

The General terms and conditions and the following terms and conditions all apply to this section. Cover under this section is given on an aggregate basis unless otherwise specified.

Any third party domiciled in the United Kingdom of Great Britain and Northern Ireland, the		
Any third party domiciled in the United Kingdom of Great Britain and Northern Ireland, the		
Channel Islands, the Isle of Man or Gibraltar, including but not limited to any printer, distributor, purchaser, exhibitor or licensee, that distributes, prints, disseminates, displays or broadcasts your media content, including but not limited to any films, music, television programmes, books, magazines, or newspapers falling within your business activity .		
Advertising, publicity, or promotion in or of your products or services, including social media and online.		
The courts of competent jurisdiction in those countries stated as the applicable courts in the schedule.		
The activities stated in the schedule, which you perform in the course of your business.		
Any written assertion of liability or any written demand for financial compensation or injunctive relief first made against you within the applicable courts .		
Any person or entity with whom you have contracted to provide services or deliverables that expressly fall within your business activity .		
All reasonable and necessary lawyers' and experts' fees and legal costs incurred with our prior written agreement in investigating, settling, defending, appealing or defending an appeal against a covered claim but not including any overhead costs, general business expenses, salaries, or wages incurred by you or any other person or entity entitled to coverage under this section.		
An individual performing employment duties solely on your behalf in the ordinary course of your business activity and who is subject to your sole control and direction and to whom you supply the instruments and place of work necessary to perform such business activity . You and your independent contractors will not be treated as employees under this section.		
Any financial harm caused to your business.		
Any form or method of communication, including:		
 Linear, digital, satellite, radio, cable, online, social, podcast, on demand, webcast, or streaming; and 		
2. print, electronic or audio formatting.		
1. Any data relating to a living individual who can be identified from that data; or		
 any sensitive personal data as defined in the Data Protection Act 1998 or any similar or successor legislation. 		
Any pollution or contamination, including noise, electromagnetic fields, radiation and radio waves.		
Anything likely to lead to a claim covered under this section.		
The date stated as the retroactive date in the schedule. For any subsidiary acquired by you during the period of insurance the retroactive date will be the date of acquisition.		
An entity domiciled in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or Gibraltar:		
 that has been identified in your proposal for this policy and of which you own more than 50% of the book value of the assets or of the outstanding voting rights as of the first day of the period of insurance; or 		



Professional indemnity for multimedia companies

Including television and radio broadcasters; book, news, magazine, and trade press publishers; online broadcasters and publishers; distributors; content libraries **Policy wording**

You/your

- which you acquire during the period of insurance where the turnover at the date of acquisition is less than 20% of your turnover and the acquired entity's business activity and the nature and genre of the content it broadcasts or publishes, is the same as yours.
 Also includes:
- 1. any person who was, is or during the **period of insurance** becomes **your** partner, director, trustee, in-house counsel or senior manager in actual control of **your** operations; and
- 2. any **subsidiary**, including any person who was, is or during the **period of insurance** becomes the partner, director, trustee or in-house counsel of any **subsidiary** or any senior manager in actual control of its operations.

What is covered

Claims against you	If during the period of insurance , and as a result of your business activity or advertising in any medium on or after the retroactive date within the geographical limits , any party brings a claim against you for any actual or alleged:		
Intellectual property infringement	1.	intellectual property infringement (but not any patent infringement or trade secret misappropriation), including but not limited to:	
		 a. infringement of copyright, trademark, trade dress, publicity rights, moral rights or design rights; 	
		b. cyber-squatting violations;	
		c. any act of passing-off;	
		d. misappropriation of formats, characters, trade names, character names, titles, plots, musical compositions, voices, slogans, graphic material or artwork;	
Negligence	2.	negligence or breach of any duty to use reasonable care and skill, including but not limited to negligent publication, negligent broadcast, negligent misstatement, negligent misrepresentation or negligent loss of or damage to any third-party document, data or information for which you are responsible;	
Breach of confidentiality	3.	breach of any duty of confidence, invasion of privacy, or violation of any other legal protections for personal information;	
Defamation	4.	defamation, including but not limited to libel, slander, trade libel, product disparagement, or malicious falsehood;	
Dishonesty	5.	dishonesty of employees , sub-contractors or self-employed freelancers directly contracted to you or under your supervision;	
Plagiarism	6.	plagiarism or breach of an implied-in-fact or implied-in-law contract based on your use of a third-party's creative idea;	
Correct attribution	7.	failure to give credit or correct attribution of authorship in accordance with any agreement to which you are a bound signatory;	
Breach of licence	8.	breach of a licene you have acquired to use a third party's trademark and/or copyrighted material, but only to the extent your use inadvertently exceeds express limitations in the licence regarding the territory, duration, or media in which the material may be used and only if such breach is asserted in conjunction with and based on the same factual allegations as a claim for intellectual property infringement in 1. above;	
Emotional distress	9.	emotional distress or outrage based on harm to the character or reputation for any person or entity;	
Civil liability	10.	any other civil liability,	
	us t to s	ess excluded under What is not covered below, we will pay the amount agreed by you and through good faith negotiation, mediation or some other form of alternative dispute resolution ettle a claim or the amount to satisfy a judgment or arbitration award against you including judgment or award ordering the payment of claimant's lawyers fees and costs.	
	We	will also pay defence costs, but we will not pay costs for any part of a claim not covered	



by this section.



Sub-contractors or selfemployed freelancers

Network security and personal data events

Payments toward claims against additional insureds

Payments toward claims against your employees, subcontractors or self-employed freelancers

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We will indemnify you against any claim falling within the scope of What is covered, Claims against you, which is brought as a result of **business activity** undertaken on your behalf by any sub-contractor or self-employed freelancer.

We will also indemnify you if, during the period of insurance and as a result of your business activity or advertising, a claim is brought against you for any actual or alleged:

- 1. transmission of malicious software including, but not limited to, a computer virus, worm, logic bomb or trojan horse;
- 2. denial of service attack against a third-party;
- 3. unauthorised acquisition, access, use, or disclosure of **personal data** or confidential corporate information that is held or transmitted in any form; or
- 4. prevention of authorised electronic access to any computer system, **personal data** or confidential corporate information.

Subject to **your** written request following **your** review of a claim against an **additional insured** as defined in this section, if a claim is made against an **additional insured** that directly and solely arises from any **business activity** performed by **you** or on **your** behalf, **we** will defend the **additional insured** as if it were **you**, but only if **you** contracted in writing to indemnify the **additional insured** for such claim prior to it first being made against it. The only payments **we** will make toward a claim against an **additional insured** are payments to which **you** would be entitled under this section of the **policy** if the same claim had been made against **you**.

We will not make any payment for any claim or part of a claim against an additional insured that:

- arises out of any matter that prior to the first day of the period of insurance (or if this policy is a renewal then prior to the first date of the first policy issued to you by us and from which the current policy forms an unbroken chain of successive policies issued to you by us), you knew or reasonably ought to have known would be likely to lead to a claim against you or the additional insured;
- relates in whole or in part from an additional insured's admission of liability in a proceeding or otherwise;
- 3. relates in whole or in part from an **additional insured's** refusal to co-operate with the defence of a **claim**; or
- 4. arises out of any material created by an **additional insured** or any act error or omission committed by the **additional insured**.

However, **we** will not refuse cover for payments toward a claim against an **additional insured** due to any failure by **you** to comply with **Your obligations**, If a problem arises, where the failure is solely attributable to the **additional insured's** failure to notify **you** as soon as practicable of the claim.

Subject to **your** written request following **your** review of a claim against an **employee**, **your** sub-contractor or self-employed freelancer, if a claim is made such a party that directly and solely arises from any **business activity** performed by **you** or on **your** behalf, including any **business activity** performed on such party's social media pages, **we** will defend the **employee**, sub-contractor or self-employed freelancer as if it were **you**, if **you** request **us** to do so. The only payments **we** will make toward a claim against such party are payments to which **you** would be entitled under this section of the **policy** if the same claim had been made against **you**.

We will not make any payment for any claim or part of a claim against any party that:

 arises out of any fraudulent, dishonest, malicious or criminal conduct intended to cause harm to another person or business (but not in respect of a defamation claim), or any knowing or wilful violation of a law, whether committed by the employee, sub-contractor or self-employed freelancer or committed by another whose conduct or violation of the law the employee, sub-contractor or self-employed freelancer ratified or actively condoned, or any act such party knew, at the time he or she performed it, would give rise to a claim.

However, this exclusion will not apply unless:

- i. such conduct or wilful violation of the law has been established by a final adjudication in any judicial, administrative, or alternative dispute resolution proceeding;
- ii. such conduct or wilful violation of the law has been established by such party's



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admission in a proceeding or otherwise; or

iii. you or we discover evidence of such conduct or wilful violation of the law,

at which time **you** shall reimburse **us** for all payments made by **us** in connection with such conduct or wilful violation of the law and all of **our** duties in respect of that entire claim shall cease;

- 2. arises out of any matter that prior to the first day of the **period of insurance** (or if this **policy** is a renewal then prior to the first date of the first policy issued to **you** by **us** and from which the current **policy** forms an unbroken chain of successive policies issued to **you** by **us**), **you** knew or reasonably ought to have known would be likely to lead to a claim against **you** or the **employee**, sub-contractor or self-employed freelancer;
- 3. relates in whole or in part from the **employee's**, sub-contractor's or self-employed freelancer's admission of liability in a proceeding or otherwise; or
- 4. relates in whole or in part from an **employee's**, sub-contractor's or self-employed freelancer's refusal to co-operate with the defence of a claim.

However, **we** will not refuse cover for payments toward a claim against **your employee**, sub-contractor or self-employed freelancer due to any failure by **you** to comply with **Your obligations**, If a problem arises, where the failure is solely attributable to such party's failure to notify **you** as soon as practicable of the claim.

If during the period of insurance , and in the performance of your business activity within the geographical limits , you discover a loss from the dishonesty of your employees , sub-contractors or self-employed freelancers directly contracted to you and under your supervision, where there was a clear intention to cause you loss or damage and to obtain a personal financial gain over and above any salary, bonus or commission, we will indemnify you against your direct financial loss, provided the loss was suffered on or after the retroactive date .
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 in the schedule.
We will pay any reasonable legal costs incurred by you to quash or challenge the scope of any order of a court of England or Wales ordering you to disclose or produce any information or material gathered, acquired, collected, created or compiled by you for the purposes of the creation, production or dissemination of content in the performance of your business activity .
If during the period of insurance , a Police Information Notice (PIN) is issued against your employee , sub-contractor or freelancer as a direct result of the performance of your business activity and you reasonably believe that the PIN was served without merit, we will pay the reasonable legal costs incurred with our prior written agreement to challenge the validity of the PIN.
If you have to withdraw and destroy your publication as a result of a civil court order, we will pay the reasonable costs incurred with our prior written agreement in withdrawing and destroying that publication.
If a third party alleges in writing during the period of insurance that you have committed copyright or trademark infringement in the performance of your business activity after the retroactive date , we will pay the reasonable legal costs incurred by you exceeding the amount of the excess that you incur to prosecute your own declaratory relief action.
If, after such allegations are made and after you have filed a declaratory relief action directly in response to those allegations, the third party files a counterclaim against you alleging copyright or trademark infringement, we will cover you in respect of such counterclaim if it would be covered under the terms of this section had the same allegations been brought against you as a separate claim .
If any person within the definition of you , or any employee , has to attend court as a witness in connection with a claim against you covered under this section, we will pay you the amount



compensation	stated in the schedule as compensation for each day or part of a day that their attendance is required by us . The most we will pay for the total of all court attendances is the amount stated in the schedule.		
What is not covered	Α.	We will not make any payment for any claim or loss or part of any claim or loss directly or indirectly due to:	
Contractual liability	1.	any liability under contract.	
Injury	2.	any death of or any bodily or mental injury or disease suffered or alleged to be suffered by anyone. However this exclusion does not apply to any part of any claim seeking damages for mental anguish or distress where such damages solely stem from a covered claim for defamation, breach of privacy, negligent publication or negligent broadcast.	
Property damage	3.	loss, damage or destruction or loss of use of any tangible property.	
		However this exclusion does not apply to any:	
		a. claim for alleging or arising from damage to electronic data;	
		b. loss directly arising from any document of yours which is necessary for the performance of your business activity and which is lost, damaged or destroyed while in your possession.	
Government investigation/ enforcement	4.	any governmental enforcement of any legislation, regulation or order from any regulatory authority.	
		However, this exclusion shall not apply to any otherwise covered claim from a national, local, federal, state or foreign government, agency or entity that is a client and has asserted the claim in its capacity as a client and not in its official governmental capacity.	
Patent/trade secret	5.	any actual or alleged infringement, use, or disclosure of a patent, or any use, disclosure or misappropriation of a trade secret.	
Infrastructure interruption	6.	any failure or interruption of service provided by an internet service provider, telecommunications provider, utility provider or other infrastructure provider except to the extent you provide those services as part of your business activity .	
Stocks, accounts, taxation	7.	any:	
and fiduciary		 a. liability or breach of any duty or obligation owed by you regarding the sale or purchase of any stocks, shares, or other securities, or the misuse of any information relating to them, including breach or alleged breach of any related legislation or regulation; 	
		 b. liability or breach of any duty or obligation owed by you regarding any statement or representation (express or implied) contained in your accounts, reports or financial statements, or concerning your financial viability; 	
		c. violation of any taxation, competition, restraint of trade or anti-trust law or regulation;	
		d. breach of any fiduciary duty owed by you .	
Pension and employee benefit schemes	8.	any liability or breach of any duty or obligation owed by you in connection with the operation or administration of any health, pension or employee benefit scheme, plan, trust or fund.	
Insolvency	9.	your insolvency or the insolvency of your suppliers.	
Sweepstakes, gambling or lotteries	10.	your provision of any sweepstakes, gambling activities or lotteries.	
Land, animals and vehicles	11.	the ownership, possession or use of any land, building, animal, aircraft (including any drone or small unmanned aerial vehicle), watercraft or motor vehicle.	
Negotiable instruments	12.	the loss, damage or destruction of any bearer bonds, coupons, share certificates, stamps, money or other negotiable paper.	
Employees	13.	anyone's employment with you or any breach of an obligation owed by you as an employer.	



Discrimination	14.	any discrimination, harassment or unfair treatment, unless arising directly from any
		content or material disseminated by you or on your behalf in the performance of a business activity . This exclusion does not apply to Police Information Notice costs.
Directors and officers' liability	15.	any liability or breach of any duty or obligation owed to you or your shareholders by any of your directors, officers, trustees or board members, including but not limited to any:
		a. allegation of insider trading;
		b. breach of any duty of corporate loyalty;
		 c. liability for any statement, representation or information concerning you or your business contained in your accounts, reports or financial statements.
Personal liability	16.	any personal liability incurred by any director, officer, trustee, or board member of yours when acting in that capacity or managing your business other than when performing a business activity for a client or advertising .
Dishonest or criminal conduct	17.	any fraudulent, dishonest, malicious or criminal conduct intended to cause harm to another person or business (but not in respect of a defamation claim), or any knowing or wilful violation of a law, whether committed by you or committed by another whose conduct or violation of the law you have ratified or actively condoned, or any act you knew, at the time you performed it, would give rise to a claim or loss .
		However, this exclusion will not apply unless:
		 such conduct or wilful violation of the law has been established by a final adjudication in any judicial, administrative, or alternative dispute resolution proceeding; or
		 such conduct or wilful violation of the law has been established by your admission in a proceeding or otherwise; or
		c. you or we discover evidence of such conduct or wilful violation of the law,
		at which time you shall reimburse us for all payments made by us in connection with such conduct or wilful violation of the law and all of our duties in respect of that entire claim shall cease.
Reckless conduct	18.	any conduct committed in reckless disregard of another person or business' rights, but not in respect of a defamation claim .
Pre-existing problems	19.	anything, including any potential claim or any actual or alleged shortcoming in your work, likely to lead to a claim or loss , which you knew or ought reasonably to have known about before we agreed to insure you .
War, terrorism and nuclear	20.	war, terrorism or nuclear risks.
Asbestos	21.	asbestos risks.
Pollution	22.	pollution.
Payment owed under licence	23.	any payment owed to a licensor under a licence.
	-	However, this exclusion does not apply to a claim for breach of any copyright or infringement of a trademark, which results in a damage award that is measured by the amount a claimant would have received had you paid for a licence to use the claimant's infringed work or mark.
Misleading advertisements	24.	any false or misleading advertisement about your products or services that is published or broadcast to the general public or a specific marketing segment for the purpose of promoting any aspect of your business .
		However, this exclusion does not apply to a claim based on your unauthorised use of another's trademark.
Malicious code	25.	any self-replicating, malicious code that was not specifically targeted to your system.
		However, this exclusion does not apply to a claim for negligent transmission of a virus .
	В.	We will not make any payment for:



1.	any claim brought by any person or entity falling 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.
	However, 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 .
2.	any claim made against you by any person or entity that you currently employ or formerly employed, including but not limited to employees , sub-contractors or self-employed freelancers.
	However, this exclusion will not apply to any part of any claim:
	 a. solely based on business activity performed when such person or entity was not working for you; or
	based on a liability to an independent third-party directly arising out of the performance of your business activity.
	However, this exclusion shall not apply to any otherwise covered claim from an employee , subcontractor or self-employed freelancer that is brought entirely independently of that party's position as your employee , subcontractor or self-employed freelancer.
3.	punitive or exemplary damages, which you are legally obliged to pay. However we will pay an award of such damages if insurable in the jurisdiction where such award was first ordered.
4.	criminal, civil, or regulatory sanctions, fines, penalties, disgorgement of profits, treble damages or multiple damages which you are legally obliged to pay, including but not limited to those imposed by any national, local, federal, state or foreign governmental body or by the Mechanical Copyright Protection Society (MCPS), Performing Rights Society (PRS) Alliance, American Society of Composers Authors and Publishers (ASCAP), Broadcast Music Inc. (BMI), Society of European Stage Authors and Composers (SESAC), or any other similar licensing organisation.
5.	any claim, including arbitration, brought outside the 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 .
6.	any trading loss or trading liability including those arising from the loss of any client , account or business.
	 2. 3. 4. 5.

Special condition

Takeovers and mergers extended notification period	In the event that you merge or consolidate with another company, or any party acquires more than 50% of your issued share capital, during the period of insurance you may on payment of an additional premium of 150% of the annual premium request that this section continue in force for a period of 24 months from the expiry date of the current period of insurance . Such extension shall only apply to claims arising from business activity prior to the date of such takeover or merger.
How much we will pay	The most we will pay for the total of all claims , their defence costs , and losses is the overall limit of indemnity stated in the schedule, irrespective of the number of claims or losses , unless limited below or in the schedule. You must pay the relevant excess stated in the schedule.
	Any amounts to be paid by us shall not include or be calculated based on any of your overhead expenses, your liability for debt, taxes, lost costs or profits, salaries or wages, or any future cost of doing business, including but not limited to the cost of any future licence or royalty, or costs of improving your security, or performing audits.
	You must pay the relevant excess stated in the schedule. The excess will only be eroded by the covered part of the claim.



When **we** settle a loss under **Your own losses**, Losses from dishonesty, **we** will deduct any sums **you** owe or the value of any property **you** hold belonging to the perpetrator.

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Losses from dishonesty	The most we will pay for the total of your own losses arising from the dishonesty of your employees , sub-contractors and self-employed freelancers is the relevant amount stated in the schedule which is included within, and not in addition to, the overall limit of indemnity for this section.
Police Information Notice costs	The most we will pay under What is covered , Your own losses , Police Information Notice costs is the amount stated in the schedule which is included within, and not in addition to, the overall limit of indemnity for this section.
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 .
Refusal to reveal a source	The right to payments under this section shall not be prejudiced by your refusal to reveal the identity of a confidential, newsgathering source.

Your obligations		
If a problem arises	1.	We will not make any payment under this section unless you notify us of:
		 any claim made against you or any loss as soon as practicable and within the period of insurance or at the latest within 14 days after the policy expires for any claim or loss you first became aware of in the seven days before expiry;
		b. potential claims under this section, such notification must be as soon as practicable and within the period of insurance or at the latest within 14 days after the policy expires, and must to the fullest extent possible identify the particulars of the potential claim , including identifying any potential claimant, the likely basis for liability, the likely demand for relief and any additional information about the potential claim that we reasonably request. If such a potential claim notification is made to us then we will treat any claim arising from the same particulars as that notification as if it had first been made against you on the date you properly notified us of it as a potential claim , even if that claim is first made against you after the period of insurance has expired;
		c. your discovery, or the existence of reasonable grounds for your suspicion, that any employee or sub-contractor or self-employed freelancer has acted dishonestly, as soon as reasonably practicable.
	2.	You must:
		 ensure that our rights of recovery, including but not limited to any subrogated rights of recovery, against a third-party are not unduly restricted or financially limited by any term in any of your contracts;
		 not admit that you are liable for what has happened or make any offer, deal or payment, unless you have our prior written agreement.
		If you fail to comply with these obligations, we may reduce any payment we make under this section by an amount equal to the detriment we have suffered as a result.

Control of defence

Defence arrangements	This is a duty to defend section. This means that we have the right and duty to defend you against any claim which is covered in its entirety.
Appointment of legal representation	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.



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If a claim which is only partially covered is made against you, we have the right and duty to Partially covered claims defend you, but amounts relating to non-covered parts of claims will be deducted from our final settlement. However, for claims or parts of claims which allege or arise from any infringement, use or disclosure of a patent, or any use, disclosure or misappropriation of a trade secret, we and you agree to allocate all amounts, including defence costs, upon our receipt of the claim or potential claim. We and you agree to use best efforts to determine a fair allocation of covered and noncovered parts of claims. If you and we cannot agree on a fair allocation you and we agree to follow the dispute resolution process in the General terms and conditions of this policy. If a covered or partially covered **claim** is made against **you**, then **we** have the right to appoint suitably qualified legal representation to defend you. We have no duty to defend you against claims where: 1. no part of the claim is covered; or 2. we pay you the limit of indemnity as described in How much we will pay. Paying out the limit of indemnity or if the overall limit of indemnity stated in the schedule has been exhausted. Payment of excess Our duty to make any payment under this section arises only after the applicable excess is fully paid. The excess will only be eroded by the covered parts of a claim.