or any **Subsidiary** or **Associated Company**;
- e) arising out of, or in any way related to the destruction, damage or forcible entry to any premises or building;
- f) arising out of, or in any way related to any consequential loss, meaning We will not pay for any direct or indirect financial or economic loss, including but not limited to;
 - i. any duties, penalties or contractual penalties; or
 - any costs, fees or other expenses incurred by **Your Company** in prosecuting or defending any **Claim**, demand or legal proceeding; or
 - any loss of interest, dividends or income not realised by **Your Company** or any **Third Party**;

- g) the non-payment or default under any Credit
 Arrangement including any payments made or withdrawals from any customer account involving items which are not finally paid for any reason;
- h) notwithstanding General Extension 4.
 Continuous Cover first **Discovered** prior to the commencement of the **Period of Insurance**, or after the expiry of the **Period of Insurance**;
- which can only be proved by means of one or more of the following: a profit and loss computation or comparison, or a comparison of inventory records with an actual physical inventory count;
- j) arising out of, or in any way related to, the voluntary giving, exchanging, purchasing or surrendering of **Insured Property** unless such voluntary giving, exchanging or surrendering has occurred by reason of a **Criminal Act** covered under this extension;
- k) arising out of, or in any way related to only one individual's signature or authorisation being required to validly sign cheques, issue electronic funds transfer, prepare cheque requisitions, handle bank deposits, reconcile bank statements, or refund monies in excess of \$1,000.00 in value without the independent review and approval from at least one other person of equal seniority who must examine the supporting vouchers or requisitions or verify the transaction;
- arising out of, or in any way related to only one individuals authorisation being required to add or delete vendors;
- m) arising out of, or in any way related to the forgery, alteration or fraudulent use of any credit card, fuel card or store card issued by Your
 Company to Employees or Directors to the extent that Your non-compliance to the terms and conditions under which such credit card, fuel card or store card issued contributed to or caused the Crime Loss; or
- n) arising out of, or in any way related to any kidnap, ransom or extortion.

You must provide adequate proof to substantiate a **Claim** with relevant evidence of a **Crime Loss**. This includes but is not limited to the following:

- a) adequate proof of the quantum of Crime Loss;
- b) all facts attributable to the Crime Loss, including but not limited to the perpetrators and other relevant parties, any CCTV footage or witness statements, activities that lead to the Crime Loss, and period of time such activities have been evident;
- c) highlighting security or control weakness and discussion around how these weaknesses will be addressed;
- d) all supporting documentation and pertinent date and records.

We shall pay **Crime Loss** on the basis of valuation set out below with respect to the following categories of **Crime Loss** covered under this extension:

 a) in respect of Securities, We shall not pay for more than the actual cash value of the Securities at the close of business on the business day on which the **Crime Loss** was first **Discovered**.

- b) in respect of Tangible Property:
 - in the case of loss of or damage to Tangible Property consisting of books of accounts, data storage devices, or other records (other than electronic data) used by Your Company in the conduct of Your Business, We shall pay for the cost of replacing such books of accounts, data storage devices, or other records with blank books, pages, data storage devices, or other blank materials;
 - ii. in the case of loss of, or damage to all other **Tangible Property**, We shall be liable for the price paid by Your Company, or the cost to replace or repair such other **Tangible Property**, or the actual cash value of the Tangible Property at the time of the Crime Loss;
- c) in respect of loss of money consisting of foreign currency, Loss shall be calculated by reference to the rate of exchange published by the Reserve Bank of Australia at the close of business on the business day on which the Crime Loss was first Discovered.

4. Identity fraud

- a) If any party other than Your People enters into any agreement with any Third Party fraudulently representing themselves as a representative of Your Company, then We will pay any reasonable and necessary fees, costs and expenses incurred by Your Company with Our written consent (which shall not be unreasonably withheld), in establishing that such fraudulent misrepresentation has occurred, should the Third Party seek to enforce such agreement against Your Company; and
- b) Our total liability during the Period of Insurance for all Claims under this extension will not exceed \$100,000.

5. Internet liability

We will pay for Loss on behalf of Your Company for any Claim for Internet Liability, with a sub-limit up to \$150,000, subject to the Limit of Indemnity.

However, this extension shall not cover any **Internet Liability**:

- a) arising out of or attributable to licensing fees, or royalties ordered, directed or agreed to be paid by the **Insured** for the continued use of a person or entity's copyright, trade name, trade dress, trade mark, service mark, service name, slogan or other protected intellectual property;
- b) arising out of or in any way related to any unsolicited electronic dissemination of emails, faxes or other communications to a **Third Party** including an actual or alleged violation of the Spam Act 2003 (Cth) and any other federal, state or foreign anti-spam statute, law or regulation;
- c) arising directly or indirectly from the use or provision of any games, gaming, gambling, lottery or auctioneering activities.

Exclusion 6. Intellectual Property shall not apply to this Extension 5. Internet Liability but only where **Your Company** can reasonably demonstrate it has adequate copyright compliance procedures in place including but not limited to:

- a) procedures for obtaining permission to reproduce or copy material; and
- b) procedures for posting content online; and
- c) obtaining advice from qualified independent third parties to review and confirm that any publication issued by **Your Company** does not breach **Third Party** intellectual property rights.

In the event that the Cyber cover optional extension is selected and confirmed by the **Policy Schedule** no **Claim** will be payable under this extension if the **Claim** would be covered under the Cyber cover optional extension.

6. Tax audit costs

We will pay Tax Audit Costs, with a sub-limit up to \$500,000, subject to the Limit of Indemnity. The Excess You must contribute in respect of Tax Audit Costs is specified in the Policy Schedule.

However, this extension will not pay for any **Tax** Audit Costs:

- a) incurred without **Our** prior written consent; and/or
- b) arising from Your improper, unwarranted or unjustified refusal or failure to comply with any lawful request made by a state or federal Commissioner of Taxation 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 based upon the reasonable advice of Your accountant or tax agent that such refusal or failure is appropriate and You provided that accountant or tax agent with all relevant documents and information; and/or
- c) relating to audits or investigations under customs legislation; and/or
- d) relating to audits or investigations of income received or earned where the source of income is the outside the Commonwealth of Australia or where the services giving rise to the **Tax Audit Notice** are performed by persons or entities ordinarily resident outside Australia; and/or
- e) relating to audits or investigations arising out of any fraud or fraudulent act or omission committed by **You** or on **Your** behalf; and/or
- f) arising from audits or investigations where You, or any person acting on Your behalf, has become aware of any error or deficiency in any return of income or other documentation supplied to a state or federal Commissioner of Taxation and You, or any person acting on Your behalf, has failed to notify the Commissioner of that error or deficiency within the lesser of a reasonable time or the time limit for contesting such an error or deficiency.

d) Cyber cover optional extension

 The following is an Optional Extension to this Coverage Part 4 only and is subject to all the terms, conditions and exclusions of the **Policy** unless otherwise stated to the contrary. If no cover is indicated in the **Policy Schedule** in respect of this Optional Extension then there is no cover provided for this Optional Extension. We reserve the right to offer this Optional Extension and to impose any additional terms, conditions and exclusions or charge any additional premium as We may require.

a) Privacy breach

Where cover is not otherwise provided by Coverage Part 4 – Company Liability, **We** will pay, on behalf of **Your Company**, all sums which **Your Company** becomes legally obligated to pay (including liability for claimants' costs and expenses) and **Cyber Defence Costs** resulting from any **Claim** first made against **Your Company** and notified to **Us** in writing as soon as reasonably possible during the **Period of Insurance** as a direct result of:

i. Personal information

the breach, by or on behalf of **Your Company**, in respect of any natural person, of any **Privacy Obligations**.

ii. Commercially confidential information

any actual or alleged unauthorised disclosure, loss or theft of **Commercially Confidential Information**, by or on behalf of **Your Company**.

iii. Employee information

the breach, by or on behalf of **Your Company**, of any **Privacy Obligations** relating to any **Employee** as a direct result of **Your Company's** failure to maintain the confidentiality and/or security of any:

- 1. Computer Records pertaining to such Employee; and/or
- data or information pertaining to such Employee stored on Your Company's Computer Systems.

iv. Information outsourced by your company

any actual or alleged unauthorised disclosure, loss or theft of:

- 1. Personal Information; or
- 2. Commercially Confidential Information,

in the care, custody or control of any Service Provider where such information is authorised to be in the care, custody or control of the Service Provider by Your Company pursuant to a written contract.

b) Systems damage

We will pay Rectification Costs incurred:

- in retrieving, repairing, restoring or replacing any of Your Company's Computer Records (or any other Computer Records for which Your Company is responsible) that have been destroyed, damaged, lost, altered, distorted, erased or mislaid (and which after diligent search cannot be found);
- ii. in repairing, restoring or replacing any of Your Company's Computer Systems that have been destroyed, damaged, lost, altered, distorted, erased or mislaid,

as a direct result of any **Cyber Event** first discovered by an **Insured** and notified to **Us** in writing as soon as reasonably possible during the **Period of Insurance**.

c) Computer virus transmission and hacking

We will pay, on behalf of Your Company, all sums which Your Company becomes legally obligated to pay (including liability for claimants' costs and expenses) and Cyber Defence Costs resulting from any Claim first made against Your Company and notified to Us in writing as soon as reasonably possible during the Period of Insurance as a direct result of any financial loss suffered by a Third Party arising directly from:

- a Hacking Attack or Virus that has emanated from or passed through Your Company's Computer Systems; or
- a Hacking Attack or Virus that restricts or prevents access to Your Company's Computer Systems by Third Parties authorised by Your Company to gain such access; or
- iii. the loss or theft of Your Company's data or data for which Your Company is responsible or alleged to be responsible for, arising directly from a Hacking Attack or Virus.

d) Multimedia liability

We will pay, on behalf of Your Company, all sums which Your Company becomes legally obligated to pay (including liability for claimants' costs and expenses) and Cyber Defence Costs resulting from any Claim first made against the Your Company and notified to Us in writing as soon as reasonably possible during the Period of Insurance as a direct result of:

- i. libel, slander or defamation;
- invasion of or interference with the right to privacy, including those of **Employees**, or commercial appropriation of names or likeness;
- iii. plagiarism, piracy or misappropriation of ideas;
- iv. infringement of copyright, domain name, commercial title or slogan, the dilution or infringement of trademark, service mark, service name or trade name; arising directly from:
- 1. Your Company's Internet and Email Content; or
- Your Company's Promotional Material; or
- 3. Third Party digital content downloaded, shared or distributed from Your Company's Computer Systems.

e) Cyber extortion cover

- We agree to pay Cyber Extortion Costs arising solely from a Security Threat first made against Your Company and notified to Us in writing as soon as reasonably possible during the Period of Insurance.
- Any Cyber Extortion Costs covered in i. above shall be subject to local legal requirements in co-operation with and under the direction of any authorised criminal enforcement or other agency asserting jurisdiction in the matter.

f) Privacy fines & investigations

Notwithstanding Exclusion 5. Fines and Penalties, **We** will also pay, to the extent **We** are permitted to by law, any:

- i. Fine or Penalty payable by Your Company as a direct result of a breach by the Insured of its Privacy Obligations; and/or
- ii. Regulatory Investigation Costs into such breach.

arising from any notice of the **Regulatory Investigation** into the breach specified in i. above first received by **Your Company**, and notified to **Us** in writing as soon as reasonably possible during, the **Period of Insurance**.

g) Privacy breach notification & loss mitigation

We agree to pay Privacy Breach Costs incurred as a direct result of a Cyber Event which is first discovered and notified to Us in writing as soon as reasonably possible during the Period of Insurance. We only pay those costs in the following circumstances:

- if **Your Company** is legally obligated to take the steps which the **Privacy Breach Costs** relate to; or
- ii. if:
 - taking the steps specified in g) i. above will effectively mitigate or avoid a Claim; and
 - 2. such **Claim** would be covered under clause 1 a), Privacy Breach.

h) Rewards expenses cover

We agree to pay **Reward Expenses** incurred as a direct result of a **Cyber Event** which is first discovered and notified to **Us** in writing as soon as reasonably possible during, the **Period of Insurance**.

- 2. The sub-limit with respect to the cover provided in:
 - a) clause 1. a) above is \$200,000 in the aggregate.
 - b) clause 1. b) above is \$25,000 in the aggregate.
 - c) clause 1. c) above is \$200,000 in the aggregate.
 - d) clause 1. d) above is \$200,000 in the aggregate.
 - e) clause 1. e) above is \$250,000 in the aggregate.
 - f) clause 1. f) above is \$250,000 in the aggregate.
 - g) clause 1. g) above is \$50,000 in the aggregate.
 - h) clause 1. h) above is \$25,000 in the aggregate.

The total aggregate sub-limit with respect to the cover provided by this Optional Extension is \$250,000. The total aggregate sub-limit is included within, and is not in addition to, the aggregate limit or individual **Limit of Indemnity** (as applicable).

- 3. The **Excess** applicable with respect to each of the covers provided in clause 1. above is \$1,000.
- 4. Notwithstanding the cover provided in clause 1. above, it is declared and agreed that there is no cover for any **Claim**, matter, liability, loss or cost covered by this Extension which:
 - a) is based upon, directly or indirectly arises from or is attributable to the actual or alleged infringement of any patent.
 - b) except for Claims covered by clause 1. a) above, arises as a result of any request, from Your Company's acquiring bank, for funds or the imposing of fines and/or penalties as a result of fraudulent credit or debit card transactions.
 - c) is based upon, directly or indirectly arises from or is attributable to any failure to respond to or comply with an **Enforcement Order**.
 - d) in respect of clause 1. b) above only, is based upon, directly or indirectly arises from or is attributable to any failure of external networks,

cables, or core internet infrastructure servers not in **Your Company's** operational control.

- e) is based upon, directly or indirectly arises from or is attributable to any satellite failures, electrical or mechanical failures and/or interruption including, but not limited to, electrical disturbance, spike, brownout or blackout, outages to gas, water, telephone, cable, telecommunications, or other infrastructure, unless such infrastructure is under **Your Company's** operational control and unless such **Claim** is as a direct result of any **Cyber Event**.
- f) is based upon, directly or indirectly arises from or is attributable to:
 - i. bodily injury (except emotional distress, mental anguish or humiliation), sickness, disease or death of any person; or
 - ii. destruction of or damage to **Tangible Property** (including the loss of use).
- g) is based upon, directly or indirectly arises from or is attributable to the confiscation, commandeering, requisition, destruction of or damage to, any **Computer System** by order of a government de jure or de facto, or by any **Authority**, for any reason.
- h) is based upon, directly or indirectly arises from or is attributable to any actual or alleged antitrust violation, restraint of trade, unfair competition, false, deceptive or unfair trade practices, violation of consumer protection laws, or false, deceptive or misleading advertising.
- is based upon, directly or indirectly arises from or is attributable to fines or penalties attributable to the Insured's failure to comply with the Payment Card Industry Data Security Standard.
- j) is based upon, directly or indirectly arises from or is attributable to any actual or alleged discrimination of any kind including, but not limited to, discrimination on the basis of race, colour, religion, age, sex, disability, pregnancy, marital status, political affiliations or ideology, sexual orientation or preference.
- k) is based upon, directly or indirectly arises from or is attributable to the failure of the **Insured** to update firewalls, virus protection and other security software in place within **Your Company's Computer Systems** within one month of the update being issued for such software.
- is based upon, directly or indirectly arises from or is attributable to the failure of the **Insured** to encrypt personally identifiable and confidential information that is removed from **Your Company's** premises on any **Portable Media Device**.
- m) is based upon, directly or indirectly arises from or is attributable to the failure of the **Insured** to have a Business Continuity Plan (BCP) which includes back-ups stored off-site, in place that are tested at least annually.
- n) is based upon, directly or indirectly arises from or is attributable to any act, error or omission occurring before the **Retroactive Date**.

- 5. For the purposes of this Extension, the following words have the following meanings:
 - a) '**Authority**' means any official regulator, government body or government agency having legal authority to conduct a Regulatory Investigation.
 - b) 'Claim' means:
 - i. the receipt by an **Insured** of any written demand for **Money** or damages, or non-pecuniary relief; or
 - any writ, summons, application or other originating legal (criminal, civil or otherwise) or arbitral proceedings, cross claim or counter-claim which is served upon an Insured

with respect to a matter that is the subject of cover provided by this Extension.

- c) **'Commercially Confidential Information'** means any information other than **Personal Information**:
 - i. which is not in the public domain or publicly available; and
 - ii. where disclosure may undermine the economic interest or competitive position of the owner of the information.
- d) 'Computer Records' means electronically stored data including magnetic tape, software or computer programs for or in respect of a Computer System used in the course of Your Business.
- e) 'Computer Systems' means all electronic computers including operating systems, software, hardware, firmware and all communication and open system networks, websites wheresoever hosted, off-line media libraries and data backups used in the course of Your Business.
- f) 'Cyber Defence Costs' means all reasonable and necessary legal fees, costs and expenses (including any expert costs where the choice of expert has been approved by Us) that We incur or Your Company incurs with Our prior written consent (which shall not be unreasonably delayed or withheld) in the investigation, defence or settlement of any Claim made against Your Company.
- g) 'Cyber Event' means any:
 - i. Hacking Attack or Virus;
 - ii. malicious damage to Your Company's Computer Systems by an Employee;
 - accidental damage to or destruction of Your Company's Computer Records because of an operational error, an error while establishing the parameters, or an involuntary error by an Employee or a Service Provider; or
 - iv. failure of a **Service Provider** hosting **Your Company's Computer Systems** as a direct result of i. to iii. above.

- v. failure of a direct or back-up power supply or under/over voltage but only if such power supply is owned, managed or controlled by Your Company or by a Service Provider;
- vi. electrostatic build-ups or electromagnetic disturbances.

h) 'Cyber Extortion Costs' means:

- any monies paid by Your Company not in contravention of any applicable legal requirements and with Our prior written consent (which shall not be unreasonably delayed or withheld);
- ii. reasonable and necessary fees, costs and expenses that We incur or Your Company incurs with Our prior written consent (which shall not be unreasonably delayed or withheld):
 - in negotiating, mediating and crisis managing to terminate or end a Security Threat that might otherwise result in harm to Your Company; or
 - the cost to conduct an investigation to determine the cause of a Security Threat.
- i) 'Enforcement Order' means a notice or order from any Authority, Court, Tribunal or other public body authorised to investigate, prosecute or otherwise enforce applicable laws or regulations relating to the collection, storage or processing of Computer Records, requiring Your Company to:
 - i. confirm compliance with any data protection and/or privacy law or regulation;
 - ii. take specific measures to comply with any applicable data protection and/or privacy law or regulation; or
 - iii. refrain from processing any specified
 Computer Records or using any specified
 Computer System.
- j) 'Excess' means that part of each and every Claim, liability, loss or cost:
 - i. which is payable by the **Your Company**; and
 - ii. for which **We** have no liability under this **Policy**; and
 - iii. the amount of which is specified in this Cyber Cover Extension; and
 - which does not form part of the individual sub-limits or the total aggregate sub-limit with respect to the cover provided in clause
 1. a) to h) inclusive above.

- k) 'Fine or Penalty' means:
 - i. A monetary fine or penalty payable by **Your Company** to an **Authority**;
 - ii. Fine or Penalty does not include any amounts payable or calculated by reference to:
 - 1. compensation;
 - 2. compliance, remedial, reparation or restitution costs;
 - 3. exemplary or punitive damages;
 - any consequential loss, meaning We will not pay for any direct or indirect financial or economic loss for example loss of reputation, loss of use or enjoyment, loss of profits or depreciation, except if specifically covered by this Policy;
 - 5. requirement to pay taxes, rates, duties, levies, charges, fees or any other revenue charge or impost; and
 - 6. any fine or penalty the insurance of which is prohibited at law.
- 'Hacking Attack' means any malicious or unauthorised electronic attack including, but not limited to, any fraudulent electronic signature, brute force attack, phishing, denial of service attack, initiated by any Third Party or by any Employee and that is designed to damage, destroy, corrupt, overload, circumvent or impair the functionality of Your Company's Computer Systems or Your Company's Computer Records.
- m) 'Internet and Email Content' means any text, images, video, interactive content or advertising material:
 - i. published on Your Company's website; or
 - ii. contained within an email sent by an Insured on behalf of Your Company; or
 - iii. produced by or on behalf of **Your Company** and published on a **Third Party's** website.
- n) 'Money' means any physical or electronic legally acceptable currency, coins or bank notes of a generally accepted value.
- o) 'Personal Information' means information or an opinion about an identified individual, or an individual who is reasonably identifiable, whether the information or opinion is:
 - i. true or not; and
 - ii. in a material form or not.
- p) 'Portable Media Device' means disks, tapes, USB or flash memory data storage devices, laptops, blackberrys or any type of smart phone, tablet or removable device capable of storing data.
- Privacy Breach Costs' means the reasonable and necessary fees, costs and expenses that We incur or Your Company incurs with Our prior written consent (which shall not be unreasonably delayed or withheld) required to be incurred in respect of any Privacy Obligations to:

- fulfil any legal or regulatory obligation Your Company has to notify Third Parties of an actual or suspected breach of privacy in relation to any Personal Information; or
- ii. establish a credit monitoring service or identity theft helpline; or
- iii. provide call centre support services; or
- iv. conduct an independent audit of Your
 Company's Computer Systems to identify the source of such privacy breach.
- r) **'Privacy Obligations**' means the **Insured's** legal obligations arising directly from:
 - any privacy statement governing the handling of information on **Your Company's Computer Systems**; or
 - any written contract between Your Company and a Third Party governing the processing and storage of credit card information on Your Company Computer Systems;
 - any implied contractual duty to use reasonable care and skill in the handling of **Personal Information** or credit card information (including breaches of the Payment Card Industry Data Security Standard);
 - iv. any legal obligation to notify individuals of an actual or potential breach of their **Personal** Information; or
 - v. statutory data protection regulations in the country or countries where **Your Company** operates, including industry specific data protection and security regulations as they currently exist and as amended.
- s) 'Promotional Material' means any marketing materials or tangible goods produced by or on behalf of the Your Company for the purpose of marketing Your Business.
- t) 'Rectification Costs' means reasonable and necessary fees, costs and expenses that We incur or Your Company incurs with Our prior written consent (which shall not be unreasonably delayed or withheld) as a result of the use of external consultants, contractors or advisers including but not limited to, forensic or security consultants or any additional costs that Your Company incurs to its Employees.

For the avoidance of doubt, **Rectification Costs** does not include the salaries or other remuneration entitlements of **Employees**, or **Your Company's** office expenses or any payments that **Your Company** has paid or agreed to pay as part of any service or maintenance contract.

- u) 'Regulatory Investigation' means:
 - any formal or official civil examination, investigation, inquiry, hearing or other civil proceedings ordered or commissioned by any Authority into the Privacy Obligations of Your Company during the Period of Insurance:

- requiring attendance before or the production of documents by **Your Company** to the **Authority**;
- 2. requiring questions to be answered by **Your Company** to the **Authority**;
- 3. identifying **Your Company** in writing as a target of an examination, investigation, inquiry hearing or other proceeding by an **Authority**.
- a Regulatory Investigation shall be deemed to be first made when Your Company is first required to respond and/ or attend or is so identified as a target of the Regulatory Investigation.
- Regulatory Investigation does not include any routine inspection, supervision, compliance or similar reviews or general industry wide violation reviews which extend to Your Company.
- v) 'Retroactive Date' means the date from which Your Company has continuously held cyber insurance cover via a standalone cyber insurance Policy or via a cyber cover extension added to an existing insurance Policy.
- w) 'Reward Expenses' means the reasonable and necessary property or other consideration paid by Us or by Your Company with Our prior written consent (which shall not be unreasonably delayed or withheld) to a Third Party (other than a law enforcement professional or Authority) for information which leads to the conviction, of an indictable offence, of perpetrators arising out of a Hacking Attack covered by this Policy.
- x) 'Security Threat' means any expressed and documented threat or connected series of threats to commit a local, cross border or multi-country attack against Your Company's Computer System for the purpose of demanding Money, Securities or other tangible or intangible property of value from Your Company.
- y) 'Service Provider' means any person, partnership, company, corporation, incorporated society, other body corporate or independent contractor that is not an **Insured**, who provides business process (including call centre, fulfilment and logistical support) and/or information technology services (including hosting, security management, co-location, and collects, stores or processes **Your Company's Computer Records**) for **Your Company** in accordance with a written contract.
- z) 'Third Party' means any person, partnership, company, corporation, incorporated society or other body corporate or entity who is not an **Insured** at the time of their acts, errors or omissions.
- aa) 'Virus' means any software code including but not limited to any logic bomb, Trojan horse or worm that has been introduced by any Third Parties or by any Employee and that is designed to damage, destroy, corrupt, overload, circumvent or impair the functionality of Your Company's Computer Systems or Your Company's Computer Records.

e) Exclusions

The following exclusions apply to this Coverage Part 4 only (but do not apply to: Extension 3. Crime Loss, Extension 6. Tax Audit Costs or Optional Extension 1. Cyber Cover above).

We shall not be liable for Loss on account of any Claim:

1. Anti-competitive practices

arising directly out of:

- a) an actual or alleged violation of any law or regulation which regulates or restricts anti-trust or cartel conduct, monopolistic behaviour or practices, price fixing, price discrimination, predatory pricing, unfair or restrictive trade practices; or
- b) tortious interference in a **Third Party's** business or contractual relationships.

2. Breach of contract

based upon, arising out of, attributable to any liability of **Your Company** under any written or verbal contract or agreement. However, this exclusion will not apply to any liability that would have attached to **Your Company** in the absence of such contract.

3. Conduct

based upon, directly or indirectly arising from or attributable to any wilful breach of duty, dishonest, fraudulent, criminal or malicious act or omission or other act or omission committed with deliberate intent of such **Insured**.

4. Cyber attack

directly or indirectly caused by, arising from or in anyway connected to a **Cyber Attack**.

5. Fines and penalties

which consists of fines or penalties.

6. Intellectual property

arising out of any actual or alleged infringement, violation, plagiarism, breach of intellectual property or copyright, patent, trade mark or trade secret.

7. Intentional claims

that Your Company has intentionally encouraged.

8. Motor, air or marine

arising out of an actual or alleged violation of any law or regulation with respect to vehicle, air or marine traffic.

9. Product liability and product recall

arising directly or indirectly from or in respect of:

- a) **Your Company's** manufacture, distribution and/or sale of products; or
- b) the recall of any products manufactured, distributed and/or sold by Your Company.

10.Statutory liability

arising out of an actual or alleged offence under an **Act of Parliament**.

11. Trading debts

arising out of any trading or business debt incurred by **Your Company**.

12.Your people

- a) solicited or brought by Your People; or
- b) arising out of or attributable to or in consequence of an Employment Related Wrongful Act.

CONTACT DETAILS

ENQUIRIES 132481 CLAIMS 132480

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