QBE Crime Insurance



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1 How your policy works

1.1 Parties to this agreement

This **policy** is between **you** (the **insured** shown in the **schedule**) and **QBE** (the **insurer**). This document, together with its **schedule** (including any **schedules** issued in substitution), and any attached endorsements is the **policy** which sets out this insurance. It is a legal contract so please read all of it carefully.

1.2 Words in bold

Other than in the headings, words in bold carry specific meanings which are set out in the General definitions and interpretation **section**.

1.3 Policy structure

Each **section** sets out the extent of cover, how **our** liability to **you** may be limited or excluded and other relevant terms and conditions applicable to that **section**.

The cover provided by each insured **section** is only operative if stated as 'insured' in the **schedule**. Where any **schedule** heading or sub-heading states 'n/a', 'not applicable' or 'not insured' then no cover applies for that item.

Certain terms apply to the whole **policy** and they are set out in:

- a) General exceptions;
- b) How to claim;
- c) General terms and conditions;
- d) General definitions and interpretation; and
- e) Complaints.

Sums insured, limits of indemnity and **sub-limits** are set out in the **schedule** and operate in accordance with the General terms and conditions.

1.4 Your duty of fair presentation

You must make a fair presentation of **your** risk in proposing for, or proposing to vary, this insurance, having conducted a reasonable search of information available to **you**, including information held by third parties. **You** should obtain advice from **your** broker or other suitably qualified persons as to the requirements of a fair presentation.

It is important that **your** disclosure is substantially correct and presented to **us** in a clear and accessible manner.

Incomplete, incorrect or false information may result in any **claim** being rejected, the amount **you** receive being reduced or the whole **policy** being avoided.

1.5 Material changes during the policy period

- **1.5.1** You must notify us within thirty (30) days of any material change to the **insured**, your **business** or the risks insured if indemnity under this insurance is sought in relation to any such change.
- **1.5.2** We shall not indemnify you for any liability arising out of a material change for which indemnity would otherwise have been available under this insurance unless we have provided valid confirmation of cover, whether by an express term of this policy, endorsement, written confirmation or otherwise.

1.6 Policy period and premium

- **1.6.1** We will, in consideration of the payment of the premium and for the **period of insurance**, provide insurance in accordance with the **sections** of the **policy** shown as 'operative' in the **schedule**, subject to the conditions, exceptions and endorsements of the **policy**.
- **1.6.2** If any instalment of premium is not paid and accepted by **us** on or before its payment date shown in the **schedule**, **we** can give written notice to **you** at the address shown on the **schedule** cancelling the policy with effect from the seventh (7th) day after the notice has been served, but that cancellation will be prevented from taking effect and the **policy** will continue if the late premium instalment and any other remaining premium instalments are paid and accepted before the cancellation takes effect. Without prejudice to other forms of service, notice of cancellation is deemed to be served on the third (3rd) day after being posted if sent by pre-paid letter post properly addressed.

- **1.6.3** The annual premium remains due in full if during the current **period of insurance**:
 - a) a claim has been made for which we have made payment;
 - b) a **claim** has been made which is still under consideration;
 - c) an incident has happened which is likely to lead to a **claim** but is yet to be reported to **us**.

Where the annual premium is not paid in full **we** will deduct any outstanding amounts from any claim payment.

1.7 How to claim

You must follow the provisions set out in **section** - 'How to claim' which explain the process and **your** responsibilities.

1.8 Applicable law

Unless agreed otherwise, the law applying to this **policy** is the law of that part of the **United Kingdom** where **your** head office is located on the date cover commences.

If **your** head office is located elsewhere, then unless agreed otherwise, the law applying to this **policy** is the law of England and Wales.

Any dispute or difference between **you** and **us** in connection with this **policy** will be subject to the prior application of clause 'Arbitration' under **section** 'General terms and conditions' and the exclusive jurisdiction of the courts of England and Wales.

1.9 How to complain

Please refer to the section 'Complaints'.

1.10 Your rights including 'cooling off' period

You have the right to cancel the **policy** free of charge and to receive a full refund of premium under this **policy** provided no claims are known or reported by giving written notice within fourteen (14) days from the inception day of the **policy** to **your** insurance adviser at the address shown in their correspondence; or to **us** quoting **your policy** number.

If **you** do not cancel the **policy** within fourteen (14) days from the inception date of the **policy**, the **policy** will continue to its natural expiry, unless **you** or **us** subsequently cancel the **policy**.

Once the **policy** is cancelled **you** will not be entitled to make a claim under this **policy**.

1.11 Signature

In evidence of **our** intention to be bound by this policy, **we** print the signature of **our** Chief Executive Officer.

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2 Section – Crime loss

2.1 Crime loss insuring clause

We agree to indemnify you in respect of loss, first discovered during the period of insurance or discovery period, which arises directly from:

2.1.1 Theft of your money, securities, funds or property theft of your money, tangible securities, property or funds by any employee or by any third party, or by any employee acting in collusion with any third party;

2.1.2 Damage to money or tangible securities criminal damage of money or tangible securities, as a direct result of robbery or safe burglary;

2.1.3 Theft of your clients' money, securities, funds or property

theft of the money, tangible securities, property or funds of any client, for which you are legally liable by any employee or by any third party, or by any employee acting in collusion with any third party.

2.2 Limit of Indemnity

Our liability under this section in respect of any one loss and in the aggregate during any one period of insurance shall not exceed the amount stated as the limit of indemnity in the schedule inclusive of defence costs.

3 Section – Crime costs

3.1 Crime costs insuring clause

We agree to indemnify you in respect of loss covered by insured section – Crime loss and provided such a loss exceeds the excess stated in the schedule, we also agree to pay costs which you incur with our prior written consent in relation to:

3.1.1 Liability costs

defending a claim first brought against **you** during the **period of insurance** by a **client** to establish liability for a **loss** covered by this **policy**:

3.1.2 Vault costs

repairing or replacing a safe or vault damaged as a result of a **theft** or **safe burglary** giving rise to a **loss** covered by this policy;

3.1.3 Data costs

reconstituting **data** lost as a result of a **theft, computer fraud** or **computer violation** giving rise to a **loss** covered by this policy;

3.1.4 Extent of loss costs

establishing the extent of a **loss**, provided the **loss** to which such **costs** relate is covered under this policy;

3.1.5 Property damage costs

replacement or repair cost to **property** as a direct result of **robbery** or **safe burglary** giving rise to a **loss** covered by this policy.

4 General Exceptions

This policy excludes and does not cover any:

4.1 Bodily injury

bodily injury unless arising directly from any **claim** seeking compensatory damages for mental anguish or distress where such damages arise from **claims** covered under this **policy**;

4.2 Change of control

unless otherwise agreed by us, loss caused by an act committed :

- **4.2.1** after the date of commencement of the winding up of **the insured** or the appointment of a receiver, administrative receiver, liquidator or administrator to the **insured**; or
- 4.2.2 after the date of a take-over or merger unless otherwise agreed by us; or
- **4.2.3** prior to the date of acquisition of a **subsidiary** as regards **loss** suffered by such **subsidiary**, or

4.3 Consequential loss

consequential or indirect loss of any kind, including but not limited to any loss of dividends, income or profit not realised by **you** or any other individual or organisation because of a **loss** covered under this **policy**, but not including **interest**. **Costs** covered under this **policy** shall not constitute consequential or indirect loss;

4.4 Data

costs or expenses incurred:

- 4.4.1 to update, improve or redesign the programs or software of **your computer system**;
- **4.4.2** relating to **data** reconstitution if **you** use programs or software without the required licenses or authorisation;
- **4.4.3** relating to the reconstitution of **data** recorded on magnetic or optical media, unless there are analysis files, specifications and backups of software and data held elsewhere than at **your** premises;
- 4.4.4 to enable data to be used by a replacement computer system;
- 4.4.5 by an **employee plan** or **client** relating to **data** reconstitution;

4.5 Excess

The amount of the **excess** as stated in the **schedule**.

The **excess** applies in respect of any one **claim**, **circumstance** or any one occurrence (as stated in the **schedule**), potential **claim** or potential occurrence, including **defence costs** (but not adjusters' fees), as ascertained after the application of all other terms and conditions of this policy

Where, in respect of any one **section** of the **policy**, more than one **excess** could be applied to a **claim**, **circumstance**, occurrence or other matter notified to **us**, only one **excess**, the highest **excess**, will be applied.

4.6 Fines and penalties

fines, penalties, exemplary or punitive damages or the multiplied portion of any damages;

4.7 Kidnap ransom and extortion

loss arising from kidnap or ransom or from extortion (unless the extortion is committed by an **employee**);

4.8 Loss sustained after knowledge

loss caused by an **employee** from the time any **insured** or any of the directors, partners, trustees, officers, or equivalent of any **insured** (not in collusion with such **employee**) has knowledge or information that such **employee** has committed any act or acts of fraud, dishonesty, criminal damage or theft:

- 4.8.1 whilst such employee is in any insured's service; or
- 4.8.2 during the term of such employee's employment with any insured; or
- **4.8.3** prior to an **employee** being employed by any **insured**, provided the act or acts involved **money**, **tangible securities**, **funds** or **property** valued at GBP15,000 or more;

4.9 Loss by natural peril

loss or damage caused to premises caused by physical cause or natural peril, including but not limited to fire, **storm**, wind, water, **flood**, subsidence, or earthquake, that results in physical damage to property;

4.10 Major shareholder 20%

loss involving any person participating in the **theft** who, at the time of committing an act which results in a **loss** covered by this policy, owns or controls more than twenty percent (20%) of the issued share capital of any **insured**;

4.11 Nuclear hazards

arising directly or indirectly from nuclear hazards;

4.12 **Profit and loss / inventory calculation**

loss, the proof of which is dependent solely upon a:

- **4.12.1** profit and loss computation or comparison; or
- **4.12.2** comparison of inventory records with an actual physical count.

However, where **you** can prove independently of such comparisons that a **loss** has occurred for which an identified **employee** was responsible, inventory records and actual physical count of inventory can be submitted as supporting the documentation of such a **loss**;

4.13 **Proprietary information**

loss arising directly or indirectly from the obtaining of any confidential information, including but not limited to computer programs, copyright, customer information, patents, trademarks or trade secrets unless it results from **loss** otherwise covered by Insured **section** – Crime loss;

4.14 Social Engineering Fraud

Loss arising from **Social Engineering fraud communication**.

4.15 Trading

loss arising from any trading or dealing in currencies, commodities, derivatives, foreign exchange, futures, options, securities, warrants and the like, unless such **loss** is covered under clause 2.1 and results in an **employee** making improper financial gain for themselves or for any other individual or organisation intended by such **employee** to receive such benefit;

4.16 War and terrorism

loss directly or indirectly arising out of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, terrorism, military or usurped power or confiscation or nationalisation or requisition of or damage to property by or under the order of any government or public local authority

5 How to claim

This section applies to the whole policy.

Following any event which may give rise to a claim under the **policy**, you must comply with the requirements set out in this section.

Compliance with each and every one of the requirements of the clauses under the heading 'Conditions Precedent' in this section is a condition precedent to our liability in respect of a claim under the policy. Unless you can demonstrate that any noncompliance with the requirements of these clauses has caused no prejudice to the us in relation to a claim under the **policy**, we will have no liability for such claim.

5.1 **Conditions precedent**

- 5.1.1 You shall give us written notice as soon as practicable but in any event no later than the earlier of sixty (60) days after loss is discovered or sixty (60) days following the expiry of the **policy**.
- In addition, unless we agree otherwise in writing you shall provide us with a proof of loss 5.1.2 within eight (8) months of the loss being discovered.
- 5.1.3 Notice will be effective on the day of receipt by us.

5.2 Claims notification

- 5.2.1 You may contact us directly or indirectly as follows:
 - a) by telephone for first notification of loss on 0800 279 6617
 - b) first advising your insurance broker; and/or
 - c) by post to QBE Claims, Acclaim House, Central Park, New Lane, Leeds, LS11 5UF; and/or
 - telephone QBE Claims on 0800 328 9640:or d)
 - by email to SMEnewclaims@uk.gbe.com e)

We will be able to deal with your claim more effectively and speedily if you provide your policy number on first contact.

- 5.2.2 Notice given under clause 5.1.1 must include sufficient details available to you to enable us to consider the claim and authorise investigation, if appropriate.
- 5.2.3 The proof of loss to be provided under clause 5.1.2 must be sworn by your Chief Financial Officer, or equivalent, with full particulars of the **loss** and any related **costs**.

5.3 Your duties

- 5.3.1 For each and every claim, or circumstance which might give rise to a claim under the policy you and any person acting on your behalf must (before and after notification of a claim):
 - a) not admit responsibility, liability, make an offer or promise nor offer payment or indemnity without our written consent; and/or
 - b) not incur any expense without our consent except at your own cost; and/or
 - c) always act honestly; and/or
 - d) give all such information, co-operation and assistance, and forward all documents and any other information as we may reasonably request to enable us to investigate, settle or resist any claim;
 - e) provide such proofs and information with respect to the claim as may reasonably be required together with (if demanded) a statutory declaration of the truth of the claim and any matters connected therewith;;

5.4 Our rights

- 5.4.1 We will be under no obligation to undertake the conduct of any proceedings in connection with any claim covered under this policy and will be at liberty in all cases to leave the conduct of such proceedings wholly to you upon such conditions as regards the payment of **costs** and with such liberty to bind **us** by compromise as **we** may in **our** absolute discretion determine.
- 5.4.2 We may at any time pay the limit of indemnity (after deduction of any sums already paid) or such lesser sum for which the claim can be settled and will relinguish the conduct and control of the claim and be under no further liability except (to the extent that the limit of indemnity has not been eroded) for payment of costs incurred prior to the date of 9

payment.

5.5 Basis of valuation

In no event shall **we** be liable for more than the:

- **5.5.1** value of a non sterling currency at the rate of exchange published in the Financial Times on the date a **loss** is **discovered**;
- **5.5.2** actual market value of securities at the close of business on the day the **loss** is **discovered**, or for more than the actual cost of replacing the securities, whichever is the less, plus the cost to post any lost instrument bond;
- **5.5.3** cost of blank books, blank pages or other materials, plus the cost of labour and computer time for the actual transcription or copying of **data** furnished by **you** in order to reproduce books of accounts and records not held on a **computer system**;
- **5.5.4** cost of labour for the actual transcription or copying of **data** held in a **computer system** furnished by **you**, in order to reproduce such **data**;
- **5.5.5** actual cash value of **property** at the time of a **loss** or the actual cost of repairing or replacing the **property** with property or material of like quality or value, whichever is less. The actual cash value of **property** held by **you** as a pledge, or as collateral for an advance or a loan, shall be considered not to exceed the value of such **property** as determined and recorded by **you** when making the advance or loan, or in the absence of a record, the unpaid portion of the advance or loan plus accrued interest at legal rates.

5.6 Loss mitigation

You shall use due diligence to ensure that all reasonable and practicable steps are taken to avoid or diminish the extent of any **loss** and any related **costs**. **You** shall take no step that might prejudice **us**.

5.7 Recoveries

Recoveries (except from insurance, reinsurance, sureties or indemnity), will be allocated in the following order:

- **5.7.1** first, any costs and expenses reasonably and necessarily incurred in relation to the recovery will be reimbursed;
- **5.7.2** second, **you** will be reimbursed for any **loss** or **costs** exceeding the limit of indemnity specified in the **schedule**;
- 5.7.3 third, we will be reimbursed for any settlement made; and
- **5.7.4** lastly, **you** will be reimbursed for **loss** or **costs** in respect of the **excess** specified in the **schedule**.

5.8 Subrogation

In the event of any payment under this policy, **we** shall be subrogated to the extent of such payment to all **your** rights of recovery, and **you** shall execute all papers required and shall do everything necessary to secure and preserve such rights, including the execution of documents necessary to enable **us** effectively to bring proceedings in **your** name.

6 General terms and conditions

6.1 Acquisitions

If during the **period of insurance you** acquire or create any new office, branch, **subsidiary, employee plan** which:

- 6.1.1 has a total gross annual turnover and total number of **employees** which are less than 25% of **your** combined total gross annual turnover and **your** total number of **employees**; and
- **6.1.2** has not **discovered** any **loss** of a type covered by this policy within the last 3 years which, whether insured or not and before the application of any deductible or **excess**, was greater than 50% of the **excess** specified in the **schedule** to this policy; and
- 6.1.3 conducts business activities which do not vary considerably to **your** business as described in the **statement of fact**; and
- **6.1.4** is governed by controls and procedures by **you** creating or acquiring such entity which are as effective as those most recently advised to **us**;

If the acquisition does not fall within all the conditions of this clause, **you** shall have thirty (30) days to give **us** any additional information and pay any additional premium **we** shall reasonably require.

6.2 Application information

We have relied upon the information provided and/or information agreed as recorded in the **Statement of fact**. We have used this information to assess the terms and premium for this contract of insurance. It is very important that the information remains up to date and is correct – if it is not then we may not pay a claim, may void this **policy** or impose additional conditions and charge an additional premium.

6.3 Arbitration

- **6.3.1** All disputes which may arise under or in relation to this **policy**, or to its existence, validity or termination shall be referred by either party to a sole arbitrator to be appointed in default of agreement between the parties by the President of the Institute of Chartered Arbitrators in accordance with the Arbitration Act 1996. The arbitrator shall be a national of the United Kingdom and a Queen's Counsel practising at the English bar. The place of arbitration shall be London, the language of the arbitration shall be English and the law applicable to and in the arbitration and governing all disputes shall be English law. The determination of the arbitrator will be binding on both parties.
- **6.3.2** The making of a final unappealed arbitration award will be a condition precedent to any right of action, suit or other legal proceeding against **us**. **Our** sole obligation in such circumstances shall be to pay such sums as may be directed by a final unappealed award.

6.4 Assignment

Assignment of interest under this policy will not bind **us** unless and until **our** written consent is endorsed on this policy.

6.5 Basis of contract

Any reference to 'basis of the contract' in this **policy** or in the **statement of fact** (if any) is of no effect.

6.6 Cancellation

This **policy** may be cancelled by either **you** or **us**.

6.6.1 Our Rights

The **policy** may be cancelled by **us** at any time by giving **you** twenty-one (21) days written notice of cancellation by recorded delivery to **your** last known address. **We** will set out the reason for cancellation in **our** letter.

You shall be entitled to the return of a proportionate part of the premium in respect of the unexpired term of this **policy** provided that there have been:

- a) no claims made under the **policy** for which we have made a payment;
- b) no claims made under the **policy** which are still under consideration;
- c) no incident likely to give rise to a claim but is yet to be reported to us;

during the current **period of insurance**.

This termination will be without prejudice to **your** or **our** rights or claims incurred prior to the expiration of such notice. If a claim has been submitted or there has been any incident likely to give rise to a claim during the current **period of insurance** no refund for the unexpired portion of the premium will be given.

6.6.2 Your rights – including "cooling off" period

You may cancel this **policy** by giving written notice to **your** broker or to **us** quoting **your policy** number:

- a) within fourteen (14) days from the inception day of the **policy**. You have the right to cancel the policy free of charge and to receive full refund of premium under this **policy**;
- b) after fourteen (14) days from the inception day of the **policy**. **We** may refund any unearned premium calculated pro-rata to the annual premium;

provided that there have been:

- i. no claims made under the policy for which we have made a payment;
- ii. no claims made under the policy which are still under consideration;
- iii. no incident likely to give rise to a claim but is yet to be reported to us;

during the current period of insurance.

If **you** cancel this **policy** after fourteen (14) days from the inception day of the **policy**, there will be an additional charge of forty pounds (\pounds 40) to cover the administrative cost of providing the insurance.

This termination will be without prejudice to **your** or **our** rights or claims incurred prior to the expiration of such notice. If a claim has been submitted or there has been any incident likely to give rise to a claim during the current **period of insurance**, no refund for the unexpired portion of the premium will be given.

6.7 Compliance with policy terms

- a) **You** and anyone acting on **your** behalf must each comply with every applicable provision of the **policy**.
- b) To the extent this insurance provides a benefit to any other party, **you** shall arrange for each insured party to comply with every applicable provision of this policy.
- c) If you or anyone acting on your behalf breaches any provision of the policy, we may, without prejudice to any of our other rights, reject or reduce sums payable to the extent that our liability under the policy has been incurred or increased by reason of the breach.
- d) If we have paid any sums to you or anyone acting on your behalf for which we were not liable (whether by reason of breach of any provision of the policy by you or anyone acting on your behalf or for any other reason) you shall promptly repay such sums to us.
- e) To the extent we waive all or some of our rights in relation to any obligation on you, this shall not prevent us from relying on any provisions in the future and any delay in reliance or any partial reliance by us shall not prevent us from relying on any such provisions, in whole or in part, in the future.

6.8 Contract (Rights of Third Parties) Act 1999

This **policy** does not confer or create any right enforceable under the Contracts (Rights of Third Parties) Act 1999 by any person other than **you** (solely in respect of **your** express rights under this policy). **You** and **we** may agree to or may exercise **our** r espective rights to amend or cancel this **policy** or allow it to lapse without giving notice to, or requiring the consent of, any other third party.

6.9 Duty of fair presentation

You must make a fair presentation of the risk (as set out in the Insurance Act 2015 or successor or amending legislation) in proposing for, or proposing to vary, this insurance.

6.10 Duty of fair presentation - Remedies for breach of the duty of fair presentation – proposing for this insurance

If **you** or anyone acting on **your** behalf breaches **your** duty of fair presentation then **our** remedies shall be as follows:

- a) if such breach is deliberate or reckless, we may:
 - i) treat this **policy** as having been terminated from its inception; and
 - ii) retain the premium;
- b) if such breach is not deliberate or reckless and we would not have entered into this policy but for the breach, we may by notice to you treat this policy as having been terminated from its inception in which case we shall return the premium; and
- c) in all other cases if, but for the said breach, **we** would have entered into this **policy** but:
 - i) on different terms (other than terms relating to the premium), we may require that this **policy** is treated as if it had been entered into on those different terms from the outset; or
 - ii) would have charged a higher premium, we may reduce proportionately the amount to be paid on a claim (and, if applicable, the amount already paid on prior claims). In those circumstances, we shall pay only X% of what we would otherwise have been required to pay, where X = (premium actually charged/higher premium) x 100.

6.11 Duty of fair presentation - Remedies for breach of the duty of fair presentation – variation

If **you** or anyone acting on **your** behalf breaches **your** duty of fair presentation in relation to a variation of this **policy**, **our** remedies shall be as follows:

- a) if such breach is deliberate or reckless, we may:
 - i) by notice to **you** treat this **policy** as having been terminated from the time when the variation was concluded; and
 - ii) retain the premium
- b) if such breach is not deliberate or reckless, and we would not have entered into the variation but for the breach, we may treat this **policy** as if the variation was never made, in which case we shall return any additional premium relating to the variation; and
- c) in all other cases if, but for the said breach, **we** would have entered into the variation but:
 - i) on different terms (other than terms relating to the premium), **we** may require that the variation is treated as if it had been entered into on those different terms;
 - ii) would have increased the premium by more than it did or at all, we may reduce proportionately the amount to be paid on a claim arising out of events after the variation. In those circumstances, we shall pay only X% of what we would otherwise have been required to pay, where X = (premium actually charged/higher premium) x 100; or
 - iii) would not have reduced the premium by as much as we did or at all, we may reduce proportionately the amount to be paid on a claim arising out of events after the variation. In those circumstances, we shall pay only X% of what we would otherwise have been required to pay, where X= (premium actually charged/reduced total premium) x 100.

6.12 Document Management

We may hold documents relating to this insurance and any claims under it in electronic form and may destroy the originals. An electronic copy of any such document will be admissible in evidence to the same extent as, and carry the same weight as, the original.

6.13 Fraudulent claims

- 6.13.1 If you or anyone acting on your behalf makes a fraudulent claim under this policy, we:
 - a) are not liable to pay the claim;
 - b) may recover any part of the claim already paid from the relevant insured; and
 - c) may be notice to you treat this policy as having been terminated with effect from the time of the first fraudulent act, in which case we are not liable to that insured in respect of a relevant event occurring after that time and may retain any premium.
- These remedies shall not be available against any other entity insured under this **policy** 6.13.2 that was not implicated in the fraud.

6.14 Joint Policy

Each **insured** is deemed for all purposes under this policy to be insured jointly and not separately for their several interests. Discovery by one insured shall constitute discovery by every insured.

6.15 Limit of indemnity

Our total liability under this policy for any single loss shall not exceed the limit of indemnity specified in the schedule.

For the avoidance of doubt the limit of indemnity is the maximum payable by **us** regardless of the number of insured parties, persons or organisations bringing claims or suits, or claims against **you** or series of claims against **you**, or claims or series of claims made by you.

Our aggregate liability for costs shall not exceed the sub-limit of indemnity specified in the schedule as applying to costs, such sub-limit of indemnity will be part of and not in addition to the limit of indemnity.

6.16 Material changes during the policy period

- 6.16.1 You must notify us within thirty (30) days of any material change to the insured, your business or the risks insured if indemnity under this insurance is sought in relation to any such change.
- We shall not indemnify you for any liability arising out of a material change for which 6.16.2 indemnity would otherwise have been available under this insurance unless we have provided valid confirmation of cover, whether by an express term of this policy, endorsement, written confirmation or otherwise.

6.18 Multiple claims

All loss and costs arising from the same or related acts shall be treated as one loss under this policy such that only one limit of indemnity and one excess will apply.

6.19 Notice

Notice given by or to one insured shall constitute notice by or to all insured.

6.20 Other insurance

If there is any other valid and collectible insurance that is available to a party able to claim under this **policy** in respect of **loss** or **costs** covered by this **policy**, other than insurance that is specifically stated to be in excess of, and names us for the insurance by, this **policy**, then the insurance afforded by this **policy** will be in excess of and will not contribute to such other insurance.

6.21 Policy period and premium

- The policy will provide insurance as described herein for the period of insurance 6.21.1 provided the premium(s) and other charges are paid to and accepted by **us** on or before the payment date shown in the schedule. Taxes, levies and other relevant fiscal charges are payable in addition to the premium.
- 6.21.2 The premium is deemed paid and accepted on receipt by us or the broker appointed to place this insurance with us.
- 6.21.3 If any premium (including a premium instalment) is not paid and accepted by **us** on or before its payment date shown in the **schedule we** can give written notice to **you** at **your** address shown on the schedule, cancelling the policy with effect from the seventh (7th)

day after the notice has been served. Cancellation will be prevented from taking ^{effect} and the **policy** will continue if the late premium instalment and any other remaining premium instalments are paid and accepted before the cancellation takes effect. Without prejudice to other forms of service, notice of cancellation is deemed to be served on the third (3rd) day after being posted if sent by pre-paid letter post properly addressed.

6.22 Premium adjustment following cover amendments

In the event of a notification of a material change of the risk by **you**, the annual premium for this insurance will be adjusted and re-calculated. In order to do that, the adjusted annual premium based on the material change of the risk, will be compared against the annual premium charged at inception of the **policy** or the most recent annual premium following any previous adjustment.

Where the adjustment in annual premium results in:

- a) an additional charge of less than £20.00, a minimum of £20.00 will be charged to **you**;
- b) a refund of less than £20.00, any such refund will be waived and not processed; and

c) an additional charge or refund greater than £20.00, this sum will be charged or refunded to **you** in its entirety via **your** intermediary.

Any difference in premium for the unexpired **period of insurance** to be payable or refundable by or to **you** will be adjusted in accordance to the terms of the **policy**.

6.23 Privacy Notice

Any personal data provided to the **insurer** will be processed in compliance with all applicable laws and regulations and in accordance with the privacy notice which can be found at: <u>https://gbeeurope.com/privacy-policy/</u>

Alternatively the **insured** may contact the **insurer's** Data Protection Officer to request a copy of the full privacy notice by email: <u>dpo@uk.qbe.com</u> or by writing to the: Data Protection Officer, QBE European Operations, Plantation Place, 30 Fenchurch Street, London EC3M 3BD.

6.24 Sanction limitation and exclusion

The **insurer** shall not provide cover nor be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the **insurer** or any member of the **insurer's** group to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of any country.

7 General definitions and interpretation

The following words will have the same meaning attached each time they appear in this **policy** in **bold** type face. If words do not appear in bold their meaning is determined by their context.

Where the context requires, the singular and the plural are interchangeable. References to a 'person' will be construed to include any individual, company, partnership or other legal entity. References to a statute, regulation or standard form of trade contract will be construed to include amendments or replacements. All headings within the **policy** are included for convenience only and will not affect interpretation.

7.1 Bodily injury

Bodily injury means death, disease, illness, physical or mental injury of or to an individual.

7.2 Client

Client means a customer to whom **you** provide goods or services either under a written contract or for a fee.

7.3 Computer fraud

Computer fraud means the fraudulent manipulation of computer hardware or software or **computer system** by a **third party**.

7.4 Computer system

Computer system means a computer and all connected input and output, processing, storage and communications facilities, including off-line media libraries.

7.5 Computer violation

Computer violation means an unauthorised and malicious entry of **data** into a **computer system**, change to data elements or program logic which is kept in machine readable format or introduction of instructions, programmatic or otherwise, which propagate themselves through a **computer system**, where **you** have been specifically and solely targeted.

7.6 Costs

Costs means all reasonable and necessary legal costs, charges, fees, expenses and advances in respect of the same incurred with the **our** prior written consent (other than salaries, commissions, expenses or other benefits of **employees**).

7.7 Criminal damage

Criminal damage means damage caused maliciously.

7.8 Damage

Damage means physical loss, destruction or damage of tangible property including the loss of use thereof.

7.9 Data

Data means information contained in an account, document, manuscript, microfilm, tape or in a **computer system**.

7.10 Discover, discovered or discovery

Discover, discovered or discovery means where any **insured** or any of the directors, partners, officers, trustees or equivalent of any **insured** becomes aware of any act or acts which could reasonably be anticipated to give rise to a **loss** covered by this policy, even though the exact amount or details of such **loss** are not known at that time. Such discovery shall constitute knowledge possessed or discovery made by every **insured**. In the case of a number of acts, **loss** shall be deemed to have been discovered on the date of the first discovery of any such acts.

7.11 Discovery period

Discovery period means the period noted in the **schedule** following the expiry of the **period of insurance** during which **you** may continue to notify claims and **discovery** of **loss** but only in relation to **loss** occurring prior to the expiry of the **period of insurance** and only if the policy for the **insured** is not replaced by a similar policy issued by the **insurer** or by another company. Any claim made or **loss discovered** during the **discovery period** shall be deemed to have been made or **discovered** during the immediately preceding **period of insurance**.

7.12 Employee

Employee shall mean a natural person, other than a director or partner, who acts under a contract of service with **you**, is paid by wages, salary or commission and whom **you** have the right to govern and direct in the performance of such service and shall include:

- **7.12.1** any directors, member of the board of directors, board of trustees or equivalent management board of the **insured** while performing acts within the usual scope of an employee;
- 7.12.2 any former employee for the first sixty (60) days following termination of service;
- 7.12.3 any person performing the duties of an employee on a temporary or part time basis;
- **7.12.4** any student, secondee or volunteer gaining work experience or performing the duties of an employee under **your** supervision;
- 7.12.5 any trustee, fiduciary, administrator, employee or officer of any employee plan; and
- **7.12.6** any person or employee of any entity to whom **you outsource** any administrative service during the ordinary course of business;
- **7.12.7** any employee falling under the definition of employee above whom **you** are unable to name, but who has caused a **loss** under this **policy**, provided that the evidence proves beyond reasonable doubt that the **loss** was caused by such employee;
- **7.12.8** any solicitor, other than a sole practitioner, retained by **you**, or any employee of the solicitor, whilst providing services for ;

Notwithstanding the definition above, employee shall not mean any person who works for or acts on behalf of any external auditor, external accountant, broker, investment manager, investment adviser or any financial agent or financial representative or the like.

7.13 Employee plan

Employee plan shall mean any pension, employee benefit, share save or share option plan or charitable fund or foundation established, maintained and controlled by **you** for the benefit of **your** past, present and future **employees** or their respective beneficiaries.

7.14 Excess

Excess means the first amount to be borne by **you** as uninsured loss, or the first period of time that is uninsured, whether described in the **schedule** or within the **policy** as an **excess**, self- insured **excess** or otherwise, after the application of all other terms and conditions of this **policy**.

7.15 Flood

Flood means the escape of water from its normal, natural or artificial confines (other than tanks, apparatus or pipes) or inundation from the sea, including rising water, surface water or waves; tidal waves or tidal water; overflow of streams, rivers lakes, ponds, or other bodies of water; spray from any of the foregoing; all whether driven by wind or not, but excluding **storm**, **inundation of water** and earthquake

7.16 Funds

Funds shall mean funds held in an account maintained at a financial institution.

7.17 Insured/you/your

Insured/you/your means the company named in the **schedule**, any **subsidiary company** and any **employee plan**.

7.18 Insurer/we/us/our

QBE UK Limited (registered in England number 01761561; Home State - **United Kingdom**. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority; registration number 202842)

7.19 Interest

Interest means simple interest on the principal amount of any **loss** calculated at the London InterBank Offered Rate as published in The Financial Times on the date of **discovery** of the **loss**. Interest is deemed to be direct financial loss.

7.20 Inundation of water

Inundation of water means the sudden and unexpected build-up of excess water following a pluvius event, including the backing up of sewers or drains but excluding changes to the water table level and **flood**;

7.21 Loss

Loss shall mean direct financial loss sustained by **you**. Loss includes **your** legal liability to a **client** covered under **section** – 'Crime loss': Theft of **your** clients' money, securities, funds or property.

Loss shall not include salaries, commissions, fees, bonuses, promotions, awards, profit sharing, pensions or other **employee** benefits paid or payable by **you** or any **employee plan** where earned in the normal course of employment.

7.22 Money

Money shall mean paper currency, coin, bank notes, bullion, cheques, travellers' cheques, registered cheques, postal orders and money orders. Money shall not include **funds**.

7.23 Nuclear hazards

Nuclear hazards means:

- **7.23.1** ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
- **7.23.2** the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.

7.24 Outsource

Outsource shall mean the retention and authorisation by **you** of a person or an organisation to perform a normal administrative service on behalf of the **insured**, provided that:

- **7.24.1** such service is performed under a written contract; and
- 7.24.2 you retain the right to audit the performance of such service; and
- **7.24.3 you** can demonstrate that **you** have vetted the person or organisation for competency financial stability and honesty prior to the retention and authorisation by **you** of such person or organisation to perform such service.

7.25 Period of insurance

Period of insurance means the period shown as such on the original **schedule** attaching to this policy or any replacement **schedule**.

7.26 Policy

Policy means this document, the **schedule** (including any **schedules** issued in substitution) and any endorsements attaching to this document or the **schedule**

7.27 Property

Property means property but excluding money, tangible securities or funds.

7.28 Robbery

Robbery means the unlawful taking by a **third party** from the custody of an **employee**, or any other person authorised by **you**, by violence or threat of violence, in the presence of such person.

7.29 Safe burglary

Safe burglary means the unlawful forcible or violent entry by a **third party** as shown by visible marks on a locked safe or vault situate on **your** premises.

7.30 Schedule

Schedule means the document titled **schedule** that includes the name and address of the **insured**, the premium and other variables to this standard policy (including endorsement clauses) and is incorporated in this policy and accepted by the insured. **Schedule**s may be re-issued from time to time where each successor overrides the earlier document.

7.31 Section

Section means a section of this **policy**.

7.32 Social Engineering Fraud

Social engineering fraud means a communication or instruction to deliver funds, purporting to come from a genuine or legitimate source

7.33 Statement of fact

All and any information supplied to **us** by **you** or on **your** behalf.

7.34 Storm

Storm mean rainstorm, windstorm, hurricane, tornado, tempest, cyclone and typhoon including ensuing **damage** caused by water that backs up from a sewer or drain as a direct result thereof, but excluding **flood** and earthquake.

7.35 Subsidiary company

Subsidiary company means:

- **7.35.1** any company in respect of which **you** (either directly or indirectly through one or more of **your** subsidiary companies):
 - a) control the composition of the board of directors; or
 - b) control more than half the voting power at a general meeting of shareholders; or
 - c) hold more than half of the issued share capital (regardless of class of share);
- **7.35.2** any other company that **we** have given prior written consent to for its inclusion as a subsidiary company under this **policy**.

7.36 Take-over or merger

Take-over or merger means:

- 7.36.1 any sale of the majority of the issued share capital of any **insured**, or
- **7.36.2** any **insured's** merger with or acquisition by another entity such that the named **insured** is not the surviving entity and no longer:
 - a) controls the composition of the board of directors; or
 - b) controls more than half the voting power; or
 - c) holds more than half of the issued share capital.

Except that this definition shall not apply if any sale of shares in the **insured** solely alters the status of the **insured** from that of a private company to that of a public company or vice versa.

7.37 Tangible securities

Tangible Securities shall mean all negotiable or non-negotiable instruments or contracts, including any note, stock, bond, debenture, evidence of indebtedness, share or other equity or debt security representing either **money** or **property**.

7.38 Theft

Theft shall mean fraud, dishonest taking or obtaining of the **property, money, tangible securities** and **funds** provided for in the relevant insuring clause with the intention of permanently depriving the owner of such **property, money, tangible securities** and

funds.

7.39

Third party Third party means a natural person other than the **insured** or an **employee**.

8 Complaints

8.1 How you can complain

In respect of the Legal Expenses **section** of the **policy** only, please contact **DAS's** customer relations department at:

DAS Legal Expenses Company Limited, DAS House, Quay Side, Temple Back, Bristol, BS1 6NH, telephone 0344 893 9013,, email <u>customerrelations@das.co.uk</u>. or complete an online complaint form at www.das.co.uk/about-das/complaints. Further details of **DAS**' internal complaint-handling procedures are available on request. If the **person insured** is unhappy with the service provided by an **appointed representative** the relevant complaint-handling procedure is available on request.

In respect of all other **sections** of the **policy**, **you** can complain about this **policy** by first contacting the broker. If you wish to contact **us** directly **you** can:

- a) where the **insurer** is QBE Europe SA/NV write to Customer Relations, QBE Europe SA/NV, Regentlaan 37 Boulevard du Régent, 1000 Brussels, Belgium, e-mail: complaints@be.gbe.com, telephone: +32 2 504 82 11 or fax: +32 2 504 82 00;
- b) where the **insurer** is QBE UK Limited write to Customer Relations, QBE European Operations, Plantation Place, 30 Fenchurch Street, London EC3M 3BD; email: <u>CustomerRelations@uk.qbe.com</u>, telephone 020 7105 5988; or
- c) where the **insurer** is or includes a Lloyd's syndicate, e-mail: <u>complaints@lloyds.com</u>, write to Lloyd's Complaints, Fidentia House, Walter Burke Way, Chatham Maritime, Kent ME4 4RN, or telephone 020 7327 5693.

8.2 The UK Financial Ombudsman Service (UK FOS)

If **you** feel that **your** complaint has not been satisfactorily resolved, **you** may be eligible to contact the UK FOS to review the complaint.

To be an eligible complainant, you must be:

a) a consumer;

- b) a micro-enterprise a business that has an annual turnover of under EUR2million employing fewer than ten (10) employees;
- c) a small business a business with an annual turnover below GBP6.5million and:
- i) fewer than 50 employees; or
- ii) an annual balance sheet below GBP5million; or
- d) a charity with an annual income of less than GBP6.5million; or

e) a trustee of a trust with net assets of less than GBP5million; or

f) a guarantor.

If eligible, **you** can contact the UK FOS via its website: <u>http://www.financial-ombudsman.org.uk/consumer/complaints.htm</u>, write to the UK FOS, Exchange Tower, London E14 9SR, or telephone 0300 123 9 123 or 0800 023 4567.

Where applicable **you** must refer **your** complaint to the UK FOS (a) within six (6) months of **our** final response letter or (b) when **we** have failed to resolve the issue within eight (8) weeks.

The UK FOS provides impartial advice free of charge and contacting them will not affect **your** legal rights.

8.3 Financial Services Compensation Scheme

Where the **insurer** is [QBE UK Ltd] or **DAS** the **insured** may be entitled to compensation from the FSCS if the **insurer** is unable to meet its obligations under this **policy**.

Entitlement to FSCS compensation depends on the type of business insured and the circumstances of the claim. Further information is available from www.fscs.org.uk, or the insured can write to the Financial Services Compensation Scheme, PO Box 300, Mitcheldean, GL17 1DY.

QBE European Operations



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