

Policy wording

The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Business activity

The activities shown in the schedule, which you perform in the course of your business.

Defence costs

Costs incurred with our prior written agreement to investigate, settle or defend a claim against you.

Retroactive date

The date stated as the retroactive date in the schedule.

You/your

Also includes any person who was, is or during the **period of insurance** becomes **your** partner or director or senior manager in actual control of **your** operations.

What is covered

Claims against you

If during the **period of insurance**, and as a result of **your business activity** on or after the **retroactive date** within the **geographical limits**, any party:

- 1. brings a claim against you for:
 - negligence or breach of a duty of care arising from the performance of any design or specification, feasibility study, technical information calculation or survey performed by you or on your behalf by sub-contractors;
 - infringement of intellectual property rights including copyright, trademark or moral rights or any act of passing-off;
 - breach of confidence or misuse of any information, which is either confidential or subject to statutory restrictions on its use;
 - d. failure to warn that there is a deficiency in any design undertaken by another party; or
- refers a dispute arising directly from matters covered above to adjudication under the Housing Grants Construction and Regeneration Act 1996 or any similar or successor legislation;

we will indemnify you against the sums you have to pay as compensation.

We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.

Potential claims capable of rectification

If a problem arises which is capable of being rectified but which, if left, is likely to lead to a claim against **you** which would be covered by this section, **we** will pay the expenses **you** reasonably and necessarily incur with **our** prior written consent in rectifying the problem to avoid the claim. **We** will only do this if **we** agree that these expenses are less than the amount of a potential claim. It is for **you** to satisfy **us** that **you** would be acting reasonably in seeking to rectify the problem in this way. If, following rectification, a claim is still brought against **you**, **we** will deal with it but **our** total payment, including what **we** have already paid, will not exceed the limit of indemnity shown in the schedule.

Your own losses

Loss of documents

If during the **period of insurance** any document, information or data of **yours** which is necessary for the performance of **your business activity** is lost, damaged or destroyed while in **your** possession, **we** will pay the reasonable expenses **you** incur with **our** prior written consent in restoring or replacing it. The most **we** will pay for the total of all such expenses is the relevant amount shown in the schedule.

Criminal proceedings

If you are charged with a criminal offence during the period of insurance under a statute or regulation that applies to your business, we will pay the reasonable costs incurred with our prior written consent to defend you if, in our opinion, a successful defence may avoid a claim which would be covered by this section.



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What is not covered

A. We will not make any payment for any claim or part of a claim or loss directly or indirectly due to:

Matters specific to your business

- 1. any investment of, or direct advice on the investment of, client funds.
- any operation or administration of any pension or employee benefit scheme or trust fund, or the sale or purchase of or dealing in any stocks, shares or securities or the misuse of any information relating to them, or any breach of any legislation or regulation related to these activities.
- 3. any design, specification, feasibility study, technical information calculation or survey which is not carried out by or under the direct supervision of a properly qualified engineer, architect, surveyor, quantity surveyor or other person with five years' practical experience of such activity unless notified to **us** and agreed by **us** in writing.
- 4. a. **your** or **your** sub-contractor's defective workmanship, or any defective materials **you**, **your** sub-contractor or a third-party have supplied;
 - your or your sub-contractor's failure to supervise the work you or any sub-contractor have carried out.
- any work performed by a specialist, designer or consultant working for you as a subcontractor where:
 - a. **you** have not taken reasonable steps to ensure that the sub-contractor has, and maintains, professional indemnity insurance with a reputable insurer; and
 - there is no written contract between you and the sub-contractor which is subject to English or Scottish law.
- 6. any overcharging of fees or commission by you.
- 7. **your** failure to obtain and maintain adequate insurance for a project.
- 8. **your** failure to obtain and maintain adequate financing for a project.
- 9. your failure to account for any money received.
- 10. your provision of estimates for construction costs.
- your insolvency or financial difficulties or the insolvency or financial difficulties of any sub-contractor.
- 12. any pollution or contamination, including noise, electromagnetic fields, radiation and radio waves.
- 13. transmission of a computer virus.
- 14. any liability for any breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation.
- any infringement, use or disclosure of a patent, or any use, disclosure or misappropriation of a trade secret.

Contractual liabilities and collateral warranties

- 16. your agreement to take on any legal liability under any express agreement, warranty, indemnity, waiver or guarantee, unless:
 - a. you would be liable even if you had not given any such agreement, warranty, indemnity, waiver or guarantee; or
 - b. the liability arises from a collateral warranty or duty of care agreement.

In either case we will not indemnify you for any liability arising from:

- i. any fitness for purpose guarantee;
- any greater or longer lasting benefit than that given to the party with whom you originally contracted;
- iii. any express guarantee, contractual penalty or liquidated damages;
- iv. your agreement to exercise a standard of care greater than would normally be expected in your profession.

Joint ventures

17. activities carried out in the name of a consortium, joint venture or profit-sharing scheme in which **you** are a party.



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Matters insurable elsewhere

- 18. anyone's employment with or work for **you**, or any breach of an obligation owed by **you** as an employer.
- 19. any discrimination, harassment or unfair treatment.
- 20. the death of or any bodily or mental injury or disease suffered by:
 - a. anyone employed by or working for **you** and arising out of their work for **you**;
 - anyone else, unless arising directly from any design, specification, feasibility study, technical information calculation or survey performed by you or on your behalf by sub-contractors.
- 21. the loss, damage or destruction of any tangible property:
 - a. other than documents in your care, custody or control in connection with a business activity for a client; or
 - unless arising directly from any design, specification, feasibility study, technical information calculation or survey performed by you or on your behalf by a subcontractor

This clause does not apply to **your** own loss under the Loss of documents cover in **What** is **covered**.

- 22. the loss, damage or destruction of any bearer bonds, coupons, share certificates, stamps, money or other negotiable paper.
- 23. any personal liability incurred by a director or officer of yours when acting in that capacity or managing your business, or a breach of any fiduciary duty, or any statement, representation or information concerning you or your business contained in your accounts, reports or financial statements.

Deliberate, reckless or dishonest acts

24. any act, breach, omission or infringement **you** deliberately, spitefully, dishonestly or recklessly commit, condone or ignore.

Pre-existing problems

25. any shortcoming in your work or that of your sub-contractor, or any dispute in connection with a contract which could lead to a claim or criminal proceedings being made against you, which you knew about, or ought reasonably to have known about, before the start of the period of insurance.

Date recognition

26. date recognition.

War, terrorism and nuclear

27. war, terrorism or nuclear risks.

Asbestos

28. asbestos risks.

B. We will not make any payment for:

Claims brought by a related party

 any claim brought by an insured within the definition of you or any party with a financial, executive or managerial interest in you, including any parent company or any party in which you have a financial, executive or managerial interest, including any subsidiary company. This does not apply to a claim based on a liability to an independent third-party directly arising out of the performance of your business activity.

Adjudication costs

- 2. a claim referred to adjudication under the Housing Grants Construction and Regeneration Act 1996, or any similar or successor legislation, where **your** contract with **your** client failed to provide that:
 - a. an adjudicator will be appointed to resolve any disputes under the contract;
 - b. the adjudicator is independent of the parties to the dispute;
 - c. the decision of the adjudicator is not the final determination of the dispute;
 - the adjudicator cannot reach a decision on commercial considerations as opposed to the legal liabilities and obligations of the parties in dispute.

Restricted recovery rights

3. that part of any claim where **your** right of recovery is restricted by any contract.

Lost profit and VAT

4. **your** lost profit, mark-up or liability for VAT or its equivalent.

Trading losses

any trading loss or trading liability including those arising from the loss of any client, account or business.



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Non-compensatory payments

- fines and contractual penalties, tax liabilities or debts, aggravated, punitive or exemplary damages, and also additional damages under section 97(2) of the Copyright, Designs and Patents Act 1988 or any statutory successor to that section.
- 7. any costs awarded against **you** as a result of criminal proceedings.

Claims outside the applicable courts

8. any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.

This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.

How much we will pay

The most **we** will pay for the total of all claims, their **defence costs** and any mitigation and criminal proceedings **defence costs** combined is the single limit of indemnity shown in the schedule, irrespective of the number of claims, unless limited below or in the schedule. **You** must pay the relevant **excess** for each claim including costs.

Paying out the limit of indemnity

At any stage of a claim **we** can pay **you** the applicable limit of indemnity or what remains after any earlier payment from that limit. **We** will pay **defence costs** already incurred at the date of **our** payment. **We** will then have no further liability for that claim or its **defence costs**.

Your obligations

If a problem arises

We will not make any payment under this section:

- unless you notify us promptly of the following within the period of insurance or at the latest within 14 days after it expires for any problem you first become aware of in the seven days before expiry:
 - a. your first awareness of a shortcoming in any work for a client which is likely to lead
 to a claim against you. This includes any criticism of your work even though
 regarded by you as unjustifiable.
 - If **we** accept **your** notification **we** will regard any subsequent claim as notified to this insurance:
 - b. any claim or threatened claim against you;
 - c. your first awareness of any actual or threatened criminal proceedings against you.
- 2. if, when dealing with your client or a third-party, you admit that you are liable for what has happened or make any offer, deal or payment, unless you have our prior written agreement. You must also not reveal the amount of cover available under this insurance, unless you had to give these details in negotiating a contract with your client or have our prior written agreement.
- 3. unless, during an adjudication, **you** comply with any request, direction or timetable of the adjudicator.
- unless you start, at our expense, any court or arbitration proceedings which we reasonably require to challenge, re-open or stay the enforcement of an adjudication decision.

Control of defence

We have the right, but not the obligation, to take control of and conduct in your name, the investigation, settlement or defence of any claim. If we think it necessary we will appoint an adjuster, solicitor or any other appropriate person to deal with the claim. We may appoint your own solicitor but on a similar-fee basis as our solicitor and only for work done with our prior written approval. Proceedings will only be defended if there is a reasonable prospect of success and taking into account the commercial considerations of the costs of defence.



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Notification for adjudication

In view of the strict timetable relating to an adjudication **you** must notify **us** by electronic mail within two (2) working days of **your** receipt of any notice of an intention to adjudicate, or of **your** intention to serve such a notice which may lead to a claim against **you** being dealt with by adjudication.

You should make this notification directly to us, and not through your broker, by telephone or email to:

Hiscox Liability Claims Team Telephone: 0845 213 8899 Email: liability.claims@hiscox.com.

We will not indemnify you under this insurance unless you comply with the above.