## Combined Liability Wording 용Nㅡㄴ PRESTIGE <br> UNDERWRITING SERVICES LTD

This is to certify that in accordance with the authorisation granted under Contract Numbers CORINO2/2020 (Sections A and B), 407005IRL20190020 (Section C) and BIN.CORN. 0518 (Section D) to the Agent by the Insurer(s) listed herein, hereafter referred to as the Insurer, and in consideration of the premium specified having been paid, the Insurer agrees to provide insurance to the extent and in the manner specified herein or endorsed hereon.

Provided always that:
(1) the liability of the Insurer shall not exceed the Limits of Liability expressed in the Policy Schedule or contained herein or such other Limits of Liability as may be substituted by Endorsement and agreed by or on their behalf.
(2) this Policy provides cover only in respect such Sections of the Policy Schedule as are specified as being covered or have a Limit of Liability shown against them.
(3) this Policy is subject to all the provisions, conditions, warranties and exclusions contained within the body of the wording or endorsed or added thereto, all of which are to be considered as incorporated and shall be read together as one document.

Underwritten on behalf of:

and other insurers identified in the Policyholder Information Statement

## Contents

POLICYHOLDER INFORMATION STATEMENTS ..... 3
Identity of Insurer(s) ..... 3
Complaints ..... 4
Compensation ..... 5
The Policy and the information disclosed by the Insured ..... 5
Observance of Policy Terms and Suspension of Cover. ..... 6
The Insured's right to cancel ..... 6
The law that governs the interpretation of this Policy ..... 6
Privacy Notice ..... 6
Claims notification ..... 7
POLICY DEFINITIONS .....  .8
SECTION A - EMPLOYERS' LIABILITY ..... 12
Insuring Clause ..... 12
Limit of Liability ..... 12
Exclusions ..... 12
Conditions ..... 12
Extensions ..... 12
SECTION B - PUBLIC AND PRODUCTS LIABILITY ..... 14
Insuring Clause ..... 14
Limit of Liability ..... 14
Exclusions ..... 14
Extensions ..... 16
EXTENSIONS TO SECTIONS A and B ..... 19
SECTION C - CONTRACTORS ALL RISKS ..... 21
Insuring Clause ..... 21
Limit of Liability ..... 21
Exclusions ..... 21
Extensions ..... 24
Conditions ..... 28
SECTION D - ESSENTIAL BUSINESS LEGAL ..... 30
Insuring Clause ..... 30
Insured Occurrence ..... 30
Exclusions ..... 34
Conditions ..... 34
Additional Services Helplines ..... 36
GENERAL EXCLUSIONS. ..... 37
GENERAL CONDITIONS ..... 40

## POLICYHOLDER INFORMATION STATEMENTS

This is an important document that the Insured should read and store carefully. It sets out what is and is not covered under the Policy the Insured has purchased and explains key contractual obligations that apply to the Insured and to the Insurer under the Policy.

This Policy has been underwritten and issued by Prestige Underwriting Services (Ireland) Limited ('the Agent') as an agent of the Insurer upon the instructions received from the Insured's appointed insurance intermediary. This policy is issued in accordance with the authorisation the Insurer has granted to Prestige Underwriting Services (Ireland) Limited under the terms of a contract between the Insurer and Prestige Underwriting Services (Ireland) Limited. This contract makes Prestige Underwriting Services (Ireland) Limited the Agent of the Insurer and gives them the authority to perform certain acts on the Insurer's behalf, but does not affect the Insured's rights to claim or make a complaint.

The whole document should be read carefully and if it is incorrect it should be returned immediately to the insurance intermediary for alteration.
It is essential that:

- the Insured checks that each of the Insured Sections and the Schedule are correct.
- the Insured complies with its duties under each Section and under the insurance as a whole.
- This Policy should be kept in a safe place as the Insured may need to refer to it if the Insured has to make a claim. It is recommended that the Insured retains details of its Employers' Liability policy/certificates for at least 40 years.

The Insured has a duty to answer any questions raised by the Insurer honestly and with reasonable care. Where the Insurer asks a specific question of the Insured, the question will be material to the risk or the calculation of premium or both. False or misleading answers to questions raised by the Insurer may invalidate the insurance cover.

The Insured must pay all premiums due together with all taxes due on the premiums.
In all communications the Policy number specified in the Schedule should be quoted and be made in the first instance via the Insured's insurance intermediary.
Where the context so admits or requires, words importing the singular will include the plural and vice versa. References to a statute, regulation, EU Directive or trade terms of contract will be construed to include all its amendments or replacements. All headings within the policy are included for convenience only and will not form part of this policy.

## IDENTITY OF INSURER(S)

This policy has been underwritten by the Agent on behalf of:
In respect of Sections $A$ and $B$ - Accredited Insurance (Europe) Limited whose registered address is 3rd Floor, Development House St Anne Street. Floriana, FRN 9010. Malta (Registration No. C 59505).

Accredited Insurance (Europe) Limited is authorised by the Malta Financial Services Authority in Malta and is regulated by the Central Bank of Ireland for conduct of business rules.

In respect of Section C-Great American International Insurance (EU) DAC.
Great American International Insurance (EU) DAC is authorised and regulated by the Central Bank of Ireland and registered in Ireland at Station House, Dublin Road, Malahide, Co Dublin, Ireland. Company Registration Number 380145.

In respect of Section D - ARAG Legal Protection Limited
ARAG Legal Protection Limited is a coverholder of the insurer ARAG Insurance Company Limited, an Irish Branch of ARAG Allgemeine Versicherungs-AG. ARAG Insurance Company Limited is authorised and regulated by the Federal Financial

Supervisory Authority, BaFin (firm reference number VU5455), the regulatory authority in Germany, and is regulated by the Central Bank of Ireland for conduct of business rules.

## COMPLAINTS

Sections A, B and C:

## How to Complain

If the Insured is dissatisfied with any aspect of the sale or marketing of the insurance, the Insurer would ask the Insured in the first instance to contact the insurance agent or intermediary from whom they purchased their Policy.

If the Insured remains unhappy and feels the matter has not been resolved to their satisfaction, or should the Insured wish to complain about any other matter (including policy cover or claims) they may refer a complaint to the Insurer at any time in one of the following formats:

- By telephone: +353 (0)48 90355585
- By email: complaints@prestigeunderwriting.co.uk
- In writing at: Prestige Underwriting Services (Ireland) Limited, Ground Floor, Teach Chinn Arid, Ashe Street, Cavan, County Cavan, Ireland


## How the Insurer will handle the Insured's Complaint

Step 1: The Insurer will try to resolve the Insured's complaint immediately:
The Insurer will look into the Insured's complaint and will aim to resolve their concern immediately.
Step 2: Within 5 working days of receiving the Insured's complaint:
If the Insurer is unable to resolve the matter immediately, the Insurer will send the Insured an acknowledgement letter within 5 working days. The letter will provide the contact details of the person who will be supporting the Insured throughout their complaint.

Step 3: Within 8 weeks of receiving the Insured's complaint:
The Insurer will endeavour to provide the Insured with a final response explaining the outcome of the Insurer's investigation and the next steps, or a letter confirming when the Insurer anticipates they will have concluded their investigation.

Step 4: Refer the Insured's complaint to the Financial Services and Pensions Ombudsman (FSPO):
If after making a complaint the Insured remains unhappy and feels the matter has not been resolved to their satisfaction, they may be able to refer their complaint to the FSPO Service. The Insured can contact them in one of the following ways:
By telephone: +353 (0) 15677000
By email at: info@fspo.ie
In writing at: Financial Services and Pensions Ombudsman
Lincoln House,
Lincoln Place,
Dublin 2,
D02 VH29
In respect of Section A or B, the Insured may also be able to refer their complaint to the Office of the Arbiter for Financial Services, 1st Floor St Calcedonius Square, Floriana FRN 1530 Malta, telephone (+356) 21249245 if they not satisfied with the Insurer's final response or the Insurer has not responded within fifteen (15) working days. The Insured will have to pay EUR 25.00 at the time of making its complaint to the Arbiter to use this service.

About the Office of the Arbiter for Financial Services
The Office of the Arbiter for Financial Services considers that a "complaint" refers to a statement of dissatisfaction addressed to an insurance undertaking by a person relating to the insurance contract or the service which the person has been provided with. The terms "person" does not specify that this is limited to individuals and therefore any policyholder, insured person, beneficiary and injured third party (irrespective of the country of residence or where the risk in situated) is eligible to make a complaint.

For more information on the Office of the Arbiter for Financial Services and its complaints process, please visit www.financialarbiter.org.mt.

Not all complainants may refer complaints to the FSPO or the Office of the Arbiter for Financial Services, but, for its part, the Insurer will treat all complainants equally and fairly.

The FSPO may not be able to consider a complaint if the Insured;

- has not provided the Insurer with an opportunity to resolve it
- is a limited company with an annual turnover of more than $€ 3$ million

Following this complaints procedure does not affect the Insured's right to take legal action.

## Section D:

ARAG will always try to give the Insured a quality service. If the Insured thinks ARAG has let them down, the Insured can write to ARAG's Head of Operations at ARAG Legal Protection Limited, Europa House, Harcourt Centre, Harcourt Street, Dublin 2 D02 WR20. Or the Insured can phone ARAG during standard office hours on 016707470 or email ARAG at customerrelations@arag.ie. Details of ARAG's internal complaint handling procedures are available on request.

If the Insured is still not satisfied they can contact the Financial Services and Pensions Ombudsman (FSPO) at the above address.

For all Sections following these complaints procedures does not affect the Insured's rights to take legal action.

## COMPENSATION

The Insured may be entitled to compensation from the Insurance Compensation Fund in Ireland if the Insurer is unable to meet its liabilities.

## THE POLICY AND THE INFORMATION DISCLOSED BY THE INSURED

In deciding to accept this Policy and in setting the terms and premium, the Insurer has relied on the information provided by the Insured's insurance intermediary on the Insured's behalf. The Insured must take care when answering any questions being asked ensuring that all information provided is accurate and complete.

If the Insurer establishes that the Insured deliberately or recklessly provided the Insurer with false or misleading information the Insurer will treat the Policy as if it never existed and decline all claims. The Insurer may not return premium already paid by the Insured in this situation.

If the Insurer establishes that the Insured provided the Insurer with false, incomplete or misleading information, it can adversely affect the Policy and any claim.

For example:
(a) where the Insurer could have accepted the risk and offered the Insured a Policy but the Insurer would have charged a higher premium, the Insurer may only pay a percentage of any claim that the Insured makes under the Policy. The Insurer would do this by considering the premium the Insurer actually charges as a percentage of the higher premium the Insurer would have charged and then paying the Insured the same percentage of any claim.

So, as an example: if the premium the Insurer actually charged was $€ 250$ and the higher premium the Insurer would have charged was $€ 1,000$, then the premium the Insurer actually charged represents $25 \%$ of the higher premium the Insurer would have charged and the Insurer shall only pay $25 \%$ of any claim.
(b) the Insurer may treat this Policy as if it had never existed and refuse to pay all claims and return the premium, subject to a deduction for any commission paid to the Insured's insurance intermediary. The Insurer will only do this if the false, incomplete or misleading information means that the Insurer provided the Insured with insurance cover when the Insurer would not otherwise have offered it at all had the risk been fairly presented.
(c) if the Insurer would have written the risk on different terms had it been fairly presented, the Insurer may amend the Policy to include these terms. The Insurer may apply these amended terms as if they were already in place before a claim is made.
(d) The Insurer may cancel the Policy in accordance with its cancellation provisions.

The Insurer will write to the Insured if the Insurer:
(i) intends to treat the Policy as if it never existed; or
(ii) amend the terms of the Policy; or
(iii) reduce the Insured's claim in accordance with the above.

If the Insured becomes aware that information it has given the Insurer is inaccurate or incomplete or if the information changes, the Insured must immediately disclose it to its insurance intermediary.

## OBSERVANCE OF POLICY TERMS AND SUSPENSION OF COVER

Every condition stated as a precedent condition that applies to this Policy (whether to one or more Sections or the Policy as a whole) shall apply and continue to be in force during the whole currency of this Policy.

The Insurer will have no liability under this Policy in respect of any loss occurring or attributable to something happening during a period of non-compliance with a condition precedent and cover will be suspended for the period from the date of the breach until the breach has been remedied unless the Insured can prove that the breach of the condition precedent could not have increased the risk of the loss which actually occurred in the circumstances in which it occurred.

## THE INSURED'S RIGHT TO CANCEL

In the first year of this insurance the Insured has the right to cancel the insurance Policy within 14 working days of receiving the Policy documentation and receive a full refund of any premium paid, provided that there have been no claims either paid, reported or outstanding. For the purposes of this cancellation clause, it will be deemed that the Insured will have received the Policy document upon the day following the date it was posted to the Insured by first class post or was supplied to the Insured electronically or the Insured was supplied with the means by which the Insured could access the Policy electronically.

If the Insured does cancel this insurance within the initial 14 working day period, then no cover will have been in place from the date of inception, as specified in the Schedule, and no liability whatsoever shall attach to the Insurer in respect of the Policy.

If the Insured does not exercise its right of cancellation within the initial 14 working day period, this insurance Policy will automatically come into force from the inception date specified in the Schedule. The Insured will remain liable to pay the full annual premium. Following the expiry of the initial 14 working day period, this insurance Policy may be cancelled at any time at the Insured's written request. The Insurer reserves the right not to allow a return of premium.

To exercise its right to cancel, the Insured should contact its insurance intermediary.

## THE LAW THAT GOVERNS THE INTERPRETATION OF THIS POLICY

All disputes concerning the interpretation of this Policy are understood and agreed by both the Insured and the Insurer to be subject to Irish Law. Each party agrees to submit to the jurisdiction of any court of competent jurisdiction within the Republic of Ireland and to comply with all requirements necessary to give such court jurisdiction. All matters arising hereunder shall be determined in accordance with the law and practice of such court.

## PRIVACY NOTICE

The Agent and the Insurer gather and process personal data in accordance with the EU General Data Protection Regulation (GDPR) and any relevant data protection legislation.

Personal data will not be passed to third parties except where consent has been given or where permitted by law. Personal data may be used by the Agent, the Insurer or third parties for underwriting and claims purposes and in order to administer the Policy. The Agent and the Insurer will ensure that personal data is kept secure, is used only for the purpose for which it was supplied and is retained only for as long as necessary. Personal data may be transferred outside of the EEA subject to appropriate safeguards and contractual arrangements. The full Privacy Notice is available at https://www.prestigeunderwriting.co.uk/privacy-notice/.

Accredited's Privacy Notice is available at http://www.accredited-eu.com/wp-content/uploads/2018/09/RQ-External-Privacy-Notice-v2.pdf

Great American International Insurance (EU) DAC is registered with the Data Protection Commissioner of Ireland as a data controller and is listed on the Register of Data Controllers under registration number 7357/A. Great American's Privacy Notice is available at https://www.greatamericaneu.com/data-protection-overview/

To view ARAG's full privacy statement please see their website.

## CLAIMS NOTIFICATION

Sections A, B and C
All claims under this insurance are to be notified to using one of the following methods and quoting the policy number:
Write to: Corin Underwriting Limited, 70 Gracechurch Street, London, EC3V OHR.
Telephone: $\quad$ +44 (0)203 9688005
E-mail: claims@corin.com

## Section D

If the Insured's issue cannot be dealt with through legal advice and needs to be dealt with as a potential claim under this policy, please phone ARAG on 016707470 and they will send you a claim form. ARAG cannot confirm cover for a claim over the phone.

The Insured should send the completed claim form or written details of the claim to the Claims Department ARAG Legal Protection Limited, Europa House, Harcourt Centre, Harcourt Street, Dublin D02 WR20 or e-mail claims@arag.ie

Once the Insured has sent ARAG the details of the claim and if ARAG has accepted it, ARAG will start to resolve the legal problem.

Claims are usually handled by an appointed representative appointed by ARAG. Claims outside the Republic of Ireland may be dealt with by ARAG offices elsewhere in Europe.

## POLICY DEFINITIONS

These Definitions apply to the entire Policy (including the Schedule) wherever these words or phrases appear starting with an upper case letter and printed in bold except where otherwise stated.

## 1) Appointed Advisor means:

the solicitor, accountant, mediator or other advisor appointed by ARAG to act on behalf of an Insured Individual.
2) ARAG means:

ARAG Legal Protection Limited which is authorised under a coverholder agreement to administer insurance on behalf of the Insurer for Section D, ARAG Insurance Company Limited.
3) Asbestos means:
asbestos fibres or particles or any derivatives of asbestos including any product or material containing asbestos, asbestos fibres or particles or any derivatives of asbestos.
4) Bodily Injury means:
physical or mental injury including death, illness, disease, mental anguish or shock but not defamation.
5) Business means:
the Insured's business as stated in the Schedule.
6) Computer System means:
any computer, hardware, software, application, process, code, programme, information technology, communications system or electronic device owned or operated by the Insured or any other party. This includes any similar system and any associated input, output or data storage device or system, networking equipment or back up facility.
7) Computer Network means:
means a group of Computer Systems and other electronic devices or network facilities connected via a form of communications technology, including the internet, intranet and virtual private networks (VPN), allowing the networked computing devices to exchange Data.
8) Contract means:
the agreement between the Insured and its Principal under which the Contract Works are undertaken.
9) Contractors' Plant means:
tools, tackle, scaffolding, plant and equipment including site huts (and contents) and other temporary buildings.
10) Contracts Insured means:
any Contract with an original estimated total contract price not exceeding the Maximum Contract Value stated in the Schedule undertaken in connection with the Business.
11) Contract Site means:
any site involving construction, installation, extension, alteration, repair or maintenance within the Territorial Limits in connection with a Contracts Insured.
12) Contractual Liability means:
liability attaching to the Insured by virtue of a contract but which would not have attached in the absence of such contract.
13) Contract Works means:
the permanent and temporary works (including Materials) executed in performance of the Contracts Insured.
14) Contractors All Risks means:
all works executed or in the course of execution by the Insured or on the Insured's behalf in the performance of any contract entered in to by the Insured and materials for incorporation therein and all plant, tools, equipment, temporary works or temporary buildings for use in connection therewith.
15) Conveyance means:
any water and/or air and/or road and/or rail conveyances of every description.
16) Covered Items means:

Contract Works, Owned Plant or Hired-in Plant.
17) Damage means:
physical loss or destruction or damage.
18) Data means:
information used, accessed, processed, transmitted or stored by a Computer System.
19) Electronic Data means:
facts, concepts and information converted to a form useable for communications, interpretation or processing by electronic and electromechanical Data processing or electronically controlled equipment and includes programs, software and other coded instructions for the processing and manipulation of Data or the direction and manipulation of such equipment.
20) Employee(s) means:
(a) any person under a contract of service or apprenticeship with the Insured
(b) any labour master or labour only subcontractor or person supplied or employed by them
(c) any self-employed person
(d) any person hired to or borrowed by the Insured
(e) any person engaged under a work experience, youth training or similar scheme
(f) any voluntary helper
(g) any outworker or homeworker
under the Insured's control and supervision while working for the Insured in connection with the Business.
This definition shall not include any bona fide sub-contractor.
21) Employees' Tools means:
personal tools and effects the property of your Employees other than motor vehicles, precious metals, precious stones or articles made therefrom or money.
22) Endorsement(s) means:
the document(s) detailing modifications made to the cover provided under this Policy and/or the Section(s) thereof.
23) Event means:
any one occurrence or all occurrences of a series consequent on or attributable to one source or original cause.
24) Hired-in Plant means:

Contractors' Plant hired in by or on free loan or demonstration to the Insured.
25) Insured means:
the person or corporate body or organisation detailed in the Schedule.
26) Insured Individual means:
(a) the Insured, the Insured's directors, partners, managers, officers and Employees
(b) the estate, heirs, legal representatives or assigns of any persons mentioned in (a) in the event of such person dying
(c) a person who is contracted to perform work for the Insured, who in all other respects the Insured has arranged to insure on the same basis as the Insured's other Employees and who performs work under the Insured's supervision.
27) Insured Occurrence means:
the categories of Event stated under the heading 'Insured Occurrence' in Section C.
28) Insurer means:
insurers whose identity is stated in the Policyholder Information Statements contained herein.
29) Legal Costs \& Expenses means:
(a) reasonable legal costs and disbursements reasonably and proportionately incurred by the Appointed Advisor on a party/party basis and agreed in advance by ARAG.
(b) in civil claims, other side's costs, fees and disbursements where an Insured Individual has been ordered to pay them or pays them with ARAG's agreement.
(c) reasonable accountancy fees reasonably incurred under Insured Occurrence 4 (Tax Protection) by the Appointed Advisor and agreed by ARAG in advance.
(d) the Insured's Employee's basic wages or salary under Insured Occurrence 9 (Loss of Earnings) in the course of their employment with the Insured while attending court or tribunal at the request of the Appointed Advisor or whilst on jury service where the Insured does not pay for time lost and lost wages or salary cannot be claimed back from the court or tribunal.
(e) the professional fees and expenses of an Appointed Advisor selected by ARAG to reduce the actual adverse or negative publicity or media attention directed towards the Insured under Insured Occurrence 11 (Crisis Communication).
30) Malicious Programming means:
an illegal or malicious entry into Electronic Data or a System, which results in, functions that distort, corrupt, manipulate, copy, delete, destroy, or slow down such Electronic Data or System.
31) Materials means:
materials used in connection with a Contract.
32) Microchip means:
a unit of packaged computer circuitry manufactured in small scale and made for program logic including computer memory purposes and expressly including integrated circuits and microcontrollers.
33) Multiple Lifting Operation(s) means:
two or more lifting machines being used for the purpose of lifting or lowering a load.
34) Offshore Activity means:
any work on or visit to an Offshore Installation from the time of embarkation onto a Conveyance at the point of final departure to such Offshore Installation until the time of disembarkation from a Conveyance onto land on return from such Offshore Installation
35) Offshore Installation means:
any offshore installation rig or platform whether fixed or mobile or any vessel or semi-submersible including any catwalk, landing ramp, bridge, walkway, accommodation or other connected structure which has been is or will be engaged in the processes of prospecting for or extraction, separation, storage, treatment or distribution of oil or gas.
36) Owned Plant means:

Contractors' Plant belonging to the Insured.

## 37) Period of Insurance means:

the period stated in the Schedule or any subsequent period for which the Insurer agrees to accept payment of premium.
38) Pollution or Contamination means:
pollution or contamination of buildings or structures or of water or land or the atmosphere and all loss, Damage to Property or Bodily Injury directly or indirectly caused by or arising from such pollution or contamination.
39) Principal means:
any person, employer, firm, company, ministry or authority for whom the Insured carries out a contract for the performance of work.
40) Product Supplied means:
any product or thing (including containers, packaging or labelling) sold, supplied, erected, repaired, altered, treated, installed, processed, manufactured, tested, serviced, hired out, stored, transported or delivered by the Insured in the course of the Insured's Business from premises within the Territorial Limits.
41) Property means:
material property.
42) Proposal means:
any information provided by the Insured in connection with this insurance and any declaration made in connection therewith.
43) Reasonable Prospects of Success means:
(a) other than as set out in (b) and (c) below, a greater than $50 \%$ chance of an Insured Individual successfully pursuing or defending the claim and, if an Insured Individual is seeking damages or compensation, a greater than $50 \%$ chance of enforcing any judgment that might be obtained.
(b) in criminal prosecution claims where an Insured Individual:
(i) pleads guilty, a greater than $50 \%$ chance of successfully reducing any sentence or fine or
(ii) pleads not guilty, a greater than $50 \%$ chance of that plea being accepted by the court.
(c) in all claims involving an appeal, a greater than 50\% chance of an Insured Individual being successful.

Where it has been determined that reasonable prospects of success do not exist, an Insured Individual shall be liable to pay any legal costs incurred should they pursue or defend their claim irrespective of the outcome.
44) Schedule means:
the document stating the operative Section(s) the Insured has chosen, the Period of Insurance, details of the Insured's Business and the Limit(s) of Liability.
45) Section(s) means:
the parts of this Policy that detail the cover provided by each individual section of this Policy.
46) System means:
computers, other computing and electronic equipment linked to a computer, hardware, software programs, Data processing equipment, Microchip and anything which relies on a Microchip for any part of its operation and includes for the avoidance of doubt any computer installation.
47) Territorial Limits means:

Republic of Ireland.
48) Terrorism means:
an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or similar purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public, in fear.

## SECTION A - EMPLOYERS' LIABILITY

## INSURING CLAUSE

The Insurer will cover the Insured for its legal liability for Bodily Injury sustained by an Employee occurring during the Period of Insurance within the Territorial Limits and arising out of and in the course of employment by the Insured in connection with the Insured's Business.

## LIMIT OF LIABILITY

The Insurer's limit of liability for damages and claimant's costs, fees and expenses payable in respect of any Event shall not exceed the amount stated in the Schedule as the Limit of Liability for this Section but, if the Bodily Injury arises from Asbestos or Terrorism, then the Insurer's limit of liability shall not exceed $€ 6,500,000$.

The Insurer's Limit of Liability applies irrespective of:

1) the number of parties or entities entitled to indemnity.
2) the number of claimants.

## EXCLUSIONS

The Insurer shall not provide cover for liability:

1) in respect of which compulsory insurance or security is required to be arranged by the Insured under road traffic legislation.

## CONDITIONS

1) Rights of Recovery

The cover provided under this Section is deemed to be in accordance with such provisions as any law relating to the compulsory insurance of liability to Employees within the Territorial Limits or Offshore Installations within the continental shelf around those countries may require but the Insured shall repay to the Insurer all sums paid by the Insurer which the Insurer would not have been liable to pay but for the provisions of such law.

## EXTENSIONS

The terms, General Conditions and General Exclusions of this Policy apply to these Extensions and where no limit or maximum liability is stated in the Extension the Limit of Liability for this Section applies.

1) Unsatisfied Court Judgments.

Where a judgment for damages has been obtained by any Employee or the legal personal representatives of any Employee in respect of Bodily Injury sustained by the Employee arising out of and in the course of employment with the Insured in connection with the Insured's Business and such judgment remains unsatisfied in whole or in part 6 months after the date of judgment then, at the Insured's request, the Insurer will pay to the Employee or their legal personal representatives the amount of any such damages and any awarded costs to the extent that they remain unsatisfied provided that:
(a) the judgment for damages has been obtained against a company, partnership or individual (but not against the Insured) operating from or resident in premises within the Territorial Limits in any court situated in the Territorial Limits.
(b) there is no appeal outstanding.
(c) if any such payment is made by the Insurer, the Employee or their legal personal representatives shall assign the
judgment to the Insurer.
(d) this Section of the Policy is operative at the time that such Bodily Injury is sustained and cover will only apply in respect of those damages that relate to Bodily Injury sustained during the Period of Insurance.
(e) The Insurer's liability for damages, costs and expenses shall not exceed the amount stated in the Schedule as the Limit of Liability for this Section.
2) Work Overseas.

The cover provided under this Section shall extend to cover the Insured for its legal liability for Bodily Injury sustained by any Employee whilst undertaking work on a temporary basis within any country outside of the Territorial Limits provided that:
(a) any such Employee is ordinarily resident within the Territorial Limits.
(b) the Insurer shall not provide cover in respect of any amount payable under Workers' Compensation, Social Security or Health Insurance legislation.

## SECTION B - PUBLIC AND PRODUCTS LIABILITY

## INSURING CLAUSE

The Insurer will cover the Insured for its legal liability for accidental:

1) Bodily Injury to any person
2) Damage to Property
3) obstruction, trespass, nuisance or interference with any right of way, air, light or water or other easement
4) wrongful arrest, wrongful detention, false imprisonment or malicious prosecution
occurring during the Period of Insurance within the Territorial Limits and in connection with the Insured's Business or arising from any Product Supplied.

## LIMIT OF LIABILITY

In respect of Public Liability the Insurer's limit of liability for damages and claimant's costs, fees and expenses payable in respect of any Event shall not exceed the amount stated in the Schedule as the Limit of Liability for Public Liability.

In respect of Products Liability the Insurer's limit of liability for damages and claimant's costs, fees and expenses payable in respect of any Event and in the aggregate in respect of all Events during any one Period of Insurance shall not exceed the amount stated in the Schedule as the Limit of Liability for Products Liability.

The Insurer's Limit of Liability applies irrespective of:

1) the number of parties or entities entitled to indemnity.
2) the number of claimants.

## EXCLUSIONS

The Insurer shall not provide cover for liability:

1) in respect of Bodily Injury to any Employee arising out of and in the course of employment by the Insured in connection with the Insured's Business.
2) caused by or arising from the ownership or possession or use by the Insured or on the Insured's behalf of any:
(a) aircraft or aerospatial device or hovercraft.
(b) watercraft other than hand propelled watercraft or other watercraft not exceeding 8 metres in length.
(c) mechanically propelled vehicle:
(i) for which compulsory insurance or security is required under any legislation governing the use of the vehicle.
(ii) where cover is provided by any other insurance.
3) caused by or arising from any Product Supplied which to the Insured's knowledge is for:
(a) use in or on any aircraft or aerospatial device.
(b) aviation or aerospatial purposes.
(c) use in the safety or navigation of marine craft of any sort.
4) in respect of Damage to or the costs or expenses of recalling, repairing, replacing, altering, removing or making any refund in respect of any Product Supplied caused by or arising from:
(a) any defect in or the harmful nature of or the unsuitability for its intended purpose of such Product Supplied.
(b) an error or fault in connection with the sale supply or presentation of such Product Supplied.
5) for Contractual Liability unless the sole conduct and control of claims is vested in the Insurer but the Insurer shall not in any event provide cover in respect of:
(a) liquidated damages or liability under any penalty clause.
(b) Damage to Property against which the Insured is required to effect insurance under the terms of Clause 21.2.1 of the Joint Contracts Tribunal Standard Form of Building Contract 1980 Edition or any revision or substitution thereof or any clause of similar intent under any other contract conditions.
(c) Damage to Property which comprises the Contractors All Risks executed or in the course of execution by the Insured or on the Insured's behalf and occurs after the date of issue of a certificate of completion of such works or, where the contract has no provision for such a certificate, the date on which such works are completed and handed over to the Principal if the Insured is expressly responsible for such Damage under the terms of the contract.
6) in respect of Damage to Property:
(a) belonging to the Insured.
(b) in the Insured's or any Employee's custody or control other than personal effects including vehicles and their contents of any visitor, director, partner and/or Employee of the Insured.
(c) being that part of any Property on which the Insured or any Employee or agent of the Insured is or has been working where Damage arises out of such work.
7) in respect of Pollution or Contamination occurring:
(a) within the United States of America or Canada.
(b) elsewhere than within the United States of America or Canada unless caused by a sudden identifiable unintended and unexpected occurrence which takes place in its entirety at a specific time and place during the Period of Insurance.

Provided that in respect of any liability for which cover is not excluded under exclusion (b) above:
(i) all Pollution or Contamination which arises out of one occurrence shall be deemed to have occurred at the time such occurrence takes place.
(ii) the Insurer's liability for all damages, costs fees and expenses under this Section payable in respect of all Pollution or Contamination which is deemed to have occurred during any one Period of Insurance shall not exceed in the aggregate the amount stated in the Schedule as the Limit of Liability for this Section
8) in respect of Damage to any services located underground unless prior to commencement of any work which involves digging, boring or excavation the Insured has:
(a) taken or caused to be taken all reasonable steps to identify the location of any services under the site of the work.
(b) retained a written record of the steps taken to locate such services.
9) caused by or arising from advice, design or specification the Insured provided for a fee.
10) (a) in respect of mental injury, mental anguish or shock or fear of suffering death, Bodily Injury, illness or disease arising out of the actual, alleged or suspected presence or release of Asbestos or exposure to or inhalation of Asbestos.
(b) for the costs of management (including those of any persons under any statutory duty to manage), removal, mitigation, remediation, repair, alteration, recall, rectification, replacement or reinstatement of any Property or part thereof arising out of the presence of Asbestos.
(c) arising from the manufacture, mining, production or processing of Asbestos.
11) arising from any deliberate act or omission of by the Insured which could reasonably have been expected by the Insured having regard to the nature and circumstances of such act or omission. This exclusion shall also apply in respect of any deliberate act or omission of any other person entitled to indemnity but only in so far as indemnity to such person is concerned.
12) caused by or arising from any Product Supplied which to the Insured's knowledge is for use in or supply to the United States of America or Canada.
13) for the amount stated in the Schedule as being the Excess for this Section which shall apply in respect of each and every claim. Such amount shall be contributed by the Insured or any party entitled to cover under this Policy before the Insurer assumes any responsibility to make a payment for any claim hereunder. This exclusion will not apply to claims in respect of Damage to premises including their fixtures and fittings leased, rented or hired to the Insured.

## EXTENSIONS

The terms, General Conditions and General Exclusions of this Policy apply to these Extensions and where no limit or maximum liability is stated in the Extension the Limit of Liability for this Section applies.

1) Buildings Temporarily Occupied

Exclusion (6) (b) to this Section shall not apply to liability for Damage to Buildings including contents therein which are not owned leased or rented by the Insured but are temporarily occupied by the Insured for the purpose of maintenance, alteration, extension, installation or repair.
2) Cross Liabilities

If the Insured comprises more than one party the Insurer will provide cover to each such Insured in the same manner and to the same extent as if a separate Policy had been issued to each of them provided that nothing in this extension shall increase the Insurer's liability to pay any amount exceeding the amount stated in the Schedule as the Limit of Liability for this Section regardless of the number of persons claiming to be indemnified.
3) Data Protection Act

The Insurer will within the terms of this Section cover the Insured for liability for damages in respect of damage arising out of any claim under the Data Protection Act 2018 not otherwise covered hereunder and first made against the Insured during the Period of Insurance provided that:
(a) The Insurer's liability under this extension for damages, costs and expenses arising out of all claims made during any one Period of Insurance shall not exceed the amount stated in the Schedule as Limit of Liability for this Section.
(b) The Insured has registered in accordance with the terms of the said Act or have applied for such registration which has not been refused or withdrawn.
(c) The Insurer shall not provide cover:
(i) for 10 per cent of each claim subject to a minimum of $€ 500$ and a maximum of $€ 5,000$.
(ii) for liability caused by or arising from a deliberate act by or omission of any person entitled to cover under this extension if the result thereof could reasonably have been expected having regard to the nature and circumstances of such act or omission.
(iii) for the costs of replacing, reinstating, rectifying or erasing any personal Data.
(iv) for liability caused by or arising from any occurrence or circumstances known to the Insured at inception of this extension which may give rise to a claim hereunder.
(v) for liability caused by or arising from the recording, processing or provision of Data for reward or the determining of the financial status of a person.
(vi) for Contractual Liability.
(vii) for liability in respect of Bodily Injury to any person or Damage to Property.
4) Defective Premises

The cover provided by this Section shall extend to apply in respect of liability arising in connection with any premises previously owned or occupied by the Insured for purposes pertaining to its Business and which have since been disposed of by the Insured provided that the Insurer shall not provide cover for liability:
(a) for which cover is provided by any other insurance.
(b) for the costs of remedying any defect or alleged defect in such Premises.
5) Leased or Rented Premises

Exclusion (6) (b) to this Section shall not apply to liability for Damage to premises including their fixtures and fittings leased or rented to the Insured provided that the Insurer shall not provide cover for:
(a) Contractual Liability.
(b) the first $€ 500$ of each and every occurrence of Damage to premises caused other than by fire or explosion.
6) Motor Contingent Liability

Notwithstanding Exclusion (2) (c) to this Section the Insurer will cover the Insured (and no other person for the purpose of this extension) for its legal liability for Bodily Injury or Damage to Property caused by or arising from any motor vehicle or trailer attached thereto which do not belong to or are provided by the Insured being used in the course of the Insured's Business provided that the Insurer shall not provide cover for liability:
(a) in respect of Damage to any such vehicle or trailer or Property conveyed therein or thereon.
(b) for which cover is provided by any other insurance.
(c) caused or arising whilst such vehicle or trailer is:
(i) engaged in racing, pace-making, reliability trials or speed testing.
(ii) being driven by the Insured.
(iii) being driven with the Insured's general consent or the consent of the Insured's representative by any person who to the Insured's knowledge or the knowledge of such other representative does not hold a licence to drive such vehicle unless such person has held and is not disqualified from holding or obtaining such a licence.
(iv) used elsewhere other than within the Territorial Limits.
7) Motor Vehicles

Exclusion (2) (c) to this Section shall not apply to liability caused by or arising from:
(a) the use of plant as a tool of trade at the Insured's premises or on any site at which the Insured is working.
(b) the loading or unloading of any vehicle or the bringing to or taking away of a load from any vehicle.
(c) Damage to any building, bridge, weighbridge, road or to anything beneath caused by vibration or by the weight of any vehicle or its load provided that the Insurer shall not provide cover for liability:
(i) in respect of which compulsory insurance or security is required under any legislation governing the use of the vehicle.
(ii) for which cover is provided by any other insurance.
8) Overseas Personal Liability

The Insurer will cover the Insured or at the Insured's request:
(a) any director, partner or Employee of the Insured's Business
(b) any spouse or child of the Insured or of any of the persons stated in (a) above who are accompanying the Insured or such persons
for legal liability incurred by the Insured or such persons in a personal capacity in a country outside of the Territorial Limits whilst on a temporary visit to such country in connection with the Insured's Business provided that:
(i) any person entitled to cover under this extension shall as though they were the Insured be subject to the terms, Conditions and Exclusions of this Policy insofar as they can apply.
(ii) nothing in this extension shall increase the Insurer's liability to pay any amount exceeding the amount stated in the Schedule as the Limit of Liability for this Section regardless of the number of persons claiming to be indemnified.
(iii) The Insurer shall not provide cover for:
(a) Contractual Liability.
(b) liability for which cover is provided by any other insurance.
(c) liability in respect of Damage to Property belonging to or in the custody of or under the control of any person entitled to cover under this extension.
(d) liability in respect of Bodily Injury to any person entitled to cover under this extension.
(e) liability caused by or arising from:
(i) the ownership or occupation of land or buildings.
(ii) the carrying on of any business, profession trade or employment.
(iii) the ownership, possession or use of animals other than horses or domestic dogs or cats.
9) Work Overseas

The cover provided under this Section shall extend to apply in respect of the Insured's legal liability caused by or arising from:
(a) work being undertaken on a temporary basis by the Insured or the Insured's Employee(s) within any country outside of the Territorial Limits which is a member of the European Union
(b) non-manual work being undertaken on a temporary basis by the Insured or the Insured's Employee(s) within any country outside of the Territorial Limits and not a member of the European Union
provided the Insured or the Insured's Employee(s) are ordinarily resident within the Territorial Limits.

## EXTENSIONS TO SECTIONS A and B

The terms, Conditions and Exclusions of this Policy apply to these Extensions and where no limit or maximum liability is stated in the Extensions the Section Limit of Liability applies.

## 1) Additional Activities

The Insurer will provide cover in respect of the Insured's legal liability caused by or arising from any of the activities stated below where these are undertaken as part of and are ancillary to the Insured's Business:
(a) the provision and management of catering or social or sports or educational or medical or dental or welfare organisations or nursery or crèche or child care facilities for the benefit of the Insured's Employees and fire or security or first aid and ambulance services.
(b) the ownership, repair, maintenance and decoration of the Insured's premises.
(c) private work carried out by any Employee with the Insured's consent for any of the Insured's directors or partners.
(d) participation in exhibitions, trade fairs, conferences and the like.
(e) sponsorship of events or organisations or entities or individuals.
(f) repair, maintenance or servicing of the Insured's own mechanically propelled vehicles.
(g) provision of gifts and promotional material.

## 2) Costs of Court Attendance

If any of the under mentioned persons attend court as a witness at the Insurer's request in connection with a claim in respect of which the Insured is entitled to cover under Sections A or B the Insurer will reimburse the Insured at the following rates per day for each day on which attendance is required:
(a) any of the Insured's directors or partners $€ 500$.
(b) any Employee € 250.

## 3) Defence Costs and Expenses

The Insurer shall provide cover in respect of all costs and fees and expenses incurred with the Insurer's written consent in the defence or settlement of any claim for which an indemnity is provided by this insurance including legal expenses:
(a) the Insured has incurred arising out of its prosecution for breach or alleged breach of the Republic of Ireland Safety, Health and Welfare Act 2005 (or similar European safety legislation):
(i) matters affecting the safety, health and welfare of any of the Insured's Employee(s)
(ii) matters affecting the safety, health and welfare of any person other than any of the Insured's Employee(s) (but excluding legal fees and expenses arising from a breach of the Republic of Ireland Safety, Health and Welfare Act 2005
(b) arising out of representation at any coroner's inquest or fatal accident enquiry
(c) arising out of the defence of any proceedings in any court in respect of matters which may form the subject of indemnity under this insurance including the defence of any charge of manslaughter
provided that:
(i) the proceedings relate to an offence alleged to have been committed during the Period of Insurance and in the course of the Business, and where there is also a claim or potential claim for damages against the Insured or any of the additional persons indemnified, the Insured is entitled to cover under this Policy.
(ii) the Insurer shall not be liable for any fines or penalties imposed as a consequence of any such prosecution.

Any consent given by the Insurer in relation to incurring defence costs shall cease if opinion is obtained from instructed solicitors or counsel stating that any of the following apply:
(I) there is no reasonable prospect of a defence to a prosecution relating to (a), (b) or (c) above.
(II) the defence of any such prosecution ceases to be relevant to the defence of any claim for damages for which an indemnity is provided by this insurance.
(III) the prosecution relates to a deliberate act or omission that is intended to cause Bodily Injury.

Depending upon which Section the claim for damages is being made, defence costs as provided for above:
(A) are included within the amount stated in the Schedule as the Limit of Liability for the Employers' Liability Section.
(B) will be payable in addition to the amounts stated in the Schedule as the Limit(s) of Liability for the Public Liability and Products Liability Section.

## 4) Indemnity to Principal

The Insurer will also provide cover as if a separate Policy had been issued:
(a) to the Insured's legal personal representatives or the legal personal representatives of any other person entitled to cover under this Policy but only in respect of liability incurred by the Insured or such other person
(b) to any Principal but only to the extent required by the contract for work and which arises solely out of the work performed for the Principal by the Insured or on the Insured's behalf but not any Principal who is located within the United States of America or Canada.
(c) to any owner of plant hired to the Insured but only to the extent required by the conditions of the contract of hire and not to any such owner who is located within the United States of America or Canada
(d) at the Insured's request to:
(i) any officer or member of the Insured's catering or social or sports or educational or medical or dental or welfare organisations or nursery or crèche or child care facilities for the benefit of the Insured's Employees and fire or security or first aid and ambulance services in their respective capacity as such but not any medical or dental practitioner in respect of medical or dental services provided
(ii) any director or partner or Employee of the Insured while acting in connection with the Insured's Business in respect of liability for which the Insured would be entitled to cover under this Policy if the claim for which cover is being sought had been made against the Insured
provided that:
(i) any persons specified above shall as though they were the Insured be subject to the terms Conditions and Exclusions of this Policy in so far as they can apply.
(ii) nothing in this extension shall increase the Insurer's liability to pay any amount exceeding the amount stated in the Schedule as the Limit of Liability for the Section under which the claim is made regardless of the number of persons claiming to be indemnified.

## SECTION C - CONTRACTORS ALL RISKS

## INSURING CLAUSE

In the event of accidental Damage occurring during the Period of Insurance to:

1) Contract Works
(a) whilst in transit (other than by sea or air) including any associated loading and unloading within the Territorial Limits; or
(b) whilst on the Contract Site or adjacent thereto until the issue of a certificate of completion or until taken over by the Principal and for 14 days thereafter where the Insured is required to insure under the terms of a Contract; or
(c) which is first revealed during the maintenance or defects liability period not exceeding 12 months:
(i) arising from a cause occurring at the Contract Site prior to the commencement of such maintenance or defects liability period; or
(ii) caused by the Insured in the course of carrying out any operations performed by the Insured for the purpose of complying with its obligations under the maintenance or defects liability clause in a Contract.

Provided always that the Insured demonstrates that any Damage which is first revealed during the maintenance or defects liability period is the Insured's responsibility under the terms of a Contract;
2) Owned plant
whilst at any situation and in transit (other than by sea or air) including any associated loading and unloading within the Territorial Limits;
3) Hired-in Plant
for which the Insured has a legal liability under the terms of its hiring agreement or otherwise to pay:
(a) compensation for Damage to Hired-in Plant whilst at any situation and whilst in transit (other than by sea or air) including any associated loading and unloading within the Territorial Limits; and
(b) continuing hire charges as a result of Damage insured under (a) above;
4) Employees' Tools
whilst at any situation and whilst in transit (other than by sea or air) including any associated loading and unloading within the Territorial Limits;
the Insurer will cover the Insured for such Damage caused by or resulting from a cause not otherwise excluded.
At the Insurer's option, they will either repair, reinstate or replace any lost or damaged or make a cash settlement.

## LIMIT OF LIABILITY

The most the Insurer will pay under this Section shall not exceed the Limit of Liability for each item stated in the Schedule for this Section or the limit specified in any extension to this Section and, in respect of item 3 (b), subject to a maximum indemnity period of 6 months.

## EXCLUSIONS

The Insurer shall not cover:

1) Damage to any airborne or waterborne vessel, craft, marine rig or platform or property situated on any such vessel, craft, marine rig or platform.
2) Damage to:
(a) Contract Works caused by its own mechanical or electrical breakdown, failure, breakage or derangement. This exclusion shall not apply in respect of Damage to new plant and machinery intended for incorporation into the Contract Works provided that the testing and commissioning period of any one item of such new plant and machinery does not exceed 45 days.
(b) Owned Plant caused by its own mechanical or electrical breakdown, failure, breakage or derangement including but not limited to Damage caused by any failure to maintain in accordance with manufacturers recommendations. This exclusion shall not apply in respect of:
(i) other parts of Owned Plant physically damaged as a result of such mechanical or electrical breakdown, failure, breakage or derangement; or
(ii) Damage caused by the error or omission of the driver(s) or operator(s) of the Owned Plant other than in respect of failure to maintain.
3) consequential loss of any kind or description, fines, liquidated damages, penalties (contractual or non-contractual), performance warranties or multiple, aggravated, punitive or exemplary damages not specifically provided for by the Policy.
4) any Contract where the original Contract period (excluding any maintenance period) is in excess of 24 months duration unless agreed by the Insurer in writing. This exclusion does not apply to term contracts over multiple Contract Sites where the work on any one specific Contract Site does not exceed 24 months duration.
5) the costs of replacing, repairing or rectifying parts of the Covered Items rendered necessary by any form of corrosion, erosion or the action of which accelerates or otherwise aggravates another condition or mechanism howsoever the same may arise. This exclusion does not apply to other parts of the Covered Items physically damaged as a result of such corrosion or erosion.
6) Damage to and the cost necessary to replace, repair or rectify:
(a) Contract Works which is in a defective condition due to a defect in design, plan, specification, materials or workmanship of such Contract Works or any part thereof; and
(b) Contract Works lost or damaged to enable the replacement, repair or rectification of Contract Works excluded by (a) above.

Exclusion (a) above shall not apply to other Contract Works which is free of the defective condition but is damaged in consequence thereof.

For the purpose of the Policy and not merely this policy exclusion it is understood and agreed that any portion of the Contract Works shall not be regarded as damaged solely by virtue of the existence of any defect of material workmanship design plan or specification.
7) Damage to any existing structure or other property not forming part of the Contract Works.
8) seizure or destruction of Covered Items by order of any government or public authority other than acts of destruction at the time of and for the purpose of preventing the spread of fire provided that such fire did not originate from any cause otherwise excluded.
9) Damage caused by:
(a) the intentional act or wilful neglect by the Insured; and
(b) intentionally exceeding the manufacturer's rated lifting capacity for Owned Plant or Hired-in Plant as specified in load charts, brochures and/or manuals published by the manufacturer.
10) loss, destruction of or Damage caused by or resulting from distortion, erasure, corruption or alteration of Electronic Data from Malicious Programming or loss of use, reduction in functionality, cost, expense of whatsoever nature resulting therefrom, regardless of any other cause or event contributing concurrently or in any other sequence to the loss.

This policy exclusion shall not apply in respect of:
(a) subsequent Damage caused by or resulting from fire or explosion; or
(b) the cover provided under the extension entitled Electronic data recovery costs.
11) Damage arising from any Multiple Lifting Operation(s) unless such Multiple Lifting Operation(s) fully comply with relevant legislation.
12) Damage for which the Insured is relieved of responsibility under any contractual agreement.
13) Damage due to the use or occupancy other than as dwellings or offices of any portion of the Contract Works by any owner, tenant or occupier unless:
(a) the Insured has agreed to such use or occupancy; and
(b) the use or occupancy has been accepted by the Insurer in writing; and
(c) the use or occupancy is necessary for the performance of the Contract.
14) theft of Employees' Tools from any vehicle unless such vehicle is securely locked and all security devices set in operation.
15) unaccountable losses or losses only revealed when an inventory is made unless such losses can be traced to a specific identifiable event.
16) Damage to cash, bank notes, treasury notes, cheques, money, order bill of exchange bonds, deeds, documents, manuscripts, negotiable vouchers, postal orders, promissory notes, stamps, tokens or securities or other securities for money.
17) the cost of rectification or making good of wear and tear, gradual deterioration due to atmospheric conditions or otherwise rust, corrosion or oxidisation or scratching of painted or polished surfaces. This policy exclusion does not apply to other parts of the Covered Items physically damaged as a result of such wear and tear or deterioration.
18) vehicles which require a Road Fund Licence or motor insurance unless designed or adapted primarily as a tool of trade for the purpose of the Insured's Business.
19) any work:

1. with a value in excess of $€ 50,000$ which involves:
a) operations in under or over water; or
b) operations within 10 metres of rivers, canals, lakes, reservoirs, dams, tidal waters or coastal defence work to the nearest point of the site perimeter.
2. involving Timber Frame Structures where the value of the work:
a) is greater than the Limit of Liability in respect of Contract Works; or
b) is in excess of $€ 100,000$
whichever is the lesser and/or where such structures have a height of five or more storeys.
Timber Frame Structures means any building which relies on a timber frame as a basic means of structural support and including panel systems such as structural insulated panels (SIP), volumetric and hybrid systems where the content of timber or wood construction (excluding usual joinery) exceeds $10 \%$ of the overall property.
20) Owned Plant or Hired-in Plant which not designed to be mobile or which is permanently located inside any building or structure where waste recycling operations are undertaken.
21) Any loss demand claim or suit arising out of or related in any way to the presence or alleged presence of any sulphides including but not limited to pyrites and/or their derivatives. The Insurer shall have no duty of any kind with respect to such loss demand claim or suit.

## EXTENSIONS

1) Additional owned plant

The Insurer will pay for Damage to additional plant of a similar type to Owned Plant already insured, acquired after the commencement of the Period of Insurance until the expiration of the Period of Insurance provided always that:
(a) such property shall be in satisfactory working order when acquired;
(b) the Insured shall notify the Insurer of the acquisition at the end of the Period of Insurance during which such property is acquired; and
(c) the Insured shall pay to the Insurer any additional premium required in accordance with General Condition 10 ('Premium Adjustment')
2) Automatic reinstatement of loss

In respect of any claim under this Section the Limit of Liability shall be reinstated after payment by the Insurer of such claim. No additional premium shall be payable to the Insurer for such reinstatement unless the amount of any settled claim exceeds the sum of $€ 100,000$.
3) Debris removal

The Insurer will pay the reasonable and necessary costs incurred by the Insured with the Insurer's consent in respect of:
(a) debris removal and disposal, dismantling and/or demolition, or shoring up or propping of the portion or portions of the Covered Items destroyed or damaged;
(b) cleaning or repairing drains, sewers, service mains and the like and/or dewatering; and/or
(c) temporary boarding up of windows following breakage of glass
following Damage to Covered Items for which the Insurer has admitted liability provided always that:
(i) the Insurer shall not indemnify the Insured for costs incurred arising from pollution or contamination of property not insured by the Policy; and
(ii) the Insurer's liability shall not exceed 10\% of the Limit of Liability for Contract Works.
4) Electronic data recovery costs

The Insurer will pay the reasonable and necessary costs incurred by the Insured to:
(a) copy, re-create, replace or retrieve Electronic Data owned or used by the Insured or which resides on a System; and
(b) restore a System to the functionality that existed prior to the Malicious Programming; as a result of direct Damage to Electronic Data or a System caused by or resulting from Malicious Programming.
provided always that the Insurer's liability shall be limited to $€ 10,000$ during any one Period of Insurance.
5) Escalator clause

The Insurer's Limit of Liability for Contract Works may be increased by an amount not exceeding $25 \%$ should the original estimated contract price of any Contracts Insured (including the value of free issue Materials) increase by such an amount.
6) Expediting costs

The Insurer will pay the reasonable and necessary costs incurred by the Insured in making temporary repairs and expediting permanent repair including overtime working and the use of rapid transport in consequence of Damage to Contract Works for which the Insurer has admitted liability provided always that:
(a) the Insurer shall not indemnify the Insured for costs incurred solely to expedite the completion of a Contract at a faster rate than would have been attained if no Damage had occurred; and
(b) the Insurer's liability shall not exceed $50 \%$ of the cost of repair had such costs not been incurred.
7) Fire brigade charges

The Insurer will pay for fire brigade charges and other charges made by any organisation responsible for preserving public safety incurred by the Insured or for which the Insured is liable and/or the cost of refilling fire extinguishing appliances in consequence of Damage to Covered Items for which the Insurer has admitted liability provided always that the Insurer's liability shall be limited to $€ 10,000$ each and every claim.
8) Free issue materials

The Insurer will pay for Damage to free issue Materials supplied by the Insured's Principal or its agents and for which the Insured is responsible under the terms of a Contract provided always that the total value of all such free issue Materials are included in any declarations made to the Insurer as required in accordance with General Condition 10 ('Premium Adjustment')
9) Hiring out

The Insurer will pay for Damage to Owned Plant or Hired-in Plant whilst hired or loaned to third parties provided that the conditions of such hire or loan shall be no less onerous than the standard conditions of the UK Construction Planthire Association or the Scottish Plant Owners Association except as agreed by the Insurer in writing. If the Insured are in any doubt about the suitability of the hire conditions they should contact their insurance intermediary.
10) Immobilised property

The Insurer will pay the reasonable and necessary costs incurred by the Insured for the recovery or withdrawal of unintentionally immobilised Owned Plant or Hired-in Plant provided always that:
(a) such costs do not exceed the current market value of the immobilised Owned Plant or Hired-in Plant; and
(b) the Insurer shall not be liable in respect of the cost of rectifying electrical or mechanical breakdown or derangement in order to effect recovery of Owned Plant or Hired-in Plant.
11) Indemnity to principal

Cover provided by the Policy is extended to include indemnity to the Insured's Principal solely to the extent required by the conditions of a Contract provided always that such Principal shall observe and be subject to the terms, Policy exclusions and conditions of the Policy in so far as they can apply.
12) Loss of keys

The Insurer will pay the cost of replacing the cylinder of the lock of any immobilising device which is permanently fitted to Owned Plant or Hired-in Plant as a result of the key to the device having been lost or stolen provided always that the Insurer's liability shall be limited to $€ 2,500$ each and every claim. The excess as stated in the Schedule shall not apply to this extension.
13) Loss prevention expenses

The Insurer will pay the reasonable and necessary costs incurred by the Insured to protect Covered Items from imminent Damage caused by or resulting from a cause not otherwise excluded provided always that the Insurer's liability shall be limited to $€ 50,000$ each and every claim.
14) Marine 50/50 clause

In the event of Damage to the Covered Items due to an event otherwise insured hereunder, being discovered after the risk has terminated under any marine insurance policy effected by the Insured and after proper investigation it is not possible to ascertain if the cause of such Damage happened prior to or after the termination of the marine venture, it is understood and agreed that the Insurer shall contribute 50\% of the properly adjusted claim provided that the marine insurers also agree to a $50 \%$ contribution.

Such contributions shall be without prejudice to subsequent final apportionment of the claim as may be agreed between the Insurer and the marine insurers in the light of the terms and conditions of the respective policies.

Should settlement of any claim be made as described within this extension it is understood that the applicable excess as stated in the Schedule shall be reduced proportionately to the contribution made by the Insurer under the Policy.
15) Offsite storage

The Insurer will pay for Damage to Materials whilst in store at any location within the Territorial Limits other than the Contract Site provided always that:
(a) the Insured is responsible for such Damage under the terms of a Contract; and
(b) the value of Materials in store does not exceed $€ 250,000$ unless the Insurer's prior written consent has been obtained.
16) Plans and documents

The Insurer will pay the reasonable and necessary clerical costs incurred by the Insured in order to reproduce plans, documents and records prepared in respect of the Contracts Insured including all technical information contained thereon in consequence of Damage (as covered by the Policy) but always excluding the value of the information contained therein provided always that the Insurer's liability shall be limited to $€ 50,000$ each and every claim.
17) Professional fees

The Insurer will pay for architects, surveyors, consulting engineers or other professional fees necessarily incurred in the reinstatement of the Contract Works following Damage for which the Insured has admitted liability but not the cost of preparing a claim under the Policy provided always that the Insurer's liability shall not exceed $15 \%$ of the Limit of Liability for Contract Works as stated in the Schedule.
18) Public authorities

The Insurer will pay the additional cost of reinstatement of the Contract Works following Damage for which the Insurer has admitted liability incurred solely to comply with building or other regulations under any act of parliament or with bylaws of any municipal local or European Union directive provided always that:
(a) the Insurer shall not be liable for the cost incurred:
(i) in complying with any of the regulations or by-laws under which notice had been served on the Insured prior to the Damage; or
(ii) in respect of undamaged Contract Works other than alterations necessary as part of the re-instatement; or
(iii) in respect of any rate, tax duty, development or other charge which may become payable following compliance with such regulations or by-laws.
(b) the work or reinstatement must be commenced and carried out without delay and may be carried out upon another site subject to the Insurer's liability not being increased thereby.
19) Repair investigation costs

The Insurer will pay the cost incurred in repair investigations and tests by consulting engineers following Damage to Covered Items for which the Insurer has admitted liability provided always that:
(a) the Insurer's prior written agreement has been obtained; and
(b) the Insurer's liability shall be limited to $€ 10,000$ during any one Period of Insurance; and
(c) the Insurer shall not be liable under this extension for any cost incurred in preparing a claim under the Policy.
20) Security devices

The Insurer will pay for Damage to any security device specifically designed for the physical protection of Owned Plant or Hired-in Plant provided always that the Insurer's liability shall be limited to $€ 2,500$ each and every claim. The excess as stated in the Schedule shall not apply to this extension.
21) Speculative building

The Insurer will pay for Damage to property being built or erected by the Insured other than under a Contract. In respect of such property cover shall cease to apply:
(a) in respect of flats or maisonettes from:
(i) the date on which more specific insurance is arranged; or
(ii) three months after the date of completion of the work of building or erecting the last property in that block of flats or maisonettes whichever is the earlier.
(b) in respect of other property from:
(i) the date such property is sold or let; or
(ii) three months after the date of completion of the work of building or erecting the last property on the Contract Site whichever is the earlier.

For the purpose of this extension only, completion shall mean completion apart from a prospective purchaser's or tenant's choice of decorations and/or final fitments.
22) Transit by water

The Insurer will pay for Damage to Covered Items whilst in transit by water anywhere within the Territorial Limits provided always that:
(a) the journey on water is by a recognised roll on/roll off ferry route; and
(b) the Insurer's liability shall be limited to $€ 50,000$ each and every claim.
23) 72 hour weather loss clause

The Insurer agrees that any Damage to Covered Items arising during any one period of 72 consecutive hours caused by storm, tempest, flood or earthquake shall be deemed as a single event and therefore to constitute one claim in accordance with General Exclusion 9 ('Excess').

For the purpose of this clause the commencement of any such 72 hour period shall be decided at the Insured's discretion it being understood and agreed however that there shall be no overlapping of any two or more such 72 hour periods in the event of Damage occurring over a more extended period of time.

## CONDITIONS

## Application of excess

In the event of a single event giving rise to a claim under more than one part insured under the Policy, then only one excess (being the greater of the applicable excesses) shall apply.

## Basis of settlement

In the event of Damage covered under the Policy, the basis upon which the amount payable is calculated shall be:

1) for Contract Works:
(a) the actual cost of repair, reinstatement or replacement of property in a condition equal to, but not better or more extensive than its condition when new; and
(b) include supplementary charges such as custom dues packing freight profit to the extent that they were originally allowed for in the estimates provided that such property is actually repaired or replaced by the Insured (unless a cash settlement is agreed by the Insurer) within a reasonable period of time following the loss.
2) for Owned Plant:
(a) which at the time of Damage is less than one (1) year old (from the date of delivery to the Insured as new from the manufacturer or its agent) - the full cost to repair or replace without deduction for wear, tear or gradual deterioration; or
(b) which at the time of Damage is more than one (1) year old - the full cost to repair or replace with deduction for wear, tear or gradual deterioration provided that such Owned Plant is actually repaired or replaced by the Insured (unless a cash settlement is agreed by the Insurer) within a reasonable period of time following the loss.

In respect of partial Damage the Insurer may, at their option, make no deduction for wear, tear or gradual deterioration of replacement parts.

## 3. for Hired-in Plant:

(a) which is hired under a hiring contract or agreement no more onerous than the UK Construction Plant-hire Association or the Scottish Plant Owners Association conditions the full cost to repair or replace with deduction for wear, tear or gradual deterioration; or
(b) which is hired under Hire Association Europe conditions the full cost to repair or replace without deduction for wear, tear or gradual deterioration.

Any payment shall not exceed the amount the Insured is legally or contractually liable for under the terms of the hiring agreement.
4. for Employees' Tools, the full cost to repair or replace without deduction for wear, tear or gradual deterioration.

## Multiple insureds

In the event that the Insured consists of more than one party or legal entity, the liability of the Insurer shall not exceed the amount for which they would have been liable had Damage been sustained by any one of such insured parties or legal entities.

## Cessation of work

In the event of stoppage of work by the Insured on any Contract Site from any cause for a period of 90 consecutive days cover in respect of Contract Works shall be suspended unless its continuance be agreed in writing by the Insurer.

In the event of such total or partial cessation of work, the Insured shall use due diligence and do all things reasonably practicable to protect the Covered Items.

## Series loss

If the development or discovery of a defect in any of the Covered Items shall indicate or suggest that a similar defect exists in other parts of the Covered Items, the Insured shall forthwith investigate and if necessary rectify the defect in such other parts at their own expense, or alternatively bear all loss arising out of the said defect.

## Value added tax

To the extent that the Insured is accountable to the tax authorities for value added ('VAT'), all terms in the Policy shall be exclusive of such tax unless the:

1. the Insured cannot recover VAT in whole or in part; and
2. estimates provided include any such non-recoverable VAT at the current rate.

## SECTION D - ESSENTIAL BUSINESS LEGAL

## INSURING CLAUSE

Following an Insured Occurrence, as provided for below, the Insurer will pay Legal Costs \& Expenses including the cost of appeals (and compensation awards under Insured Occurrence $\mathbf{2}$ (Employment Compensation Awards)) up to the limit of indemnity and aggregate limit specified in the Schedule for this Section for all claims related by time or originating cause subject to all the following requirements being met:

1) the Insured Individual keeps to the terms of this Policy and cooperates fully with ARAG.
2) the Insured Occurrence arises in connection with the Business and occurs within the Territorial Limits.
3) the claim:
(a) always has Reasonable Prospects of Success and
(b) is reported to ARAG:
(i) during the Period of Insurance and
(ii) as soon as the Insured Individual first becomes aware of circumstances which could give rise to a claim.
4) unless there is a conflict of interest, the Insured Individual always agrees to use the Appointed Advisor chosen by ARAG in any claim:
(a) to be heard by the Labour Court, the Workplace Relations Commission or an appeal to the High Court and/or
(b) before proceedings have been or need to be issued.
5) any dispute will be dealt with through mediation or by a court, the Workplace Relations Commission, the Personal Injuries Assessment Board or a relevant regulatory or licensing body within the Territorial Limits.

A claim is considered to be reported to ARAG when ARAG have received the Insured Individual's fully completed claim form.

## INSURED OCCURRENCE

## 1) Employment

A dispute between the Insured and the Insured's Employee, ex-Employee, prospective Employee or any person who alleges to have entered into a contract of service with the Insured, arising from a breach or an alleged breach of their:
(a) contract of service with the Insured and/or
(b) related legal rights.

A claim can be made under this Section provided that all internal procedures as set out in thein the Labour Relations Commission's Code of Practice on Grievance and Disciplinary Procedures issued by the Workplace Relations Commission (WRC) have been or ought to have been concluded.
The Insurer shall not provide cover for any claim arising from or relating to:
(1) any claim that arises from a challenge by a person engaged by the Insured to perform work as a self- employed contractor, to the effect that they should qualify for worker rights.
(2) the pursuit of an action by the Insured other than an appeal against the decision of a court or the Workplace Relations Commission.
(3) redundancy, alleged redundancy or unfair selection for redundancy, occurring during the first 180 days of cover under this Section, except where the Insured have had equivalent cover in force up until the start of this policy.
(4) Legal Costs \& Expenses for preparation and representation at an internal disciplinary hearing, grievance or appeal.
(5) a pension scheme where actions are brought by 10 or more Employees or ex-Employees.

## 2) Employment Compensation Awards

Following a claim ARAG have accepted under Insured Occurrence 1 (Employment), the Insurer will pay any:
(a) any financial compensation ordered against the Insured by the Workplace Relations Commission, the Labour Court or on appeal by the High Court
(b) an amount agreed by ARAG in settlement of a dispute.

Provided that compensation is:
(i) agreed through mediation or conciliation or under a settlement approved by ARAG in advance or
(ii) awarded by a judgment after full argument unless given by default.

The Insurer shall not provide cover for Compensation awards or settlements relating to:
(1) any claim that arises from a challenge by a person engaged by the Insured to perform work as a self- employed contractor, to the effect that they should qualify for worker rights.
(2) money due to an Employee under a contract or a statutory provision relating thereto.
(3) trade union membership or non-membership, industrial or labour arbitration, collective bargaining agreements, trade union recognition or matters concerning a European Works Council.
(4) civil claims or statutory rights relating to trustees of occupational pension schemes.

## 3) Employment Restrictive Covenants

(a) A dispute with the Insured's Employee or ex-Employee which arises from their breach of a restrictive covenant where the Insured are seeking financial remedy or damages. Provided that the restrictive covenant:
(i) is designed to protect the Insured's legitimate business interests, and
(ii) is evidenced in writing and signed by the Insured's Employee or ex-Employee, and
(iii) extends no further than is reasonably necessary to protect the interests of the Insured, and
(iv) does not contain restrictions in excess of 12 months.
(b) A dispute with another party who alleges that the Insured has breached their legal rights protected by a restrictive covenant.

## 4) Tax Protection

(a) A formally notified enquiry into the Insured's tax affairs, or into the personal tax affairs of the Insured's directors and/or partners.
(b) A dispute about the Insured's compliance with regulations relating to:
(i) Value Added Tax, or
(ii) Pay As You Earn, or
(iii) Social Security, or
(iv) the Universal Social Charge
following a Revenue non-audit compliance intervention or a Revenue audit by the Office of Revenue Commissioners.
(c) An enquiry into the Insured's tax affairs, or into the personal tax affairs of the Insured's directors and/or partners, arising from an alleged discovery by the Office of Revenue Commissioners.
Provided that:
(i) all returns are completed and have been submitted within the statutory timescales permitted, and
(ii) the Insured keeps proper records in accordance with statutory requirements, and
(iii) in respect of any appealable matter the Insured has requested an Internal Review from the Office of Revenue Commissioners where available.

The Insurer shall not provide cover for any claim arising from or relating to:
(1) tax returns which result in the Office of Revenue Commissioners imposing a penalty or which contain careless and/or deliberate misstatements.
(2) an investigation by the Investigations and Prosecutions Division of Revenue Commissioners.
(3) circumstances where the General Anti-Avoidance Rule contained in section 811C or a Specific Anti-Avoidance Provision contained in Schedule 33 Disclosure of Tax Avoidance Scheme Regulations apply or should apply to an Insured Individual's financial arrangements.
(4) any enquiry that concerns assets, monies or wealth outside of the Republic of Ireland.
(5) the Insured's failure to register for VAT.

## 5) Property

A dispute relating to material property which the Insured owns or is the Insured's responsibility:
(a) following an event which causes physical damage to the Insured's material property.
(b) following a public or private nuisance or trespass.
(c) which the Insured wishes to recover or repossess from an Employee or ex-Employee.

The Insurer shall not provide cover for any claim arising from or relating to:
(i) a contract between the Insured and a third party except for a claim under 5 (c) above.
(ii) goods in transit or goods lent or hired out.
(iii) compulsory purchase, demolition restrictions, controls or permissions placed on land or property by any government, local or public authority.
(iv) a dispute with any party other than the party who caused the damage, nuisance or trespass.
6) Legal Defence
(a) A criminal investigation and/or enquiry by:
(i) the garda, or
(ii) a health \& safety authority, or
(iii) other body with the power to prosecute
where it is suspected that an offence may have been committed that could lead to an Insured Individual being prosecuted.
(b) An offence or alleged offence which leads to an Insured Individual being prosecuted in a court of criminal jurisdiction.
(c) A motor prosecution brought against the Insured's directors and/or partners that arises from the use of any vehicle for personal, social or domestic purposes or to commute to or from their place of work.

The Insurer shall not provide cover for any claim arising from or relating to a parking offence.

## 7) Compliance and Regulation

(a) Receipt of a Statutory Notice that imposes terms against which the Insured wishes to appeal.
(b) Notice of a formal investigation or disciplinary hearing by any professional or regulatory body.
(c) A civil action alleging wrongful arrest arising from an allegation of theft.

The Insurer shall not provide cover for any claim arising from or relating to:
(i) the pursuit of an action by the Insured other than an appeal.
(ii) a routine inspection by a regulatory authority.

## 8) Statutory Licence Appeals

An appeal against a decision by the relevant authority to alter, suspend, revoke or refuse to renew the Insured's statutory licence or compulsory registration.

## 9) Loss of Earnings

An Insured Individual's absence from work to attend court or Workplace Commission hearing, arbitration, regulatory proceedings or a professional body's disciplinary hearing at the request of the Appointed Advisor or whilst on jury service which results in loss of earnings.
The Insurer shall not provide cover for any sum which can be recovered from the court..

## 10) Employees' Extra Protection

At the Insured's request:
(a) where civil proceedings are issued against the Insured's Employee for unlawful discrimination.
(b) where an Insured Individual or a member of their family suffers physical bodily injury or death as a result of a sudden Event.
(c) a claim arising from personal identity theft targeted at the Insured's directors and/or partners.

The Insurer shall not provide cover for any claim arising from or relating to:
(1) defending the Insured.
(2) a condition, illness or disease which develops gradually over time.

## 11) Crisis Communication

Following an Event which causes the Insured's Business significant adverse publicity or reputational damage which is likely to have a widespread financial impact on the Insured's Business, ARAG will:
(a) liaise with the Insured and the Insured's solicitor (whether the solicitor is an Appointed Advisor under this policy, or acts on the Insured's behalf under any other policy), to draft a media statement or press release and/or
(b) prepare communication for the Insured's staff/customers/suppliers and/or a telephone or website script or social media messaging and/or
(c) arrange, support and represent an Insured Individual at an event which media will be reporting and/or
(d) support an Insured Individual by taking phone calls/emails and managing interaction with media outlets and/or
(e) support and prepare an Insured Individual for media interviews
provided that the Insured has sought and followed advice from ARAG's Crisis communication helpline.
The Insurer shall not provide cover for any claim arising from or relating to:
(i) matters that should be dealt with through the Insured's normal complaints procedures.
(ii) a matter that has not actually resulted in adverse publicity appearing online, in print or broadcast.
(iii) Legal Costs \& Expenses in excess of $€ 10,000$.

## Extension to the Territorial Limits for Insured Occurrences 6 and 7 only

In respect of Insured Occurrence 6 (Legal Defence) and Insured Occurrence 7 (Compliance \& Regulation) only, the Territorial Limits shall be extended to include the United Kingdom, Channel Islands, Isle of Man, Norway, Switzerland and the countries of the European Union.

## EXCLUSIONS

The Insurer shall not provide cover for any claim arising from or relating to:

1) Legal Costs \& Expenses or compensation awards incurred without ARAG's consent.
2) any actual or alleged act, omission or dispute happening before, or existing at the start of this policy, and which the Insured Individual knew or ought reasonably to have known could lead to a claim.
3) an allegation against an Insured Individual involving:
(a) assault, violence, indecent or obscene materials, dishonesty, malicious falsehood, defamation, the manufacture dealing in or use of alcohol, illegal drugs, illegal immigration (except in relation to Insured Occurrence 11 (Crisis Communication)).
(b) offences under the Criminal Justice (Money Laundering and Terrorist Financing) Act 2010, as amended by the Criminal Justice Act 2013.
4) defending a claim in respect of damages for personal injury (other than injury to feelings in relation to Insured Occurrence 1 (Employment)), or loss or damage to property owned by a Insured Individual.
5) patents, copyright, passing-off, trade or service marks, registered designs and confidential information (except in relation to Insured Occurrence $\mathbf{3}$ (Employment restrictive covenants)).
6) a dispute with any subsidiary, parent, associated or sister company or between shareholders or partners.
7) franchise or agency agreements.
8) a judicial review.
9) a dispute with the Insurer or ARAG or the party who arranged this cover not dealt with under Condition 6 of this Section.
10) the payment of fines, penalties or compensation awarded against an Insured Individual (except as covered under Insured Occurrence 2 (Employment compensation awards) or $\mathbf{7}$ (Compliance and Regulation) (d)) or costs awarded against an Insured Individual by a court of criminal jurisdiction.

## CONDITIONS

Where the Insurer's risk is affected by a Insured Individual's failure to keep to these conditions the Insurer can cancel cover under this Section of the policy, refuse a claim or withdraw from an ongoing claim. The Insurer also reserves the right to claim back Legal Costs \& Expenses from an Insured Individual if this happens.

1) An Insured Individual's responsibilities

An Insured Individual must:
(a) tell ARAG immediately of anything that may make it more costly or difficult for the Appointed Advisor to resolve the claim in the Insured's favour.
(b) cooperate fully with ARAG, give the Appointed Advisor any instructions ARAG require, and keep them updated with progress of the claim and not hinder them.
(c) take reasonable steps to claim back Legal Costs \& Expenses and, where recovered, pay them to the Insurer.
(d) keep Legal Costs \& Expenses as low as possible.
(e) allow the Insurer at any time to take over and conduct any claim in an Insured Individual's name.
2) Freedom to choose an Appointed Advisor
(a) In certain circumstances, as set out in (b) below, an Insured Individual may choose an Appointed Advisor. In all other cases no such right exists and ARAG shall always choose the Appointed Advisor.
(b) If:
(i) ARAG agree to start proceedings or proceedings are issued against an Insured Individual, or
(ii) there is a conflict of interest
an Insured Individual may choose a qualified Appointed Advisor except where an Insured Individual's claim is to be dealt with by the Labour Court or the Workplace Commission where ARAG shall always choose the Appointed Advisor.
(c) Where an Insured Individual wishes to exercise the right to choose, an Insured Individual must write to ARAG with their preferred representative's contact details. Where an Insured Individual chooses to use their preferred representative, the Insurer will not pay more than the Insurer would pay a solicitor from ARAG's panel. (ARAG's panel solicitor firms are chosen with care and the Insurer agrees special terms with them including rates which may be lower than those available from other firms.)
(d) If an Insured Individual dismisses the Appointed Advisor without good reason, or withdraws from the claim without ARAG's written agreement, or if the Appointed Advisor refuses with good reason to continue acting for an Insured Individual, cover will end immediately.

## 3) Consent

(a) An Insured Individual must agree to ARAG having sight of the Appointed Advisor's file relating to an Insured Individual's claim. An Insured Individual is considered to have provided consent to ARAG or ARAG's appointed agent to have sight of their file for auditing and quality and cost control purposes.
(b) an Insured Individual under this Section must have the Insured's permission to claim hereunder.
4) Settlement
(a) the Insurer can settle the claim by paying the reasonable value of an Insured Individual's claim.
(b) An Insured Individual must not negotiate, settle the claim or agree to pay Legal Costs \& Expenses without ARAG's written agreement.
(c) If an Insured Individual refuses to settle the claim following advice to do so from the Appointed Advisor the Insurer reserve the right to refuse to pay further Legal Costs \& Expenses.
5) Barrister's opinion

ARAG may require an Insured Individual to obtain and pay for an opinion from a barrister if a dispute arises regarding the merits or value of the claim. If the opinion supports an Insured Individual, then the Insurer will reimburse the reasonable costs of that opinion. If that opinion conflicts with advice obtained by ARAG, then the Insurer will pay for a final opinion which shall be binding on the Insured Individual and on the Insurer. This does not affect the Insured Individual's right under Condition 6 below.
6) Arbitration

If any dispute between an Insured Individual and ARAG arises from this policy, an Insured Individual can make a complaint to ARAG as provided for in the Policyholder Information Statements near the beginning of this policy and the Insurer will try to resolve the matter. If ARAG are unable to satisfy an Insured Individual's concerns and the matter can be dealt with by the Financial Services \& Pensions Ombudsman (FSPO) an Insured Individual can ask them to arbitrate over the complaint.

If the dispute cannot be dealt with by the Financial Services \& Pensions Ombudsman (FSPO), it can be referred for independent arbitration to a qualified person agreed upon by both parties. The loser of the dispute shall be liable to pay the costs incurred.
If there is a disagreement over the choice of arbitrator, ARAG will ask the Chartered Institute of Arbitrators to decide.
7) Other insurance

The Insurer will not pay more than the Insurer's fair share (rateable proportion) for any claim covered by another policy, or any claim that would have been covered by any other policy if this policy did not exist.
8) Fraudulent claims and claims tainted by dishonesty
(a) If an Insured Individual makes any claim which is fraudulent or false, this Section shall become void and all benefit under it will be lost.
(b) An Insured Individual shall at all times be entirely truthful and open in any evidence, disclosure or statement they give and shall act with complete honesty and integrity throughout. Where, on the balance of probabilities and having considered carefully all the facts of the claim, it appears that an Insured Individual has breached this condition and that the breach has:
(i) affected ARAG's assessment of Reasonable Prospects of success, and/or
(ii) prejudiced any part the outcome of the Insured Individual's claim
the Insurer shall have no liability for Legal Costs \& Expenses.
9) Acts of parliament, statutory instruments, civil procedure rules \& jurisdiction

All legal instruments and rules referred to within this Section shall include any subsequent amendment or replacement legislation.
10) Claims by a third party

A person who is not an Insured Individual under this contract has no right to enforce the terms and conditions of this contract.

## ADDITIONAL SERVICES HELPLINES

These helplines are only available if Section D is shown in the Schedule as being covered.
All helplines are subject to fair and reasonable use. The level of fair usage will depend on individual circumstances. However, if ARAG's advisors consider that the Insured's helpline usage is becoming excessive they will tell the Insured. If following that warning usage is not reduced to a more reasonable level, ARAG can refuse to accept further calls.

## Legal Advice 0818670747

If the Insured has a legal problem relating to the Insured's Business, ARAG recommend the Insured call ARAG's confidential legal advice helpline. Legal advice is available 24 hours a day, 365 days a year. The advice covers business-related legal matters within EU law. The Insured's query will be dealt with by a qualified specialist who is experienced in handling legal matters. Use of this service does not constitute reporting of a claim.

## Crisis Communication +44 3445717964

If the Insured is concerned about an event that may result in negative publicity which could affect the Insured, the Insured can access professional public relations support from ARAG's Crisis Communication experts. Where possible, initial advice for the Insured to act upon will be provided over the phone, but if the Insured's circumstances require professional work to be carried out in advance of any actual adverse publicity, such services are available on a consultancy basis and subject to the Insured paying a fee. Where an event has led to actual publicity online, in print or broadcast, that could damage the Insured's Business, the Insured are insured against the costs of crisis communication services under Insured Occurrence 11 (Crisis Communication) when the Insured use this helpline.

## Counselling Assistance 1800670407

For an Employee (including family members permanently living with them) needing confidential help and advice, ARAG's qualified counsellors are available to provide telephone support on any matter that is causing them upset.

## GENERAL EXCLUSIONS

The following Exclusions apply to all Sections of this Policy unless stated otherwise.
The Insurer shall not provide cover:

## 1) Hazardous Works

in respect of:
(a) any work of demolition except demolition solely undertaken with hand held tools and of structures not exceeding 15 metres in height when such work forms an ancillary part of a contract for construction, alteration or repair.
(b) the construction, alteration, maintenance or repair of bridges, piers, docks, seawalls, viaducts, towers, steeples, chimney shafts or blast furnaces.
(c) underpinning, pile driving, quarrying, tunnelling, mines or subaqueous.
(d) the use of explosives.
(e) the manufacture, production, mining, processing, handling, removal, stripping out, demolition, transportation or disposal of Asbestos or materials containing Asbestos fibre. However, where such activities do not form part of the Insured's contract this exclusion shall not apply to legal liability arising from:
(i) the accidental discovery of materials known or suspected to be Asbestos or to contain Asbestos fibre
(ii) the investigation of any such suspect materials
provided always that:
(A) immediately upon discovery as defined in (i) above all work ceases until the composition of all such materials is established.
(B) any subsequent handling, removal, stripping out, demolition, transportation or disposal of Asbestos or materials containing Asbestos fibre is carried out by qualified licensed subcontractors on terms which indemnify the Insured for liability arising out of such work.
(f) any work undertaken airside or on aircraft, hovercraft, railways, railway rolling stock, watercraft or trackside.
(g) Offshore Activity.
(h) the sale, supply, hire or erection of spectator stands.
(i) the use of cradles, slings and the like.
(j) any work carried out at a depth greater than 3 metres below ground level.
(k) any work carried out at a height in excess of 15 metres above ground level.
(I) the external cleaning of windows above ground level.
(m) any work of tree felling, lopping or tree surgery.
( n ) any work on or in connection with petrol stations or forecourts, refineries or nuclear installations.

## 2) War and similar risks

in respect of any:
(a) Damage to any Property whatsoever or any loss, cost or expense whatsoever resulting or arising therefrom or any consequential or inevitable loss
(b) legal liability of whatsoever nature directly or indirectly caused by or contributed to by or
arising from any of the following regardless of any other cause or event contributing concurrently or in any sequence to the Damage, cost expense or liability:
(i) war, invasion, act(s) of foreign enemies, hostilities or warlike operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military
or usurped power or confiscation or nationalisation or requisition by or under the order of any government or public or local authority.
(ii) any action taken in controlling, preventing, suppressing or in any way relating to (i) above.

This exclusion does not apply to the Employers' Liability Section.
3) Radioactive and Other Contamination
in respect of any Damage to any Property whatsoever or any loss, cost or expense whatsoever resulting or arising therefrom or any consequential or inevitable loss or any legal liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from:
(a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste 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.

## 4) Cyber

any loss, damage, liability, expense, fines or penalties or any other amount directly or indirectly caused by:
(a) the use or operation of any Computer System or Computer Network;
(b) the reduction in or loss of ability to use or operate any Computer System, Computer Network or Data;
(c) access to, processing, transmission, storage or use of any Data;
(d) inability to access, process, transmit, store or use any Data;
(e) any threat of or any hoax relating to (a) to (d) above;
(f) any error or omission or accident in respect of any Computer System, Computer Network or Data.
5) North America
for liability arising from any judgement, award or settlement made within countries which operate under the laws of the United States of America or Canada (or from any order made anywhere in the world to enforce such judgement, award or settlement either in whole or in part).
6) Punitive, Exemplary and Aggravated Damages
for punitive, exemplary or aggravated damages or any additional damages resulting from the multiplication of compensatory damages.
7) Terrorism
in respect of any:
(a) Damage to any Property whatsoever or any loss, cost or expense whatsoever resulting or arising therefrom or any consequential or inevitable loss
(b) legal liability of whatsoever nature
caused by resulting from or in connection with:
any act of Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to this loss
(i) any action taken in controlling preventing suppressing or in any way relating to the act of Terrorism
(ii) if the Insurer alleges that by reason of this exclusion any Damage cost or expense is not covered by this Policy the burden of proving the contrary shall be upon the Insured.

In the event that any part of this exclusion is found to be invalid or unenforceable the remainder shall remain in force and effect.

This exclusion does not apply to the Employers' Liability Section.

## 8) Sanction Limitation and Exclusion

and shall not be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the Insurer to any sanction, prohibition or restriction under the United Nations resolutions or the trade or economic sanctions laws or regulations of the European Union, Switzerland, United Kingdom or United States of America.
9) Excess
for the amount stated in the Schedule as the excess in respect of each and every claim for which the Insured is indemnified by the Policy.

## GENERALCONDITIONS

The following Conditions apply to all Sections of this Policy unless stated otherwise.

## 1) Claims Notification

In the event of an occurrence which may give rise to a claim under this Policy:
The Insured will:
(a) give written notice to the Insurer as soon as reasonably practicable of any circumstance which may give rise to a claim under this Policy with full particulars of such circumstance. All claims should be notified to the Insurer using one of the methods described in the Policyholder Information Statements section near the beginning of this Policy.
(b) notify the police authority immediately it becomes evident than and Damage has been caused by theft or attempted theft or by malicious persons.
(c) preserve any damaged or defective parts of Covered Items for inspection by the Insurer's representatives.
(d) provide all additional information the Insurer may require within the time stipulated by the Insurer.
(e) forward unanswered to the Insurer immediately they are received every claim form, summons or other originating process or any letter of claim or other written notification of claim and all documents relating thereto.
(f) give immediate notice in writing to the Insurer of any impending prosecution, inquest or fatal accident inquiry.
(g) at all times and in addition to the obligations set out above forward such information to and cooperate with the Insurer or its appointed agents to allow the Insurer to be able to comply with such relevant practice directions and pre-action protocols as may be in force.
(h) carry out and permit to be taken any action which may be reasonably practicable to prevent further Bodily Injury.

## 2) Claims (Contribution)

If at the time of any occurrence there is or but for the existence of this insurance there would be any other insurance covering the same liability the Insurer shall not be liable under this insurance except in respect of any excess beyond the amount which would be payable under such other insurance had this Insurance not been effected.

## 3) Conduct and Control

It is a condition of this Policy that no admission, offer, promise or payment shall be made or given by the Insured or on the Insured's behalf without the Insurer's written consent.

The Insurer shall be entitled if the Insurer so desires to take over and conduct in the Insured's name the defence or settlement of any claim or to prosecute in the Insured's name for the Insurer's benefit any claim for damages or otherwise.

The Insurer shall have full discretion in the conduct of any proceedings and in the settlement of any such claim against the Insured and the Insured shall give all such information and assistance as the Insurer may require.

## 4) Discharge of Liability

The Insurer may at any time at its sole discretion pay to the Insured the Limit of Liability for the Section under which a claim is being made (less any sum or sums already paid in respect or in lieu of damages and less other costs and expenses already paid or incurred prior to such payment) or any lesser sum for which the claim or claims against the Insured can be settled and the Insurer shall not be under any further liability in respect of such claim or claims.
5) Survey

It is understood and agreed that this Policy is subject to a satisfactory survey (within 45 days of inception). The Insurer reserves the right, notwithstanding any Policy terms and conditions, as follows:
(a) in the event that the survey proves unsatisfactory in the Insurer's opinion, to cancel cover immediately and with no prior notice.
(b) to alter or amend the terms and conditions of this Policy.
(c) to require that the Insured complies with the recommendations or requirements of the surveyor at the Insurer's discretion and within a time period set by the Insurer.
(d) in the event a survey is cancelled on the day of the agreed visit or the agreed staff member/members of the Insured are not on site for said visit, the Insured will be liable for the surveyor's cancellation fee.

## 6) Alteration of Risk

The cover under this Policy will cease if after the commencement of this insurance:
(a) the Insured's interest ceases except by death.
(b) the Insured's Business be wound up or carried on by a liquidator or administrator or receiver or permanently discontinued.

## 7) Fraud

If the Insured makes a fraudulent claim under this Policy the Insurer shall not be liable to pay the Insured any sums in respect of the fraudulent claim. The Insurer may recover from the Insured any sums that the Insurer has already paid to the Insured in respect of the fraudulent claim. The Insurer may by notice to the Insured treat this Policy as terminated with effect from the date of the Insured's fraudulent act.

## 8) Cancellation

The Insurer may cancel this Policy at any time by providing the Insured with 14 days notice of cancellation by recorded delivery letter to the Insured's last known trading address.

If this Policy is cancelled as provided for above and during the current Period of Insurance there have been no:
(a) claims made under this Policy for which the Insurer has made a payment
(b) claims made under this Policy which are still under consideration
(c) occurrences likely to give rise to a claim but yet to be reported to the Insurer
the Insured shall be entitled to the return of a proportionate part of the premium in respect of the unexpired Period of Insurance or if the premium has been based wholly or partly upon estimates the premium will be adjusted in accordance with the Premium Adjustment Condition.

If a claim has been submitted or there have been any occurrences likely to give rise to a claim during the current Period of Insurance no refund of premium for the unexpired Period of Insurance will be given.

If this Policy is cancelled the Insured must return to the Insurer any current certificate of insurance that has been issued to the Insured as a statutory requirement to provide evidence of cover.

## 9) Claims (Subrogation)

The Insured and any claimant under this Policy shall at the Insurer's request and expense do and concur in doing and permit to be done all such acts and things as may be necessary or reasonably required by the Insurer for the purpose of enforcing any rights and remedies or of obtaining relief or indemnity from other parties to which the Insurer shall be or would become entitled or subrogated upon the Insurer paying for or making good any Damage under this Policy whether such acts and things shall be or become necessary or required before or after the Insurer indemnifies the Insured.

## 10) Premium Adjustment

If the premium for any Section or any part thereof is based on estimates an accurate record containing all particulars relative thereto shall be kept by the Insured.

At all times the Insured will allow the Insurer to inspect such record and shall supply such particulars as the Insurer may require within one month from the expiry of each Period of Insurance and the premium shall thereupon be adjusted by the Insurer subject to any Minimum Premium as stated in the Schedule being retained by the Insurer.

At the Insurer's request the Insured shall supply an auditors certificate in support of such particulars.
If the Insured fails to supply such particulars within the period stated by the Insurer the Insurer shall be entitled to make a reasonable estimate of such particulars and adjust the premium accordingly.

## 11) Reasonable Precautions

The Insured shall take all reasonable precautions:
(a) to prevent any occurrence which may give rise to a claim under this Policy.
(b) to maintain its premises and machinery and everything used in its Business in proper repair.
(c) in the selection and supervision of Employees.
(d) to make good or remedy any defect or danger which becomes apparent and take such additional precautions as the circumstances may require.
12) Assignment

The Insured shall not assign any of the rights or benefits under this Policy and/or any Section of this Policy without the Insurer's prior written consent.

The Insurer will not be bound to accept or be affected by any notice of trust charge, lien or purported assignment or other dealing with or relating to this Policy and/or any Section of this Policy.
13) Insurance Act 1936 (Republic of Ireland)

All moneys which became or may become due and payable by the Insurer under the Policy shall in accordance with Section 93 of the Insurance Act 1936 be payable and paid in the Republic of Ireland.
14) Finance Act 1990 (Republic of Ireland)

The appropriate stamp duty has been and will be paid in accordance with the provisions of Section 113 of the Finance Act 1990.

