MGAM LIMITED LIABILITY
INSURANCE SCHEDULE

Policy Number:  
MGAM003/18

Contract No:  
BMGAM000090C2018

Coverholder – Sections A, B and C:  
Lycetts

Coverholder FCA Reference:  
310623

Binding Authority Agreement UMR:  
BMGAM000090C2018

Insurers:  

(Sections A to C inclusive):  
Builders Direct S.A.

(Section D):  
AmTrust Europe Limited (administered under a binding authority agreement by ARAG plc)

Insured:  
Registered Members of the British Deer Society who have purchased the Public and Products Liability Insurance offered by The British Deer Society (Sales & Services) Limited.

Business Address:  
The Walled Garden, Burgate Manor, Fordingbridge, Hampshire SP6 1EF

Business Description:  
The taking part lawfully in any Recognised Deer Stalking or Field Sports Activities for recreational purposes only, including Conservation and Conservation Management Activities (excluding Professional Work) as endorsed by the British Deer Society and agreed by Insurers.

Period of insurance (12 months):

Cover Start Date  
01 August 2018

Cover Expiry Date  
31 July 2019  (Both Dates Inclusive)

Limits of Liability/Sums Insured:

Section A  Employers Liability
Section A Limit of Liability is any one occurrence or series of occurrences arising out of one event
Section A Cover is limited to £5,000,000 in respect of Terrorism or Asbestos

Section B  Public Liability
Section B Limit of Liability is any one occurrence or series of occurrences arising out of one event

Section C  Products Liability
Section C Limit of Liability is any one occurrence and in the aggregate in the Period of Insurance

Section D  Essential Business Legal
Section D Limit of Indemnity
Section D Compensation Awards Annual Aggregate Limit

Not Covered

£10,000,000

£10,000,000

Not Covered

Excess:
The following standard excesses apply to the following Sections for each and every loss

Section A  Nil

Section B  £250  each and every claim for Damage to Property.

Section C  £250  each and every claim for Damage to Property.

Section D  Nil
Endorsements applicable:

<table>
<thead>
<tr>
<th>Public Liability and Products Liability Extensions</th>
<th>The Public Liability and Products Liability Sections:</th>
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<tbody>
<tr>
<td>a) extend to indemnify any Insured in respect of liability, as provided for in this extension, to another Insured provided that nothing contained in this extension shall increase Our liability to pay any amount in respect of any claim or during the Period of Insurance in excess of the Limit of Indemnity stated in the Schedule.</td>
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<td>b) extend to include the Insured’s legal liability under the provisions of the Police and Crime Act 2017 arising out of the Insured’s use of ‘Estate’ Rifle’.</td>
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<td>c) subject always to exclusion (2) (c) of the Public Liability Section, extend to include the Insured’s legal liability arising out of the “humane dispatch and removal of deer and other such wildlife from Public Highways as a result of a road traffic accident as requested and under the authorisation and/or jurisdiction of the Police only.</td>
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<tr>
<td>d) extend to include the deriving of a gain of not greater than £5,000 per annum from the recognised Deer Stalking or Field Sport Recreational Activities in a non-professional capacity; and if not covered by any other insurance.</td>
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</table>

We shall not provide cover for liability:

1) in respect of Bodily Injury or Damage to Property arising from any occupation, trade or profession of the Insured.
2) Damage to Property belonging to the Insured.
3) arising out of a breach of professional duty or wrongful or inadequate advice, whether a fee is charged or not.

<table>
<thead>
<tr>
<th>Recognised Deer Stalking or Field Sports Activities:</th>
<th>It is hereby noted that the cover provided by this policy in respect of Registered Members of the British Deer Society who have paid the appropriate insurance premium via The British Deer Society (Sales &amp; Services Ltd) includes but is not limited to taking part in the following recreational activities as endorsed by The British Deer Society:</th>
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<tr>
<td>- Deer Stalking</td>
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<td>- Tracking of Wounded Deer with Dogs</td>
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<td>- Wild Bear shooting</td>
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<td>- Driven shooting, Walked up shooting, Rough Shooting</td>
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<tr>
<td>- Wildfowling including punt gunning</td>
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<td>- Clay pigeon shooting</td>
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<td>- Target shooting including indoor ranges &amp; competition</td>
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<td>- Vermin &amp; pest control</td>
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<td>- Fishing &amp; Angling and including Sea Fishing from shoreline only.</td>
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<td>- Gun dog handling including competitive gun dog trials / tests / field trials</td>
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<td>- Ferreting</td>
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<tr>
<td>- Conservation and conservation management activities (excluding professional work)</td>
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</tbody>
</table>

and any such similar Field Sports activities as individually agreed and approved by The British Deer Society and Us.

Notwithstanding exclusion (2) (b) of the Public Liability Section, cover is extended to include the use of hand propelled boats, motorised boats and punt gun boats whether hand or motor propelled, including the use of small boats, yachts, pleasure craft and/or vessels used on inland waterways up to a maximum waterline length of 15 metres whilst conducting a British Deer Society recognised recreational activity.

| Territorial Limits: | Worldwide excluding USA and Canada. |
This Schedule replaces any earlier Schedule.

Examined and in witness whereof I, being duly authorised by the Insurers, have hereunder subscribed my name:

Authorised By:

Jason Anthony
Chief Executive Officer
MGAM Limited

Dated: 08 August 2018

Issued By:
Lycetts Insurance Brokers
Milburn House
Dean Street
Newcastle upon Tyne
NE1 1PP

Lycetts Insurance Brokers act as an agent for the Insurer in performing its duties as a cover holder. In the event of any enquiry, please contact Lycetts on 0191 232 1151.

Please Note: You have a duty at inception and renewal of this Policy to make a fair presentation of and a continuing duty throughout the Period of Insurance to disclose all facts that are material to Us including those relating to any claim.

If You have any doubt as to whether or not a fact is material You should disclose it to Us.

You must pay to Us all premiums due to Us together with all taxes due on the premiums.
CUSTOMER INFORMATION STATEMENTS

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

This Policy has been issued by the Coverholder as an agent of the Insurer.

This document, the Schedule and any Endorsements supplied to you form your Policy. Please read the Schedule carefully and if it is incorrect return it immediately to your insurance broker for alteration.

It is essential that:

- you check that each of the insured Sections and the Schedule are correct.
- you comply with your duties under each Section and under the insurance as a whole.
- this Policy should be kept in a safe place as you may need to refer to it if you have to make a claim. It is recommended that you retain details of your Employers’ Liability Policy/certificates for at least 40 years.

You have a duty at inception and renewal of this Policy and a continuing duty throughout the Period of Insurance to disclose and to make a fair presentation of all facts that are material to us including those relating to any claim. If you have any doubt as to whether or not a fact is material you should disclose it to us.

You must pay to us all premiums due to us together with all taxes due on the premiums.

In all communications the Policy number specified in the Schedule should be quoted.

We also explain the steps that need to be taken at renewal or should you or we cancel the insurance and your obligation to notify us of changes during the lifetime of the Policy.

Identity of Insurer(s)

In respect of Sections A, B and C - Builders Direct S.A., 253 rue de Beggen, L-1221 Luxembourg.

Builders Direct S.A. is authorised by the Commissariat aux Assurances in Luxembourg and subject to limited regulation by the Financial Conduct Authority. Details about the extent of our regulation by the Financial Conduct Authority are available from us on request.

In respect of Section D - AmTrust Europe Limited, 2 Minster Court, Mincing Lane, London, EC3R 7BB.

AmTrust Europe Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

The Coverholder

The Coverholder shall mean the Coverholder specified in the Schedule (referred to herein as the Coverholder).

The Coverholder is authorised and regulated by the Financial Conduct Authority the “FCA”) – their FCA firm reference number is specified in the Schedule.

Several Liability

This notice contains important information. you should read it carefully.

The liability of an insurer under this Policy is several and not joint with other insurers party to this Policy. An insurer is liable only for the proportion of liability it has underwritten. An insurer is not jointly liable for the proportion of liability underwritten by any other insurer. Nor is an insurer otherwise responsible for any liability of any other insurer that may underwrite this Policy. The proportion of liability under this Policy underwritten by an insurer (or, in the case of a Lloyd’s syndicate, the total of the proportions underwritten by all the members of the syndicate taken together) is shown in this Policy.

In the case of a Lloyd’s syndicate, each member of the syndicate (rather than the syndicate itself) is an insurer. Each member has underwritten a proportion of the total shown for the syndicate (that total itself being the total of the proportions underwritten by all the members of the syndicate taken together). The liability of each member of the syndicate is several and not joint with other members. A member is liable only for that member’s proportion. A member is not jointly liable for any other member’s proportion. Nor is any member otherwise responsible for any liability of any other insurer that may underwrite this Policy. The business address of each member is Lloyd’s, One Lime Street, London EC3M 7HA. The identity of each member of a Lloyd’s syndicate and their respective proportion may be obtained by writing to Market Services, Lloyd’s, at the above address. Although reference is made at various points in this notice to “this Policy” in the singular, where the circumstances so require this should be read as a reference to contracts in the plural.

MGAM Liability Schedule v 1.1
What to do if You have a complaint

Sections A, B and C:

We aim to provide the highest quality of service to Our customers at all times but We recognise that complaints may arise as part of the normal course of Business. Understanding and acting on the cause of complaints can provide Us with an opportunity to improve the service We provide.

If You feel that We have failed to provide You with the best service please let Us know immediately. We take all customer complaints seriously and We are committed to resolving Your complaint quickly, openly and fairly.

How to Complain

If You are dissatisfied with any aspect of the handling of Your insurance, We would ask You in the first instance to contact the insurance agent or intermediary from whom You purchased Your policy. If You remain unhappy and feel the matter has not been resolved to Your satisfaction, You may refer a complaint to MGAM Limited by email: complaints@mgamutual.com

How They Will Handle Your Complaint

Step 1: They will try to resolve Your complaint immediately:
They will look into Your complaint and will aim to resolve Your concern immediately.

Step 2: Within 5 working days of receiving Your complaint:
If they are unable to resolve the matter immediately, they will send You an acknowledgement letter within 5 working days. The letter will provide the contact details of the person who will be supporting You throughout Your complaint.

Step 3: Within 8 weeks of receiving Your complaint:
They will endeavour to provide You with a final response explaining the outcome of their investigation and the next steps, or a letter confirming when they anticipate they will have concluded their investigation.

Step 4: Refer Your complaint to the Financial Ombudsman Service (FOS):
If after making a complaint You remain unhappy and feel the matter has not been resolved to Your satisfaction, You may be able to refer Your complaint to the FOS Service. You can contact them in one of the following ways:
- By telephone 0300 123 9 123
- By email at complaint.info@financial-ombudsman.org.uk
- In writing at: Financial Ombudsman Service

Exchange Tower
Harbour Exchange Square
London, E14 9SR

Not all complainants may refer complaints to the FOS, but, for Our part We will treat all complainants equally and fairly. The FOS may not be able to consider a complaint if You:
- have not provided Us with the opportunity to resolve it
- are a business with 10 or more employees and a group annual turnover of more than €2 million
- are a charity with an annual turnover of more than £1 million
- are a trustee of a trust that has net asset value of more than £1 million

Compensation Scheme

We contribute to the Financial Services Compensation Scheme (FSCS).

You may be entitled to compensation from the FSCS if We are unable to meet Our liabilities. For compulsory insurance You may be entitled to compensation up to 100% of the claim.

For all other types of insurance You may be entitled to compensation of up to £2,000 for the first part of the claim and 90% of the remainder of the claim.

Further information about compensation scheme arrangements is available from the FSCS or You can visit their website at www.fscs.org.uk

Financial Services Compensation Scheme 10th Floor Beaufort House 15 St Botolph Street London EC3A 7QU T: 0207 741 4100 or 0800 678 1100

Your Policy and the information disclosed by You

In deciding to accept this Policy and in setting the terms and premium, We have relied on the information You have given Us. You must take care when answering any questions We ask by ensuring that all information provided is accurate and complete. If We establish that You deliberately or recklessly provided Us with false or misleading information We will treat Your Policy as if it never existed and decline all claims. We may not return premium already paid by You in this situation.

If We establish that You provided Us with false, incomplete or misleading information, it can adversely affect Your Policy and any claim.

For example:

(a) where We could have accepted the risk and offered You a Policy but We would have charged a higher premium, We may only pay a percentage of any claim that You make under the Policy. We would do this by considering the premium We actually charged as a percentage of the higher premium We would have charged and then paying You the same percentage of any claim.

MGAM Liability Schedule v 1.1
So, as an example: if the premium We actually charged was £250 and the higher premium We would have charged was £1,000, then the premium We actually charged represents 25% of the higher premium We would have charged and We shall only pay 25% of any claim.

(b) We 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 Your insurance broker. We will only do this if the false, incomplete or misleading information means that We provided You with insurance cover when We would not otherwise have offered it at all had the risk been fairly presented.

(c) if We would have written the risk on different terms had it been fairly presented, We may amend the Policy to include these terms. We may apply these amended terms as if they were already in place before a claim is made.

(d) We may cancel Your Policy in accordance with its cancellation provisions.

We will write to You if We:
(i) intend to treat Your Policy as if it never existed; or
(ii) amend the terms of Your Policy; or
(iii) reduce Your claim in accordance with the above.

If You become aware that information You have given Us is inaccurate or incomplete or if the information changes, You must inform Us without delay.

**Observance of Policy Terms and Suspension of Cover**

Every condition stated as a 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.

We 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 and cover will be suspended for the period from the date of the breach until the breach has been remedied unless You can prove that the breach of the condition could not have increased the risk of the loss which actually occurred in the circumstances in which it occurred.

**Your right to cancel**

In the first year of this Insurance You have the right to cancel the insurance Policy within 14 days of receiving the Policy documentation or from the inception date of the Policy (whichever date is the later) 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 considered that You will have received the Policy document upon the day following the date it was posted to You by first class post or was supplied to You electronically or You were supplied with the means by which You could access the Policy electronically.

If You do cancel this insurance within the initial 14 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 Us in respect of the Policy.

If You do not exercise Your right of cancellation within the initial 14 day period, this insurance Policy will automatically come into force from the inception date specified in the Schedule. You will remain liable to pay the full annual premium. Following the expiry of the initial 14 day period, this insurance Policy may be cancelled at any time at Your written request. We reserve the right not to allow a return of premium.

To exercise Your right to cancel, contact the broker who arranged this cover for You.

**The law that governs the interpretation of this Policy**

All disputes concerning the interpretation of this Policy are understood and agreed by both You and Us to be subject to English Law. Each party agrees to submit to the jurisdiction of any court of competent jurisdiction within England or Wales 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.

**Claims notification**

All claims under this insurance are to be notified to Us using one of the following methods and quoting the policy number:

Sections A, B and C:

Claims are to be notified to Our appointed claims team using one of the following methods:
Write to: Caytons Law, 85 Gracechurch Street, London, EC3V 0AA
Telephone: 0207 398 7600
E-mail: mgamclaims@caytonslaw.com

Privacy Notice by MGAM Ltd (the intermediary acting on behalf of the Insurer)

The parties identified in Your Policy and the Schedule to the Policy, may hold and process personal data supplied by You where it is necessary to undertake, administer, and fulfil obligations under the Policy including with regard to claims. Each of the parties are data controllers and/or processors with respect to the personal data they hold. We, and the parties, will always act in accordance with relevant data protection legislation and the rights of data subjects under such legislation. Where You provide Us with personal data You are confirming to Us that You are entitled to do so and have lawfully obtained the data.

MGAM Liability Schedule v 1.1
Personal data will not be passed to any other third party except where Your consent has been given or where permitted by law. The parties will ensure that personal data is kept secure, is used only for the purpose for which it was supplied by You, and is retained only for as long as necessary.
If any person whose personal data was supplied pursuant to this policy would like further information please go to www.mgamutual.com/privacy
We will respond to any such enquiry as promptly and fairly as possible providing contact details for any other party that may hold the personal data enabling the data subject to make further enquiries of those parties.
POLICY DEFINITIONS

These Definitions apply to Your 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. Words in the masculine gender shall include the feminine. Each Section or Extension may include Definitions unique to that Section or Extension.

1) 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.

2) Bodily Injury means:
physical or mental injury including death, illness, disease, mental anguish or shock but not defamation.

3) Business means:
Your business as stated in the Schedule.

4) Contractual Liability means:
liability attaching to You by virtue of a contract but which would not have attached in the absence of such contract.

5) Conveyance means:
any water and/or air and/or road and/or rail conveyances of every description.

6) Damage means:
physical loss or destruction or damage.

7) 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.

8) Employee(s) means:
(a) any person under a contract of service or apprenticeship with You
(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 You
(e) any person engaged under a work experience, youth training or similar scheme
(f) any voluntary helper
(g) any outworker or homeworker
under Your control and supervision while working for You in connection with Your Business.
This definition shall not include any bona fide sub-contractor.

9) Endorsement(s) means:
the document(s) detailing modifications made to the cover provided under this Policy and/or the Section(s) thereof.

10) Insured/You/Your means:
the person or corporate body or organisation detailed in the Schedule.

11) Insurer/Our/Us/We means:
insurers whose identity is stated in the Customer Information Statements section contained herein.

12) 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.

13) 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.

14) 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.

15) Period of Insurance means:
the period stated in the Schedule or any subsequent period for which We agree to accept payment of premium.

16) 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.

17) Principal means:
any person, employer, firm, company, ministry or authority for whom You carry out a contract for the performance of work.

18) 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 You in the course of Your Business from premises within the Territorial Limits.

MGAM Liability Schedule v 1.1
19) Property means:
material property.

20) Proposal means:
any completed proposal form and/or information provided by You or on Your behalf in connection with this Policy including all declarations and/or statements of fact and/or instructions.

21) Schedule means:
the document stating the operative Section(s) You have chosen, the Period of Insurance, details of Your Business and the Limit(s) of Liability.

22) Section(s) means:
the parts of this Policy that detail the cover provided by each individual Section of this Policy.

23) 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.

24) Territorial Limits means:
Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.

25) 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.

26) Virus means:
programming code designed to achieve an unexpected, unauthorised and/or undesirable effect or operation when loaded onto a System, transmitted between Systems by transfer between computer Systems via networks, extranets, internet, electronic mail or attachments thereto or via floppy diskettes or CD-ROMs or otherwise and whether involving self-replication or not.
 SECTION B - PUBLIC LIABILITY

Insuring Clause
We will cover You for Your 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 Your Business.

Limit of Liability
Our limit of liability for damages and claimant’s costs, fees and expenses payable in respect of any occurrence shall not exceed the amount stated in the Schedule as the Limit of Liability for this Section.

Exclusions
We 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 You in connection with Your Business.

2) caused by or arising from the ownership or possession or use by You or on Your behalf of any:
   (a) aircraft or aerospacial device or hovercraft.
   (b) watercraft other than hand propelled watercraft or other watercraft not exceeding 8 metres in length.
   (c) mechanically propelled vehicle:
      (i) in circumstances 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) arising from any Product Supplied after it has ceased to be in Your custody or under Your or any Employee’s control other than food and drink for consumption on Your Premises.

4) for Contractual Liability unless the sole conduct and control of claims is vested in Us but We 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 You are 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 contract works executed or in the course of execution by You or on Your 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 You are expressly responsible for such Damage under the terms of the contract.

5) in respect of Damage to Property:
   (a) belonging to You.
   (b) in Your 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 Yours.
   (c) being that part of any Property on which You or any Employee or agent of Yours is or has been working where Damage arises out of such work.

6) 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) Our 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.

7) caused by or arising from advice, design or specification You provided for a fee.

8) (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.

9) for punitive exemplary or aggravated damages or any additional damages resulting from the multiplication of compensatory damages.
10) 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).

11) 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 You or any party entitled to cover under this Policy before We assume 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 You.

12) out of the use of any oxy-acetylene or electric welding or power driven cutting or grinding equipment or other spark emitting equipment or any blow lamp or blow torch or other equipment producing a naked flame away from Your premises.

Conditions

1) Claims notification

In the event of an occurrence which may give rise to a claim under this Section:

You will:

(a) give written notice to Us 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 Us using one of the methods described in the Customer Information Statements section near the beginning of this Policy.

(b) provide all additional information We may require within the time stipulated by Us.

(c) forward unanswered to Us 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.

(d) give immediate notice in writing to Us of any impending prosecution, inquest or fatal accident inquiry.

(e) at all times and in addition to the obligations set out above forward such information to and cooperate with Us or Our appointed agents to allow Us to be able to comply with such relevant practice, directions and pre-action protocols as may be in force.

(f) carry out and permit to be taken any action which may be reasonably practicable to prevent further Bodily Injury and Damage to Property.

(g) give immediate notice in writing to Us if You become aware of any RIDDOR (Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 1995) incident involving any person which may result in a claim hereunder.

2) Conduct and Control

It is a condition of this Section that no admission, offer, promise or payment shall be made or given by You or on Your behalf without Our written consent. We shall be entitled if We so desire to take over and conduct in Your name the defence or settlement of any claim or to prosecute in Your name for Our benefit any claim for damages or otherwise. We shall have full discretion in the conduct of any proceedings and in the settlement of any such claim against You and You shall give all such information and assistance as We may require.

3) Discharge of Liability

We may at any time at Our sole discretion pay to You the Limit of Liability for this Section (less any sum or sums already paid in respect or in lieu of damages) or any lesser sum for which the claim or claims against You can be settled and We shall not be under any further liability in respect of such claim or claims except for other costs and expenses for which We may be responsible incurred prior to such payment.

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

2) Cross Liabilities

If the Insured comprises more than one party We 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 Our 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 covered.

3) Defective Premises Act

The cover provided by this Section shall extend to apply in respect of liability arising under Section 3 of the Defective Premises Act 1972 or Section 5 of the Defective Premises (Northern Ireland) Order 1975 in connection with any premises previously owned or occupied by You for purposes pertaining to Your Business and which have since been disposed of by You provided that We 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.

4) Leased or Rented Premises

MGAM Liability Schedule v 1.1
Exclusion (5) (b) to this Section shall not apply to liability for Damage to premises including their fixtures and fittings leased or rented to You provided that We 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.

5) Motor Contingent Liability
Notwithstanding Exclusion (2) (c) to this Section We will cover You (and no other person for the purpose of this extension) for Your 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 You being used in the course of Your Business provided that We 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 You.
(iii) being driven with Your general consent or the consent of Your representative by any person who to Your 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.

6) 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 Your premises or on any site at which You are 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 We 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.

7) Overseas Personal Liability
We will cover You or at Your request:
(a) any director, partner or Employee of Your Business
(b) any spouse or child of Yours or of any of the persons stated in (a) above who are accompanying You or such persons for legal liability incurred by You 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 Your Business provided that:
(i) any person entitled to cover under this extension shall as though they were You be subject to the terms, Conditions and Exclusions of this Policy insofar as they can apply.
(ii) nothing in this extension shall increase Our 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 covered.
(iii) We 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.

8) Work Overseas
The cover provided under this Section shall extend to apply in respect of Your legal liability caused by or arising from:
(a) work being undertaken on a temporary basis by You or Your 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 You or Your Employee(s) within any country outside of the Territorial Limits and not a member of the European Union provided You or Your Employee(s) are ordinarily resident within the Territorial Limits.
SECTION C - PRODUCTS LIABILITY

Insuring Clause
We will cover You for Your legal liability for accidental:

1) Bodily Injury to any person
2) Damage to Property

occurring during the Period of Insurance anywhere in the world and caused by or arising from any Product Supplied.

Limit of Liability
Our limit of liability for damages and claimant’s costs, fees and expenses payable in respect of any occurrence and in the aggregate in respect of all occurrences during any one Period of Insurance shall not exceed the amount stated in the Schedule as the Limit of Liability for this Section.

Exclusions
We 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 You in connection with Your Business.
2) 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.
3) caused by or arising from any Product Supplied whilst in Your custody or under Your control or the control of any Employee.
4) caused by or arising from any Product Supplied which to Your 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.
5) caused by or arising from any Product Supplied which to Your knowledge is for use in or supply to the United States of America or Canada.
6) arising from Contractual Liability other than liability arising out of a condition or warranty of goods implied by law but We shall not in any event provide cover in respect of liquidated damages or liability under any penalty clause.
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) Our 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) caused by or arising from advice, design or specification You provided for a fee.
9) (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.
10) for punitive exemplary or aggravated damages or any additional damages resulting from the multiplication of compensatory damages.
11) 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).
12) 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 You or any party entitled to cover under this Policy before We assume any responsibility to make a payment for any claim hereunder.

Conditions
1) Claims notification
In the event of an occurrence which may give rise to a claim under this Section:
You will:
(a) give written notice to Us 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 Us using one of the methods described in the Customer Information Statements section near the beginning of this Policy.

MGAM Liability Schedule v 1.1
(b) provide all additional information We may require within the time stipulated by Us.
(c) forward unanswered to Us 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.
(d) give immediate notice in writing to Us of any impending prosecution, inquest or fatal accident inquiry.
(e) at all times and in addition to the obligations set out above forward such information to and cooperate with Us or Our appointed agents to allow Us to be able to comply with such relevant practice, directions and pre-action protocols as may be in force.
(f) carry out and permit to be taken any action which may be reasonably practicable to prevent further Bodily Injury and Damage to Property.
(g) give immediate notice in writing to Us if You become aware of any RIDDOR (Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 1995) incident involving any person which may result in a claim hereunder.

2) Conduct and Control
It is a condition of this Section that no admission, offer, promise or payment shall be made or given by You or on Your behalf without Our written consent.
We shall be entitled if We so desire to take over and conduct in Your name the defence or settlement of any claim or to prosecute in Your name for Our benefit any claim for damages or otherwise.
We shall have full discretion in the conduct of any proceedings and in the settlement of any such claim against You and You shall give all such information and assistance as We may require.

3) Discharge of Liability
We may at any time at Our sole discretion pay to You the Limit of Liability for this Section (less any sum or sums already paid in respect or in lieu of damages) or any lesser sum for which the claim or claims against You can be settled and We shall not be under any further liability in respect of such claim or claims except for other costs and expenses for which We may be responsible incurred prior to such payment.

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) Cross Liabilities
If the Insured comprises more than one party We 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 Our 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 covered.
EXTENSIONS TO SECTIONS A, B AND C

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. These extensions apply to the Employers’ Liability, Public Liability and Products Liability Sections (where those Sections are specified in the Schedule as being included) to the extent specified below.

1) Additional Activities

We will provide cover in respect of Your legal liability caused by or arising from any of the activities stated below where these are undertaken as part of and are ancillary to Your 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 Your Employees and fire or security or first aid and ambulance services.

(b) the ownership, repair, maintenance and decoration of Your premises.

(c) private work carried out by any Employee with Your consent for any director or partner of Yours.

(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 Your own mechanically propelled vehicles.

(g) provision of gifts and promotional material.


We hereby agree to cover You under the Public Liability and Products Liability Sections for:

(a) costs and expenses incurred with Our written consent

(b) costs and expenses awarded against You

in connection with a prosecution including (where Counsel advises such an appeal would have reasonable prospects of success) any appeal against a conviction resulting from a prosecution as a result of an alleged offence under Part II of the Consumer Protection Act 1987 and similar legislation under the Consumer Rights Act 2015 which occurs during the Period of Insurance and where the circumstances of the alleged offence may be the subject of cover under this Policy.

We shall not provide cover:

(a) for any fines or penalties imposed on You.

(b) for the amount stated in the Schedule as being the Excess for the applicable Section.

(c) where the prosecution results from a deliberate management decision, act or omission and which would knowingly or could reasonably have been expected by You to result in a liability or the committing of an offence under the Act.

Nothing in this extension shall increase Our 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.

3) Costs of Court Attendance

If any of the under mentioned persons attend court as a witness at Our request in connection with a claim in respect of which You are entitled to cover under this Policy We will reimburse You at the following rates per day for each day on which attendance is required:

(a) any of Your directors or partners £500.

(b) any Employee £250.

4) Data Protection Act 1998

We will cover You for claims arising under the Data Protection Act 1998 or any subsequent legislation amending revising or replacing such act in respect of:

(a) compensation payable for damage or distress under section 13 of Part II of the Act including claimant’s costs and expenses

(b) defence costs in relation to any prosecution or investigation brought under section 21 of Part III of the Act in relation to a claim made by an Employee

provided that:

(a) You have registered under the Act or commenced the process of registration and Your application has not been refused or withdrawn.

(b) We shall not provide cover for:

(i) the payment of fines or penalties.

(ii) the amount stated in the Schedule as being the Excess for the applicable Section.

(iii) the cost of replacing, reinstating, rectifying or erasing any data.

(iv) liability arising as a result of the Your provision of the services of a computer bureau.

(v) liability arising from the recording or provision of data for reward or for determining the financial status of any person.

(vi) liability that arises as a result of a deliberate act or omission by You or by persons acting on Your behalf which will knowingly or could reasonably have been expected by You or those acting on Your behalf to result in a liability or the committing of an offence under the Act.

(vii) liability for which You are entitled to cover under any other insurance.

Nothing in this extension shall increase Our 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.

5) Defence Costs and Expenses

MGAM Liability Schedule v 1.1
We shall provide cover in respect of all costs and fees and expenses incurred with Our prior written consent in the defence or settlement of any claim for which cover is provided by this insurance including legal expenses:
(a) arising out of representation at any coroner’s inquest or fatal accident enquiry
(b) arising out of the defence of any proceedings in any court in respect of matters which may form the subject of cover 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.
(ii) We shall not be liable for any fines or penalties imposed as a consequence of any such prosecution.
Any consent given by Us 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) or (b) above.
(II) the defence of any such prosecution ceases to be relevant to the defence of any claim for damages for which cover 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 of Liability for the Public Liability Section and the Products Liability Section.

In respect of the Public Liability and Products Liability Sections, if a payment exceeding the amount stated in the Schedule as the Limit of Liability for the Section under which the claim attaches has to be made by You to dispose of the claim Our liability to pay any defence costs in connection therewith shall be limited to such proportion of the defence costs as the Limit of Liability bears to the amount paid to dispose of the claim.

6) Cover for Other Persons
We will also provide cover as if a separate Policy had been issued:
(a) to Your 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 You 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 You or on Your behalf but not any Principal who is located within the United States of America or Canada.
(c) to any owner of plant hired to You 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 Your request to:
(i) any officer or member of Your 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 Your 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 for Your Employees
(ii) any director or partner or Employee of Yours while acting in connection with Your Business in respect of liability for which You would be entitled to cover under this Policy if the claim for which cover is being sought had been made against You provided that:
(i) any persons specified above shall as though they were You 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 Our 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 covered.

7) Food Safety Act 1990 and The Food Safety and Hygiene (England) Regulations 2013
We hereby agree to cover You under the Public Liability and Products Liability Sections for:
(a) costs and expenses incurred with Our written consent.
(b) costs and expenses awarded against You in connection with a prosecution including (where Counsel advises such an appeal would have reasonable prospects of success) any appeal against a conviction resulting from a prosecution as a result of an alleged offence under Part II of the Food Safety Act 1990 and similar legislation under The Food Safety and Hygiene (England) Regulations 2013 which occurs during the Period of Insurance and where the circumstances of the alleged offence may be the subject of cover under this Policy.

We shall not provide cover:
(a) for any fines or penalties imposed on You.
(b) for the amount stated in the Schedule as being the Excess for the applicable Section.
(c) where the prosecution results from a deliberate management decision, act or omission and which would knowingly or could reasonably have been expected by You to result in a liability or the committing of an offence under the Act.

Nothing in this extension shall increase Our 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.

8) Health and Safety at Work etc Act 1974
We hereby agree to cover You for:
(a) costs and expenses incurred with Our written consent.
(b) costs and expenses awarded against You or a director or Employee of Yours

MGAM Liability Schedule v 1.1
in connection with a prosecution including (where Counsel advises such an appeal would have reasonable prospects of success) any appeal against a conviction resulting from a prosecution as a result of an alleged offence occurring during the **Period of Insurance** under sections 2-8 of the Health and Safety at Work Act 1974 or the Construction (Design & Management) Regulations 2015 or equivalent safety legislation of Great Britain Northern Ireland the Channel Islands or the Isle of Man.

We shall not provide cover:
(a) for any fines or penalties imposed on **You**.
(b) for the amount stated in the **Schedule** as being the Excess for the applicable **Section**.
(c) where the prosecution results from a deliberate management decision, act or omission and which would knowingly or could reasonably have been expected by **You** to result in a liability or the committing of an offence under the Act.

Nothing in this extension shall increase **Our** 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.

9) Manslaughter and Culpable Homicide

We hereby agree to cover **You** for:
(a) costs and expenses incurred with **Our** written consent
(b) costs and expenses awarded against **You** or a **director** or **Employee** of **Yours**

in connection with a prosecution including (where Counsel advises such an appeal would have reasonable prospects of success) any appeal against a conviction resulting from a prosecution as a result of an alleged offence occurring during the **Period of Insurance**:
(a) of manslaughter or culpable homicide or
(b) of corporate manslaughter or corporate homicide under the Corporate Manslaughter and Corporate Homicide Act 2007 and where the circumstances of the alleged offence may be the subject of indemnity under this Policy

We shall not provide cover:
(a) for any fines or penalties imposed on **You**.
(b) for the amount stated in the **Schedule** as being the Excess for the applicable **Section**.
(c) where the prosecution results from a deliberate management decision, act or omission and which would knowingly or could reasonably have been expected by **You** to result in a liability or the committing of an offence under the Act.

Nothing in this extension shall increase **Our** 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.
GENERAL EXCLUSIONS
The following Exclusions apply to all Sections of this Policy unless stated otherwise.

We shall not provide cover:

1) 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

(c) legal costs and expenses

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.

2) 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 legal costs and expenses 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.

In respect of the Employers’ Liability Section this exclusion shall only apply in respect of the liability of any Principal or liability assumed under the terms of an agreement which would not have attached in the absence of such agreement.

3) Date Recognition

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 or

(b) legal liability of whatsoever nature directly or indirectly caused by or contributed to by or consisting of or arising from the

failure of any:

(i) computer Data processing equipment or media Microchip integrated circuit or similar device or

(ii) other equipment or System for processing, storing or retrieving Data or

(iii) computer software

whether Your Property or not to:

(A) recognise correctly any date as its true calendar date.

(B) capture, save, retain or correctly manipulate, interpret or process any data, information, command or instruction as a result of treating any date otherwise than as its true calendar date.

(C) capture, save, retain or correctly process any data as a result of the operation of any programmed command which causes the loss of data or the inability to capture, save, retain or correctly process such data on or after any date.

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

4) Loss of Electronic Data

under this Policy 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 consisting of or arising from any damage, destruction, distortion, erasure, corruption or alteration of Electronic Data arising from any cause whatsoever (including but not limited to Virus) or any loss of use, reduction in functionality, cost or expense of whatsoever nature relating thereto or resulting therefrom regardless of any other cause or event contributing concurrently or in any sequence to the damage, destruction, distortion, erasure, corruption, alteration ,reduction, cost or expense.

Provided that this Policy exclusion shall not apply to the cover provided under the Public Liability and Products Liability Sections for Your legal liability in respect of accidental:

(i) Bodily Injury to any person.

(ii) wrongful arrest, wrongful detention, false imprisonment or malicious prosecution.

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

5) 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
(c) legal costs and expenses
ciaused by resulting from or in connection with:
(i) any act of Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to this loss.
(ii) any action taken in controlling preventing suppressing or in any way relating to the act of Terrorism.
If We allege 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 You.
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.

6) 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 Us to any sanction, prohibition or restriction under the United Nations resolutions or the trade or economic sanctions laws or regulations of the European Union, United Kingdom or United States of America.

7) Bona-Fide Sub Contractors
for liability directly or indirectly arising from or in connection with duties undertaken by bona fide subcontractors working on Your behalf unless all of the following measures are adhered to:
(a) You have established, maintain and record an administrative procedure for obtaining evidence that bona fide subcontractors effect Employers', Public and Products Liability insurance and that such insurance:
(i) provides an indemnity for all duties undertaken by the bona fide subcontractor.
(ii) contains a provision granting indemnity to any Principal.
(iii) contains Limits of Liability which are not less than those provided by this insurance.
(b) You have established, maintain and record an administrative procedure for checking that the insurance of the bona fide subcontractor remains in force for the duration of the contract.
GENERAL CONDITIONS
The following Conditions apply to all Sections of this Policy unless stated otherwise.

1) 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 We 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.
This condition does not apply to the Essential Business Legal Section.

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

3) Fraud
If You make a fraudulent claim under this Policy We shall not be liable to pay You any sums in respect of the fraudulent claim.
We may recover from You any sums that We have already paid to You in respect of the fraudulent claim. We may by notice to You treat this Policy as terminated with effect from the date of Your fraudulent act.
This condition does not apply to the Essential Business Legal Section.

4) Cancellation
We may cancel this Policy at any time by providing You with 14 days notice of cancellation by recorded delivery letter to Your last known Business 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 We have 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 Us
You 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 has 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 You must return to Us any current certificate of insurance that has been issued to You as a statutory requirement to provide evidence of cover.

5) Claims (Subrogation)
You and any claimant under this Policy shall at Our 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 Us for the purpose of enforcing any rights and remedies or of obtaining relief or recourse from other parties to which We shall be or would become entitled or subrogated upon Our making a payment under this Policy whether such acts and things shall be or become necessary or required before or after We make such payment.

6) 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 You.
At all times You will allow Us to inspect such record and shall supply such particulars as We may require within one month from the expiry of each Period of Insurance and the premium shall thereupon be adjusted by Us subject to any Minimum Premium as stated in the Schedule being retained by Us.
At Our request You shall supply an auditors certificate in support of such particulars. If You fail to supply such particulars within the period stated by Us We shall be entitled to make a reasonable estimate of such particulars and adjust the premium accordingly.

7) Reasonable Precautions
You shall take all reasonable precautions:
(a) to prevent any occurrence which may give rise to a claim under this Policy.
(b) to maintain Your premises and machinery and everything used in Your 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.

8) Rights of Third Parties
A person or company 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.

9) Assignment
You shall not assign any of the rights or benefits under this Policy and/or any Section of this Policy without Our prior written consent.
We 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.