PROFESSIONAL INDEMNITY INSURANCE FOR SECONDARY INTERMEDIARIES (INCLUDING MOTOR TRADE)
Additional Benefits

Choosing an RSA Policy means that you also benefit from a number of additional services that we provide free of charge. Our advice-lines will put you in touch with highly qualified experts who can offer information and assistance on a number of issues. Better still you can use any of these advice-lines completely free and there is no limit to the number of times you can call.

A  Legal Assistance
A 24 hour service that gives you access to a team of legal experts offering confidential advice on business matters such as defence of prosecutions, employment, customer and supplier disputes.

B  Health & Safety
Help is available 24 hours a day on health and safety legislation, including its interpretation, and advice on civil and criminal liability for accidents at work.

C  Tax Advice
A confidential telephone advisory service offering assistance on all taxation issues such as PAYE, VAT and income tax. This service is available Monday to Friday, 9am to 5pm.

D  Stress Counselling
Stress affects most principals or business owners at some point in their working lives. Our stress counselling service will help you deal with stress at work by addressing minor problems before they become major crises. Confidentiality is of the utmost importance, and our counsellors are qualified and experienced in assessing problems quickly so they can provide immediate therapy. This service is restricted to Insured firms with up to 10 principals, Partners, Directors or Members.

The advice-line number is 0345 078 3863

Please quote reference: 72741

Advice lines are intended for business use only and are a service provided to sole practitioners, Directors, Partners and Members of the Insured. Employees do not qualify to use this service.

This page should be read in conjunction with the rest of your Policy documents.
Guidance when making a claim

Claim Notification

Conditions that apply to the policy and in the event of a claim are set out in your policy wording. It is important that you comply with all policy conditions and you should familiarise yourself with any requirements contained in the policy.

Directions for claim notification are included in the Claims Conditions. Please be aware that claims and circumstances that might reasonably be expected to produce a claim against you must be notified to us as soon as reasonably possible. Further guidance is contained in the policy wording.

Claims Conditions require you to provide us with any reasonable assistance and evidence that we require concerning the cause and value of any claim. Ideally, as part of the initial notification, you will provide:

- Your name, address, and your telephone number
- Policy number
- The date when you became aware of the claim or circumstances
- The cause of the claim
- Details of the claim together with the claim value, if known
- Names and addresses of any other parties involved or responsible for the claim.

This information will enable us to make an initial evaluation of the claim. We may, however, need to request additional information.

Sometimes we, or someone acting on our behalf, may wish to meet with you to discuss the circumstances of the claim, or to undertake further investigations.

Initially a notification of any claim, or any circumstances which might reasonably be expected to produce a claim, should be sent to:

Email: profin.claims@uk.rsagroup.com
Tel: 01403 232 308

For your protection, telephone calls may be recorded or monitored.
This Policy is a contract between the Insured and the Insurer

This Policy the Schedule (including any issued in substitution) and any Endorsements should be read as if they are one document

The Insurer’s acceptance of this risk is based on the information presented to the Insurer being a fair presentation of the Insured’s business including any unusual or special circumstances which increase the risk and any particular concerns which have led the Insured to seek insurance

Any reference to the singular will include the plural or vice versa

Any reference to any statute or statutory instrument will include any modifications or re-enactment thereto

Any heading in this Policy is for ease of reference only and does not affect its interpretation

The Insurer will provide the insurance described in this Policy (subject to the terms set out herein) for the Period of Insurance shown in the Schedule and any subsequent period for which the Insured shall pay and the Insurer shall agree to accept the premium
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Professional Indemnity Insurance

Terms and Conditions

THIS POLICY COVERS CLAIMS FIRST MADE AGAINST THE INSURED (AND, IN RELATION TO INSURANCE CLAUSE 3, LOSS OR DAMAGE OCCURRING) AND NOTIFIED TO THE INSURER DURING THE PERIOD OF INSURANCE. PLEASE READ THE POLICY WORDING CAREFULLY.

Definitions

For the purposes of Professional Indemnity Insurance

1 Agent means
   Any person or firm including any appointed representative directly appointed by the Insured to act on their behalf

2 Asbestos Risks means
   A) the presence of Asbestos Asbestos Dust or Asbestos Containing Materials
   B) the release of Asbestos Dust
   C) the exposure of persons buildings or property to Asbestos Dust or Asbestos Containing Materials

3 Asbestos means
   crocidolite amosite chrysotile fibrous actinolite fibrous anthophyllite or fibrous tremolite or any mixture containing any of those minerals

4 Asbestos Dust means
   fibres or particles of Asbestos

5 Asbestos Containing Materials means
   any material containing Asbestos or Asbestos Dust

6 Bodily Injury means
   death disease illness or bodily or mental injury

7 Claim means
   A) service of a Claim Form Counterclaim Other Additional Claim Application Notice Notice of Appeal Witness Summons or similar legal document including an application for any related injunction or
   B) a reference to or notification of intention to commence or the commencement of proceedings of any kind including arbitration proceedings or a complaint to an ombudsman or
   C) a written communication including electronic communications (whether or not containing a demand for compensation or damages) asserting a legal liability on the part of the Insured or
   D) any communication in whatsoever form invoking any Pre-Action Protocols contained in the Civil Procedure Rules

8 Defence Costs means
   all costs and expenses (other than costs incurred in connection with Claims Condition 7B Dishonesty and Fraud) which are incurred by the Insurer or by the Insured with the Insurer's written consent in connection with the defence investigation or settlement of any Claim made against the Insured and notified under this Policy and in connection with any circumstances which might give rise to a Claim

The Insurer shall not unreasonably withhold its consent to the incurring of Defence Costs

9 Documents means
   all
   A) documents (excluding bearer bonds coupons bank or currency notes or other negotiable instruments)
   B) computer systems records

the property of the Insured or for which the Insured is responsible

10 Employee means
   any person including any trainee or consultant under a contract of service with the Insured or the Predecessors in respect of the Professional Business at the time of any conduct giving rise to a Claim against the Insured or at the time of any other occurrence which may be the subject of indemnity under this Policy

11 Endorsement means
   an amendment to the Policy Terms and Conditions including amendments described as Memoranda in the Schedule

12 The Insured means
   the Insured as named in the Schedule

Each of the following parties will in addition be deemed the Insured in respect of Claims arising out of the conduct of the Professional Business carried on by or on behalf of the Insured as named in the Schedule provided that each shall be subject to the terms of this Policy to the extent such terms can apply

A) any partner director or Member or former partner director or Member of the Insured or if deceased incapacitated insolvent or bankrupt the legal representatives thereof or

B) at the Insured's request any Employee or if deceased incapacitated insolvent or bankrupt the legal representatives thereof in respect of liability at law incurred by such Employee

13 Insured's Contribution means
   the amount for which the Insured is responsible under Insurance Clauses 1 (Liability at Law) and 3 (Loss of or Damage to Documents) in respect of any one Claim

Provided that

1) where there is more than one claimant in respect of any one Claim the Insured's Contribution shall apply in respect of each and every claimant

2) where one claimant brings a claim based on a number of individual transactions or individual claimants the Insured's Contribution shall apply in respect of each and every individual transaction or individual claimant
14 Insurer means
Royal & Sun Alliance Insurance plc (No 93792) St Mark’s Court
Chart Way Horsham West Sussex RH12 1XL

15 Member means
a member of a limited liability partnership as defined under the
Limited Liability Partnership Act 2000

16 Microchip means
a unit of packaged computer circuitry manufactured in small-
scale and made for program logic or computer memory
purposes and expressly including integrated circuits and
microcontrollers

17 North America means
the United States of America and Canada and in each case
its territories and possessions and any state or political sub-
division thereof

18 North American Claim means
each and every Claim brought against the Insured in North
America or which is instituted or pursued before an arbitrator or
tribunal or in courts in North America (whether for enforcement
of judgment or otherwise) or in which it is contended that
the laws of any country state or political subdivision in North
America should apply

19 Policy means
collectively the Terms and Conditions of this policy wording
the Schedule (including any issued in substitution) and any
Endorsements attaching thereto

20 Predecessors means
any person practice or other firm to which the Insured has
succeeded

21 Professional Business means
professional services undertaken by or on behalf of the Insured
or the Predecessors in connection with the Business defined in
the Schedule

22 Statement of Fact means
the document setting out information provided by the Insured
and their representative as being relevant to the cover that has
been applied for
It also includes assumptions the Insurer has made about factual
circumstances relevant to the cover and which are confirmed by
the Insured as true and correct

23 System includes
computers other computing and electronic equipment linked
to computer hardware electronic data processing equipment
Microchips and anything which relies on a Microchip for any
part of its operation and includes for the avoidance of doubt any
computer installation

24 Terrorism means
an act of any person acting on behalf of or in connection
with any individual or organisation which carries out activities
directed towards the overthrowing or influencing by force or
violence of Her Majesty’s government in the United Kingdom or
any government whether legally established or not

25 Virus means
programming code or series of instructions designed to achieve
an unexpected unauthorised or undesirable effect or operation
when loaded onto a System transmitted between Systems by
transfer between computer systems via networks extranets
internet or electronic mail or attachments thereto or via floppy
diskettes or CD-ROMs or otherwise and whether involving self
replication or not

26 War Risks means
war invasion act of foreign enemy hostilities (whether war be
declared or not) civil war rebellion revolution insurrection or
military or usurped power
Insurance Clauses

1 Liability at Law
The Insurer will indemnify the Insured up to the Limit of Indemnity specified in the Schedule in respect of Claims first made against the Insured during the Period of Insurance and notified to the Insurer in accordance with the Claims Conditions against liability at law for damages incurred in connection with the conduct of the Professional Business for
A) Breach of professional duty
   by reason of any neglect error or omission occurring or committed in good faith by
   i) the Insured
   ii) any Employee
   iii) any Agent
   iv) the Predecessors
   v) any other person firm or company acting jointly with the Insured
B) Dishonesty
   arising out of any dishonest or fraudulent act or omission on the part of any partner Member former partner Member or principal of the Insured or any Agent or Employee or the Predecessors
C) Libel and slander
   committed by any partner Member former partner Member or principal of the Insured or any Agent or Employee or the Predecessors
   including liability incurred
   i) for claimant’s costs and expenses
   ii) as a result of any decision by an adjudicator appointed to resolve a dispute in accordance with an adjudication clause or rules contained in a contract
   iii) as a result of any award by an arbitrator or tribunal of arbitrators
   iv) as a result of any decision or award by the Financial Ombudsman Service

2 Defence Costs
The Insurer will in addition pay Defence Costs incurred by the Insurer or by the Insured with the Insurer’s written consent in connection with any Claim under Insurance Clause 1 (Liability at Law)
Provided that the Insurer’s liability for Defence Costs in relation to any Claim disposed of for an amount which exceeds the available Limit of Indemnity shall be limited to the proportion that the available Limit of Indemnity bears to the amount payable to dispose of such Claim

3 Loss of or damage to Documents
The Insurer will in the event of loss of or damage to Documents occurring in the conduct of the Professional Business and advised to the Insurer during the Period of Insurance indemnify the Insured in respect of
A) all sums which the Insured shall become liable at law to pay in consequence of such loss or damage
B) all costs and expenses reasonably incurred by the Insured in replacing or restoring such Documents up to a maximum of £250,000 during the Period of Insurance

Provided that
1) such loss or damage is sustained while the Documents are either in transit or in the custody of the Insured or of any person to whom the Insured has entrusted them
2) where Documents are in electronic format the Insured can demonstrate to the reasonable satisfaction of the Insurer that the Insured had in place sufficient and proper procedures for the security and the daily back-up of Documents
3) the Insurer shall not be liable for any costs or expenses in respect of loss of or damage to Documents arising directly or indirectly from
   A) the transmission or impact of any Virus
   B) unauthorised access to a System

4 Compensation for Court Attendance
In the event of
A) the legal advisers acting on behalf of the Insured with the consent of the Insurer requesting the attendance of any principal partner Member director or Employee of the Insured to attend any court tribunal arbitration adjudication mediation or other hearing as a witness or

B) the Insurer requesting the attendance of any principal partner Member director or Employee as an interested party at any mediation in connection with a Claim made against the Insured and notified under this Policy the Insurer will provide compensation to the Insured at the following rates for each day on which attendance is required
   A) Any principal partner Member or director of the Insured £500
   B) Any Employee £250

Limits of Indemnity

1 The liability of the Insurer shall not exceed the Limit of Indemnity specified in the Schedule
2 Where the Insurer is liable to indemnify more than one person firm company or body the total amount of indemnity payable under this Policy shall not exceed the Limit of Indemnity
3 All Claims attributable to the same act error or omission or series of acts errors or omissions consequent upon or attributable to the same original cause or source will be regarded as one Claim
4 In the event of any reduction in the Limit of Indemnity on account of any Claim the Limit of Indemnity shall be automatically reinstated subject to the Insurer’s liability for any one Claim not exceeding the Limit of Indemnity and the maximum payable under this Policy during any Period of Insurance being limited to twice the amount of the Limit of Indemnity
Exclusions

The Insurer shall not be liable in respect of

1 Adjudication and Arbitration
   any Claim arising out of or related to any
   A) decision made against the Insured by an adjudicator who
      was not independent of the parties to the dispute
   B) adjudication arising from an adjudication clause in
      a contract which contains timetable provisions for
      adjudication which are more onerous to the Insured than
      those contained in the Scheme for Construction Contracts
      referred to in the Housing Grants Construction and
      Regeneration Act 1996
   C) arbitration award made in respect of any Claim or
      counterclaim where the seat of the arbitration was located
      outside England Wales Scotland or Northern Ireland unless
      that seat was agreed to by the Insurer

2 Asbestos Risks
   any liability based upon or arising out of or relating directly
   or indirectly to or in consequence of or in any way involving
   Asbestos Risks

3 Bodily Injury to Employees
   any liability arising out of Bodily Injury to an Employee arising
   out of and in the course of his employment for or on behalf of the
   Insured

4 Bodily Injury to Others or Damage to Property
   any liability arising out of Bodily Injury to any person or loss
   of or damage to property unless arising out of advice design
   specification or omission to perform a professional duty

5 Contractual Liabilities and Guarantees
   any Claim arising from any contractual agreement in respect of
   A) any express guarantee given by the Insured or
   B) any express contractual penalty made between the Insured
      and a third party or
   C) any acceptance by the Insured of liability for liquidated
      damages
   in so far as liability assumed by the Insured exceeds the amount
   of the Insured’s liability in the absence of such agreement

6 Controlling Interest
   any Claim made against the Insured by
   A) any entity in which the Insured or any partner Member
      or director or any combination of partners Members
      or directors of the Insured exercises or has exercised a
      controlling interest
   B) any entity exercising a controlling interest over the Insured
      by virtue of their having a financial or executive interest in
      the operation of the Insured
   unless such Claim emanates from an independent third party

7 Directors’ and Officers’ Liability
   any Claim against any Insured in their capacity as a director
   officer or trustee in respect of the performance or non-
   performance of their duties as a director officer or trustee

8 Dishonesty
   any dishonest or fraudulent act or omission committed by any
   person after there is reasonable cause for suspicion of fraud or
   dishonesty in relation to such person
   Furthermore no indemnity shall be given to any person
   committing condoning or knowingly participating in any way in
   any act or omission of a fraudulent or dishonest nature

9 Employment
   any Claim arising from any liability to any Employee former
   employee or prospective employee in respect of employment
   related libel slander humiliation or defamation wrongful
   dismissal repudiation or breach of any employment contract or
   arrangement termination of a training contract or contract of
   apprenticeship harassment discrimination or like conduct

10 Financial Services
    any Claim arising from
    A) failure to provide finance or
    B) provision of financial or investment advice

11 Fines Penalties and Punitive Damages etc.
    any fines penalties punitive exemplary or aggravated damages
    where such damages have been identified separately within
    any award of a court or the multiple portion of any multiplied
    damage award

12 Goods and Services
    A) any Claim arising out of the supply of any goods by or
       on behalf of the Insured or products manufactured
       constructed altered repaired treated sold supplied or
       distributed by or on behalf of the Insured However this
       Exclusion shall not apply to general insurance products
       supplied in the course of the Professional Business
    B) any Claim brought by any supplier or prospective supplier
       arising from or in connection with the actual or prospective
       supply to or use by the Insured of goods or services

13 Insolvency
    any Claim arising out of or relating to the insolvency or
    bankruptcy of the Insured or any Agent of the Insured or any
    insurance company
    Provided that this Exclusion shall not apply to any Claim
    A) in respect of monies held by the Insured on behalf of third
       parties or
    B) for which the Insured would otherwise be indemnified
       by this Policy but for the insolvency or bankruptcy of the
       Insured

14 Insured’s Contribution
   the Insured's Contribution
15 North American Jurisdiction and Operations
A) damages or other monetary awards judgments or negotiated settlements claimant’s costs and expenses and Defence Costs connected with or arising out of any North American Claim
B) the enforcement upholding or registration against the Insured by any arbitrator tribunal or court outside North America of any damages or other monetary awards judgments or negotiated settlements claimant’s costs and expenses and Defence Costs connected with or arising out of any North American Claim
C) the operations of the Insured or any principal partner Member director Employee agent branch subsidiary or parent company of the Insured in North America

16 Nuclear
loss or destruction of or damage to any property whatsoever or any loss or expense of whatsoever nature resulting or arising therefrom 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 properties of any explosive nuclear assembly or nuclear component thereof

17 Pension and Benefit Schemes
any Claim arising from any plan programme or scheme providing benefits to the Insured or any Employees

18 Pollution
any Claim or Claims based upon or arising out of or relating directly or indirectly to or in consequence of or in any way involving seepage pollution or contamination of any kind

19 Previous Claims or Circumstances
A) the consequence of any circumstance
  1) notified under any insurance which was in force prior to the inception of this Policy
  2) known to the Insured or which should have been known to the Insured at the inception of this Policy which might reasonably be expected to produce a Claim
B) any Claim made against the Insured prior to the Period of Insurance

20 Retroactive Date
any claim or loss otherwise eligible for indemnity under this Policy where the cause of such Claim or loss occurred or was alleged to have occurred prior to any Retroactive Date specified in the Schedule

21 Spite or Reckless Behaviour
any Claim arising from personal spite or ill will towards any claimant or arising from reckless behaviour

22 Trading Losses
any Claim arising out of or in connection with any trading losses or liabilities incurred by the Insured or any business managed by or carried on by the Insured

23 Transportation or Property
the ownership use occupation or leasing of mobile or immobile goods or property by or on behalf of the Insured

24 War and Terrorism
any Claim arising directly or indirectly out of War Risks or Terrorism

General Conditions

1 Other Insurance
If at the time any claim arises under this Policy the Insured is or would but for the existence of this Policy be entitled to indemnity under any other policy or policies the Insurer shall not be liable except in respect of any excess beyond the amount which would have been payable under such other policy or policies had this Policy not been effected

2 Choice of Law
Under the laws of the United Kingdom (England Scotland Wales and Northern Ireland) both parties may choose the law which applies to this contract to the extent permitted by those laws. Unless the parties agree otherwise in writing the Insurer has agreed with the Insured that the law which applies to this contract is the law which applies to the part of the United Kingdom in which the Insured is based or if the Insured is based in the Channel Islands or the Isle of Man the law of whichever of those two places in which the Insured is based.

The parties have agreed that any legal proceedings between them in connection with this contract will only take place in the courts of the part of the United Kingdom in which the Insured is based or if the Insured is based in either the Channel Islands or the Isle of Man the courts of whichever of those two places in which the Insured is based.

3 Rights of Third Parties
A person who is not a party to this Policy has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Policy but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

4 Cancellation of the Insured’s Fixed Sum Loan Agreement
Where the Insurer has agreed to the Insured paying their premium by monthly instalments then in the event that there is a default in the instalments due under the payment schedule the Insurer reserves the right to terminate the Policy and the Insured will no longer be insured by the Insurer.

If the Insured’s monthly premium payment has a Fixed Sum Loan Agreement regulated by The Consumer Credit Act 2006 then this shall be deemed to be a linked loan agreement. In the event that there is a default in the instalments due under the payment schedule the Insurer reserve the right to also terminate that linked loan agreement.
5 Cancellation in the event of removal by the Financial Conduct Authority of permission to conduct regulated activities

In the event that the Insured ceases to be registered to conduct regulated activities by the Financial Conduct Authority this Policy shall be cancelled upon the date the Financial Conduct Authority communicates such a decision to the Insured.

It is a requirement of this Policy that the Insured shall give written notice to the Insurer of the event described above as soon as reasonably possible after becoming aware of such event.

6 Return of Premium in the event of Cancellation under Condition 5

In the event of cancellation of this Policy by reason of General Condition 5 the Premium shall be adjusted on the basis of the Insurer receiving or retaining a proportionate amount of the Premium for the Period of Insurance up to the date of cancellation. Provided that if any Claim circumstance or Financial Ombudsman Service complaint has been notified to the Insurer the Insurer shall be entitled to the entire Premium stated in the schedule and no refund will be due to the Insured.

7 Financial or Trade Sanctions

The Insurer shall not provide coverage or be liable to provide any indemnity or payment or other benefit under this Policy if to the extent that doing so would breach any Prohibition.

If any Prohibition takes effect during the Policy period the Insured or the Insurer may cancel that part of this Policy which is prohibited or restricted with immediate effect by giving written notice to the other at their last known address.

If the whole or any part of the Policy is cancelled the Insurer shall be entitled to the entire Premium stated in the schedule and no refund will be due to the Insured.

The rights and obligations applying to the Insured and the Insurer shall be interpreted in accordance with the provisions of the Act 2015.

8 Insurance Act 2015

In respect of any

A) duty of disclosure

B) effect of warranties

C) effect of acts of fraud

Failure to comply with this Condition will result in the claim being rejected.

2 Notifications of Adjudications

In order for Claims to be accepted under this Policy in respect of any adjudication for which indemnity is available under Insurance Clause 1 (Civil Liability) the Insured must comply with the following:

A) notify the Insurer within 2 working days of receipt of any notice of intention to adjudicate notice of adjudication referral notice or any adjudication notice pursuant to contract and

B) not serve any of the notices referred to in Claims Condition 2A) without the prior written consent of the Insurer.

Failure to comply with this Condition will result in the claim being rejected.

3 Notification of Reviews by the Financial Ombudsman Service

In order for Claims to be accepted under Insurance Clause 1v) of this Policy the Insured must give notice to the Insurer in writing within ten working days of it becoming aware that the Financial Ombudsman Service is or will be reviewing a case directly affecting the Insured.

Failure to comply with this Condition will result in the claim being rejected.

4 Supporting Documentation and Admissions

All documents supporting any Claim shall be forwarded to the Insurer immediately on receipt. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Insurer.

5 Conduct of Claims

The Insured shall give all such assistance as the Insurer may require. The Insurer shall be entitled to take over and conduct in the name of the Insured the defence or settlement of any Claim or to prosecute or bring proceedings in the name of the Insured for its own benefit any Claim and shall have full discretion in the conduct of any proceedings and in the settlement of any Claim.

6 Queen’s Counsel Clause

The Insured shall not be required to contest any legal proceedings unless a Queen’s Counsel (or by mutual agreement between the Insured and the Insurer a similar authority) shall advise that such proceedings could be contested with the probability of success.

7 Disposal of Claims

In connection with any Claim against the Insured the Insurer may at any time pay to the Insured the Limit of Indemnity (after deduction of any sums already paid as damages or claimant’s costs and expenses in respect of such Claim) or any less amount for which such Claim can be settled and thereupon the Insurer

Claims Conditions

1 Claims Notification

If during the Period of Insurance the Insured receives any Claim the Insured shall give written notice of such Claim to the Insurer as soon as reasonably possible. All Claims must be notified to the Insurer no later than ten working days after the expiry of the Period of Insurance.

If during the Period of Insurance the Insured becomes aware of any circumstance which might reasonably be expected to produce a Claim against the Insured the Insured shall give written notice of such circumstance to the Insurer as soon as reasonably possible irrespective of whether the Insured’s views as to whether such Claim will succeed or as to whether the amount of the Claim will exceed the Insured’s Contribution. All circumstances must be notified to the Insurer prior to the expiry of the Period of Insurance. Any Claim arising from any circumstance notified to the Insurer in accordance with this Condition shall be deemed to have been made in the Period of Insurance.

2 Notifications of Adjudications

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If during the Period of Insurance the Insured becomes aware of any circumstance which might reasonably be expected to produce a Claim against the Insured the Insured shall give written notice of such circumstance to the Insurer as soon as reasonably possible irrespective of whether the Insured’s views as to whether such Claim will succeed or as to whether the amount of the Claim will exceed the Insured’s Contribution. All circumstances must be notified to the Insurer prior to the expiry of the Period of Insurance. Any Claim arising from any circumstance notified to the Insurer in accordance with this Condition shall be deemed to have been made in the Period of Insurance.

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Failure to comply with this Condition will result in the claim being rejected.

4 Supporting Documentation and Admissions

All documents supporting any Claim shall be forwarded to the Insurer immediately on receipt. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Insurer.

5 Conduct of Claims

The Insured shall give all such assistance as the Insurer may require. The Insurer shall be entitled to take over and conduct in the name of the Insured the defence or settlement of any Claim or to prosecute or bring proceedings in the name of the Insured for its own benefit any Claim and shall have full discretion in the conduct of any proceedings and in the settlement of any Claim.

6 Queen’s Counsel Clause

The Insured shall not be required to contest any legal proceedings unless a Queen’s Counsel (or by mutual agreement between the Insured and the Insurer a similar authority) shall advise that such proceedings could be contested with the probability of success.

7 Disposal of Claims

In connection with any Claim against the Insured the Insurer may at any time pay to the Insured the Limit of Indemnity (after deduction of any sums already paid as damages or claimant’s costs and expenses in respect of such Claim) or any less amount for which such Claim can be settled and thereupon the Insurer

Claims Conditions

1 Claims Notification

If during the Period of Insurance the Insured receives any Claim the Insured shall give written notice of such Claim to the Insurer as soon as reasonably possible. All Claims must be notified to the Insurer no later than ten working days after the expiry of the Period of Insurance.

If during the Period of Insurance the Insured becomes aware of any circumstance which might reasonably be expected to produce a Claim against the Insured the Insured shall give written notice of such circumstance to the Insurer as soon as reasonably possible irrespective of whether the Insured’s views as to whether such Claim will succeed or as to whether the amount of the Claim will exceed the Insured’s Contribution. All circumstances must be notified to the Insurer prior to the expiry of the Period of Insurance. Any Claim arising from any circumstance notified to the Insurer in accordance with this Condition shall be deemed to have been made in the Period of Insurance.
shall relinquish the control of such Claim and be under no further liability in connection therewith except for Defence Costs for which the Insurer may be responsible under this Policy in respect of matters prior to the date of such payment.

8 Dishonesty and Fraud

In respect of any claim made in accordance with this Policy arising out of any dishonest or fraudulent act or omission:

A) the Insured must immediately take all reasonable steps to prevent further loss

B) if the Insurer so requests the Insured shall take all reasonable steps to effect recovery from the person committing or condoning or knowingly participating in such dishonest or fraudulent act or omission or from the personal representatives of such person

C) any monies recovered following action as described in 8B) above will be deducted from any amount payable under this Policy

Renewal Procedure

Prior to expiry of the Period of Insurance each year the Insurer may request the Insured to complete a renewal declaration form.

The renewal premium (and if applicable any adjustment of premium for the past year) will be calculated on the information provided by the Insured.

Renewal will not be invited unless a satisfactory declaration is received by the Insurer when requested prior to expiry of the Period of Insurance Failure to submit a renewal declaration form prior to expiry of the Period of Insurance will cause this Policy to be lapsed from the expiry date.
Complaints Procedure

Our Commitment to Customer Service
At RSA we are committed to going the extra mile for our customers. If you believe that we have not delivered the service you expected, we want to hear from you so that we can try to put things right. We take all complaints seriously and following the steps below will help us understand your concerns and give you a fair response.

Step 1
If your complaint relates to your policy then please contact the Professional & Financial Risks in the office which issued the Policy or your Broker. If your complaint relates to a claim then please call the claims helpline number shown in your policy booklet.

We aim to resolve your concerns by close of the next business day. Experience tells us that most difficulties can be sorted out within this time.

Step 2
In the unlikely event that your concerns have not been resolved within this time, your complaint will be referred to our Customer Relations Team who will arrange for an investigation on behalf of our Chief Executive. Their contact details are as follows:

Post: RSA Customer Relations Team
P O Box 255
Wymondham
NR18 8DP

Email: crt.halifax@uk.rsagroup.com

Our promise to you
We will:

- Acknowledge all complaints promptly
- Investigate quickly and thoroughly
- Keep you informed of progress
- Do everything possible to resolve your complaint
- Use the information from your complaint to proactively improve our service in the future.

Once we have reviewed your complaint we will issue our final decision in writing within 8 weeks of the date we received your complaint.

If you are still not happy
If you are still unhappy after our review, or you have not received a written offer of resolution within 8 weeks of the date we received your complaint, you may be eligible to refer your case to the Financial Ombudsman Service. The Financial Ombudsman Service is an independent body that arbitrates on complaints. They can be contacted at:

Post: Financial Ombudsman Service
Exchange Tower
Harbour Exchange Square
London
E14 9SR

Telephone: 0800 0234567 (free from standard landline, mobiles may be charged)
0300 1239123 (same rate as 01 or 02 numbers, on mobile phone tariffs)

Email: complaint.info@financial-ombudsman.org.uk
Website: www.financial-ombudsman.org.uk

You have six months from the date of our final response to refer your complaints to the Financial Ombudsman Service. This does not affect your right to take legal action, however, the Financial Ombudsman Service will not adjudicate on any case where litigation has commenced.

Thank you for your feedback
We value your feedback and at the heart of our brand we remain dedicated to treating our customers as individuals and giving them the best possible service at all times. If we have fallen short of this promise, we apologise and aim to do everything possible to put things right.
How we use your Information

Please read the following carefully as it contains important information relating to the details that you have given us. You should show this notice to any other party related to this insurance.

Who we are

This product is underwritten by Royal & Sun Alliance Insurance plc.

You are giving your information to Royal & Sun Alliance Insurance plc, which is a member of the RSA Group of companies (the Group) in this information statement, ‘we’ ‘us’ and ‘our’ refers to the Group unless otherwise stated.

How your information will be used and who we share it with

Your information comprises of all the details we hold about you and your transactions and includes information obtained from third parties.

If you contact us electronically, we may collect your information identifier, e.g. Internet Protocol (IP) Address or telephone number supplied by your Service Provider.

We may use and share your information with other members of the Group to help us and them:

- Assess financial and insurance risks;
- Recover debt;
- Prevent and detect crime;
- Develop our services, systems and relationships with you;
- Understand our customers’ requirements;
- Develop and test products and services

We do not disclose your information to anyone outside the Group except:

- Where we have your permission; or
- Where we are required or permitted to do so by law; or
- To credit reference and fraud prevention agencies and other companies that provide a service to us, our partners or you; or
- Where we may transfer rights and obligations under this agreement.

We may transfer your information to other countries on the basis that anyone we pass it to provides an adequate level of protection. In such cases, the Group will ensure it is kept securely and used only for the purpose for which you provided it. Details of the companies and countries involved can be provided on request.

From time to time we may change the way we use your information. Where we believe you may not reasonably expect such a change we shall write to you. If you do not object, you will consent to that change.

We will not keep your information for longer than is necessary.

Sensitive Information

Some of the information we ask you for may be sensitive personal data, as defined by the Data Protection Act 1998 (such as information about health or criminal convictions). We will not use such sensitive personal data about you or others except for the specific purpose for which you provide it and to carry out the services described in your policy documents. Please ensure that you only provide us with sensitive information about other people with their agreement.

How to contact us

On payment of a small fee, you are entitled to receive a copy of the information we hold about you. If you have any questions, or you would like to find out more about this notice you can write to: Data Protection Liaison Officer, Customer Relations Office, RSA, Bouling Mill, Dean Clough Industrial Estate, Halifax HX3 5WA.