

Optimum Speciality Risks

OSR: CYBER PLUS

1. INSURANCE COVER

In consideration of the payment of or agreement to pay the premium by the **Policyholder** on behalf of the **Insured**, the **Insurer** will pay, or where specified, reimburse the **Insured**, in excess of the applicable **Retention** for:

- 1.1 Loss of the Insured in respect of any Claim first made against the Insured and reported to the Insurer during the Period of Insurance;
- 1.2 Business Interruption Loss resulting from a Business Interruption Event commencing on or after the Retroactive Date and first discovered and notified by the Insured to the Insurer during the Period of Insurance;
- 1.3 Remediation Costs incurred by the Insured following an actual or threatened Business Interruption Event, Data Liability Event or Network Security Event first discovered by the Insured and notified to the Insurer during the Period of Insurance;
- 1.4 Loss of the Insured in respect of PCI Fines and Assessment Costs caused by a Data Liability Event discovered by the Insured and reported to the Insurer during the Period of Insurance.

The cover available under this policy is subject to the operation of Exclusion 3.7 which overrides all other terms of this policy.

2. GENERAL DEFINITIONS

- 2.1 **Business Interruption Event** means:
 - (i) a **Cyber Event** that causes any unplanned system outage, network interruption, or degradation of the **Insured**'s network, or the network of any **Cloud Service Provider** or
 - (ii) a Reputational Harm Event.
- 2.2 **Business Interruption Loss** means the **Insured's** loss of gross profit, plus reasonable expenses necessary to maintain the operation, functionality or service of the **Insured's** business, as a direct result of a **Business Interruption Event**, but only:
 - (i) in respect of a Cyber Event, after the expiration of the Waiting Period, and
 - (ii) until the date on which the Insured's business is restored to the same or equivalent trading conditions, functionality and service that existed prior to the loss, however not exceeding 180 days from the date on which the outage, interruption or degradation commenced, such 180 day period not to be limited by the expiration of the Period of Insurance;

Business Interruption Loss shall also include costs and expenses incurred to avoid or mitigate the effects of a system outage or network interruption, discover and minimize such interruption or degradation of the network, preserve evidence and/or substantiate the **Insured's** loss.

- 2.3 **Claim** means any written demand, civil, criminal, judicial, administrative, regulatory or arbitral proceeding against the **Insured** seeking compensation or other legal remedy or penalty as a result of a **Data Liability Event**, **Media Liability Event** or **Network Security Event**.
- 2.4 Cloud Service Provider means any third party with whom the Insured has a written contract for the provision of computing services, infrastructure platforms or business applications. Cloud Service Provider does not include any Social Media Platform.
- 2.5 **Credit Monitoring Costs** means reasonable fees, costs and expenses incurred with the prior written consent of the **Insurer** for the monitoring services of identity or credit theft including the purchase of identity theft insurance for a period of 12 months from the date of any **Data Liability Event**.
- 2.6 Cyber Extortion Costs means the reimbursement of reasonable fees, costs and expenses incurred by the Insured, or paid on the Insured's behalf, with the prior written consent of the Insurer, such consent not to be unreasonably withheld, to terminate or mitigate any credible threat of a Business Interruption Event, Data Liability Event or Network Security Event resulting from an actual or attempted extortion by a third party.
- 2.7 **Cyber Event** means:
 - (i) Unauthorised Access;
 - (ii) Operator Error;
 - (iii) a denial of service attack;
 - (iv) the introduction of any **Malware** into a network owned or operated by an **Insured**, including the network of any **Cloud Service Provider**,
- 2.8 **Data Liability Event** means:
 - (i) the loss or suspected loss of any third-party non-public data or information for which the **Insured** is legally responsible;
 - (ii) the breach of any privacy legislation worldwide by the **Insured** or someone for whom the **Insured** is legally responsible

provided always that such **Data Liability Event** occurs on or after the **Retroactive Date** specified in the Schedule.

- 2.9 Data Restoration Costs means reasonable fees, costs and expenses for the restoration and/or replacement of data and/or programs that have been lost, erased corrupted or encrypted by a Cyber Event or Data Liability Event and costs to prevent or minimise any further damage and preserve material evidence of civil, criminal or malicious wrongdoings. These costs include the cost of purchasing replacement licenses for programs where necessary.
- 2.10 **Defence Costs** means reasonable fees, costs and expenses (including but not limited to lawyers' fees and experts' fees) incurred by the Insured relating to the defence, settlement or appeal of a **Claim**.
- 2.11 Forensic Costs means reasonable fees, costs and expenses of the Insured to investigate the cause, scope and extent of any Data Liability Event, Business Interruption Event or Network Security Event.
- 2.12 Insured means the Policyholder, and any subsidiary based in the same territory and owned by the Policyholder that is intended and agreed to be insured by the Insurer at inception and/or acquired subsequent to inception provided notice is given to the Insurer of such acquisition and the Insurer has not objected within 30 days of such notice.
- 2.13 Insurer means Talbot Syndicate #1183.
- 2.14 **Legal Representation Expenses** means reasonable and necessary fees, costs and expenses incurred to obtain legal advice or representation to protect the **Insured's** interests in connection with a **Data Liability Event** or **Network Security Event**.
 - **Legal Representation Expenses** shall include the costs associated with the investigation, adjustment and defence of regulatory proceedings.
- 2.15 Loss means judgments, settlements, awards, and costs, including, without limitation, damages, consumer redress funds, fines, penalties and punitive and exemplary damages in respect of a Claim covered under this policy to the extent permitted by law. Loss shall also include Defence Costs and Legal Representation Expenses.
- 2.16 **Malware** means any code designed to:
 - (i) erase, deny access to or corrupt data, including but not limited to ransomware;
 - (ii) damage or disrupt any network or system;
 - (iii) circumvent any network security product or service.
- 2.17 Media Liability Event means any digital content or printed media created and displayed by the Insured directly leading to
 - (i) an infringement of any copyright, title, slogan, trademark, trade name, or domain name;
 - (ii) plagiarism, piracy, or the misappropriation or theft of ideas
 - (iii) defamation, including the disparagement of any product or service
 - (iv) any breach of confidentiality or invasion or interference with any right of privacy

provided always that such **Media Liability Event** occurs in the course of the **Insured**'s usual business practices and that such **Media Liability Event** occurs on or after the **Retroactive Date** specified in the Schedule. For the avoidance of doubt the manufacture, supply, retail or distribution of any tangible goods or products shall not be considered a **Media Liability Event**.

2.18 **Merchant Services Agreement** means a contractual agreement between the **Insured** and any other organisation which allows the **Insured** to accept payment by credit or debit card.

2.19 **Network Security Event** means:

- (i) the transmission of any **Malware** from the **Insured's** network, or from the network of any **Cloud Service Provider**;
- (ii) failure to secure the Insured's computer system or network that results in **Unauthorised**Access;
- (iii) failure to prevent a denial of service attack launched from the **Insured'**s network or from the network of any **Cloud Service Provider**,

provided always that such **Network Security Event** occurs on or after the **Retroactive Date** specified in the Schedule.

- 2.20 Notification Costs means reasonable fees, costs and expenses in respect of notifying any natural person or legal entity whose data or information has been or may have been lost, or the cost of notifying any data protection authority or equivalent, as a result of a Data Liability Event.
- 2.21 Operator Error means the accidental erasure, destruction or modification of the Insured's data or programs by an employee or a Cloud Service Provider.
- 2.22 PCI Fines and Assessment Costs means all amounts that the Insured is legally required to pay under a Merchant Services Agreement following a Data Liability Event that leads to a breach of the Payment Card Industry Data Security Standard, including but not limited to fines, case management fees, non-compliance fees, re-imbursement of fraudulent transactions, and the costs incurred in card re-issuance and the appointment of a PCI Forensic Investigator.
- 2.23 **Period of Insurance** means the period denoted as such in the Schedule.
- 2.24 **Policyholder** means the entity denoted as such in the Schedule.
- 2.25 Public Relations Costs means reasonable fees, costs and expenses incurred with the prior written consent of the Insurer, such consent not to be unreasonably withheld, for obtaining advice and support to protect, or mitigate any damage to, the Insured's reputation following a Reputational Harm Event.
- 2.26 **Remediation Costs** means any:
 - (i) Credit Monitoring Costs;
 - (ii) Cyber Extortion Costs;
 - (iii) Data Restoration Costs;
 - (iv) Forensic Costs;
 - (v) Legal Representation Expenses;
 - (vi) Notification Costs; and
 - (vii) Public Relations Costs.
- 2.27 **Reputational Harm Event** means adverse media, including social media, caused solely by a **Cyber Event** or a **Data Liability Event** that directly leads to a **Business Interruption Loss**.
- 2.28 **Retention** means the amount the **Insured** must pay as the first part of each and every claim for indemnity under this policy after application of all other terms and conditions of this policy
- 2.29 **Retroactive Date** means the date denoted as such in the Schedule.
- 2.30 **Social Media Platform** means any internet based system for the creation, exchange or sharing of any user generated content for information, advertising or any other purpose. **Social Media Platforms** include, but are not limited to: Facebook, LinkedIn, Instagram, Twitter and YouTube.

- 2.30 **Unauthorised Access** means use of the **Insured'**s computer system or network infrastructure by any person or persons not authorised to do so, including employees.
- 2.31 Waiting Period means the number of hours denoted as such in the Schedule which must elapse following a Business Interruption Event before a Business Interruption Loss is agreed to have occurred. The Waiting Period will apply to each Business Interruption Event. For the avoidance of doubt, once the Waiting Period is satisfied only the monetary Retention will apply to Business Interruption Loss(es).

3. EXCLUSIONS

The **Insurer** shall not be liable to make any payment or provide any benefit or service in respect of any **Claim** or **Loss**:

- 3.1 for death, bodily injury or loss of or damage to tangible property including bricked devices unless purchased via endorsement, however this exclusion shall not apply to mental anguish or mental injury as a result of a **Data Liability Event** or **Network Security Event**. For the avoidance of doubt data held in electronic format is not tangible property.
- arising from, attributable to, or based upon any fact or circumstance known to the **Insured** prior to the inception of the **Period of Insurance**.
- arising from, attributable to or based upon any intentional, criminal or fraudulent acts committed or condoned by any Principal, Partner or Director of the **Insured**.
- 3.4 arising from any failure, outage, or disruption of power, utility services, satellites, or telecommunications external services not under the direct operational control of the **Insured**.
- arising from any physical act of war, invasion, or warlike operations, civil war, riot, civil commotion, rebellion, revolution, insurrection or civil uprising.
- arising from any bankruptcy, liquidation or insolvency of the **Insured** or any other person, including any **Cloud Service Provider**.
- 3.7 to the extent that such cover, payment, service, benefit and/or any business or activity of the **Insured** from which the **Claim** or **Loss** arises would violate any applicable trade or economic sanctions or any law or any regulation worldwide. This provision overrides all other terms of this policy.
- 3.8 arising from or representing the costs for the upgrading or betterment of any application, system or network of the **Insured**.
- 3.9 a) brought against a director or officer of the **Insured**, in their capacity as such
 - arising from any obligation owed by the **Insured** as an employer or potential employer to any employee, including claims for wrongful dismissal or under any contract of employment or under any retainer with any consultant or under any training contract or work experience placement;
 - whether by any employee or not, alleging sexual, racial or other harassment or molestation, or sexual, racial, ethnic, disability, sexual orientation, religious and/or age discrimination or victimisation, or discrimination or victimisation of any other kind.
- 3.10 a) directly or indirectly, arising out of, or resulting from, asbestos or any actual or alleged asbestos related loss injury or damage involving the use, presence, existence, detection, removal, elimination or avoidance of asbestos or exposure to asbestos;
 - b) arising from, based upon, attributable to or as a consequence of, whether direct or indirect, or in any way involving:
 - (i) ionising radiation or contamination by radioactivity or from any nuclear fuel or from any nuclear waste;

- ii) the radioactive, toxic, explosive or other hazardous properties of any nuclear assembly or component thereof.
- arising out of, based upon, attributable to, as a consequence or in any way involving, pollution or directly or indirectly the actual, alleged or threatened discharge, dispersal, release or escape of pollutants;
- d) arising from, based upon, attributable to or as a consequence of any electromagnetic field, electromagnetic radiation or electromagnetism, which terms are defined as follows;
 - i) electromagnetic field means any field of force that is made up of associated electric and magnetic components;
 - ii) electromagnetic radiation means any succession of electromagnetic waves;
 - iii) electromagnetism means magnetism that is developed by a current of electricity.
- 3.11 arising from any fire, lightning, explosion, aircraft, impact or any other natural peril.
- 3.12 arising out of any violation of anti-Spam or telemarketing legislation worldwide.
- 3.13 arising out of the electronic transfer of any funds, monies or goods belonging to the **Insured**, or for which the **Insured** is legally liable.
- 3.14 arising from any contractual liability assumed by the **Insured**, unless such liability would have attached in the absence of such contract. This exclusion shall not apply to Insuring Cover 1.4.
- 3.15 arising out of the misappropriation or infringement of patent or trade secret.
- 3.16 arising out of the actual or alleged failure to render any professional services.

4. GENERAL CONDITIONS

LIMIT OF LIABILITY

- 4.1 The limit of liability denoted as such in the Schedule is the maximum amount the **Insurer** will pay, including **Defence Costs**, irrespective of the number of claims submitted under the policy by the **Insured**.
- 4.2 The **Insurer** may, in its sole discretion, elect to discharge its liability to the **Insured** fully and finally in respect of any **Claim**(s) covered under this policy by either (a) paying the applicable limit of indemnity (less any sums previously paid) to the **Insured** or (b) paying a sum less than the limit of indemnity when the **Claim**(s) can be settled for such a lesser sum.
- 4.3 If a **Claim** is settled by a payment to a third party and such payment is not 100% insured under this policy, the **Insurer** will be liable for no more than a proportionate share of the **Defence Costs** based on the insured proportion of such payment (and, for the avoidance of doubt, the **Insurer**'s liability is always subject to the limit of liability, inclusive of **Defence Costs**, per clause 4.1 above).

RELATED CLAIMS

4.4 Any **Claims** or **Losses** under all applicable sections of this policy, directly or indirectly arising out of or in any way connected with the same originating cause or event, will be deemed to be a single claim, reported at the date of the first such claim. Any **Claims** or **Losses** under all applicable sections of this policy, triggering more than one coverage section, will be deemed to be a single claim.

CLAIMS HANDLING AND NOTIFICATION

- 4.5 It is a condition precedent to the **Insurer**'s liability that the **Insured** complies with each of the provisions of this clause 4.5. If the **Insured** fails to do so, the **Insurer** may (a) reject any claim for an indemnity under this policy; or, at its absolute discretion (b) elect to indemnify the **Insured** to the extent the **Insurer** would have been liable to pay in the absence of any prejudice in the handling or settlement of any **Claim** or notifiable circumstance under this policy which arises from the **Insured**'s breach of condition precedent:
 - 4.5.1. The Insured shall notify any Claim, Loss, or Business Interruption Event to the agreed incident response provider specified in the Schedule, as soon as reasonably practicable, but in no case later than 7 (seven) days after the Insured has become aware of such incident. The Insured shall provide such information and documentation relating to the Claim, Loss, or Business Interruption Event as the Insurer may require in its sole discretion.
 - 4.5.2 The Insured may give notice to the Insurer during the Period of Insurance of circumstances which may reasonably be expected to give rise to a Claim, specifying the reasons for anticipating such a Claim. If such notice is given, any Claim subsequently made against the Insured alleging, arising out of or in any way connected with such circumstances shall be deemed to have been made at the time such notice of circumstances was given by the Insured to the Insurer. The Insured shall provide such information and documentation relating to the notification as the Insurer may require in its sole discretion.
 - 4.5.3 No **Insured** shall (expressly or impliedly) admit nor assume any liability, make a compromise, enter into any settlement agreement, waive any rights nor consent to any judgment in respect of any **Claim**, **Loss** or notifiable circumstances without the prior written consent of the **Insurer**, such consent not to be unreasonably withheld or delayed.
 - 4.5.4 The **Insured** shall co-operate with the **Insurer**, including but not limited to any counsel, advisor or specialist incident response provider that the **Insurer** shall appoint to investigate

any **Claim** or **Business Interruption Event**, and shall provide all such information and documents as the **Insurer** shall require in its sole discretion.

INCIDENT RESPONSE PANEL

4.6 The Insurer has the right to appoint any counsel, advisor, specialist incident response provider or other provider to investigate or assist the Insured with any Claim, Business Interruption Event, Cyber Event, Data Liability Event, Media Liability Event or Network Security Event. The Insured shall co-operate with the Insurer and any counsel, advisor, specialist incident response provider or other provider to investigate or assist the Insured. The Insured must not under any circumstances appoint its own counsel, advisor, specialist incident response provider or other provider to investigate or assist the Insured with any Claim, Business Interruption Event, Cyber Event, Data Liability Event, Media Liability Event or Network Security Event.

DEFENCE COSTS AND LEGAL REPRESENTATION EXPENSES

4.7 Subject to the **Insured's** compliance with the provisions of paragraph 4.5 the **Limit of Liability** and **Retention** set out in the Schedule to this policy, the **Insurer** agrees to advance **Defence Costs** on an on-going basis and prior to the final disposition of a **Claim**. **Insured** agrees to refund all such **Defence Costs** should it be found that the **Claim** is not valid.

CHANGE OF CONTROL

4.8 If during the Period of Insurance any person, group or entity acquires control of more than 50% of the issued share capital of the Policyholder or of the composition of the board of the Policyholder, the cover provided by this policy shall be restricted so as to apply only to Claims in respect of Business Interruption Events, Data Liability Events or Network Security Events occurring prior to the effective date of such sale, consolidation, merger or acquisition of control, unless the Insurer has agreed to extend coverage under the policy and the Policyholder has agreed to the terms of any such extension of coverage.

ASSIGNMENT

4.9 This policy and any rights under it cannot be assigned without the prior written consent of the **Insurer**.

CANCELLATION

4.10 The **Policyholder** may cancel this policy at any time by giving written notice to the **Insurer** and such cancellation being effective 10 business days after such notice is received by the **Insurer**. In such case, the **Insurer** shall refund any unearned premium calculated at pro-rata rate of the annual premium, except in the event of a **Claim** as defined having been notified prior to the date of cancellation whereupon no refund shall be due, unless agreed otherwise by the **Insurer**.

This policy may not be cancelled by the **Insurer** except for non-payment of the premium, upon expiry of a period of notice of not less than 21 days.

APPLICABLE LAW

4.11 This agreement and any dispute or claim between the **Insured** and the **Insurer** arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws set out in the Schedule. If any term of this agreement is to any extent invalid, illegal, or incapable of being enforced, such term shall be excluded to the extent of such invalidity, illegality, or unenforceability and all other terms of this agreement shall remain in full force and effect.

ARBITRATION

4.12 All disputes arising out of or in connection with this agreement, or in respect of any legal relationship associated with or derived from this agreement, shall be resolved by arbitration. The seat of the arbitration will be as specified in the Schedule.

DUTY OF FAIR PRESENTATION

- 4.13 Before this insurance contract (or any variation thereto) is entered into, the **Insured** must make a fair presentation of the risk to the **Insurer** in any application, proposal form or other information submitted to the **Insurer**. This means the **Insured** must:
 - 4.13.1 disclose to the **Insurer** (i) every material circumstance which the **Insured** knows or ought to know or (ii) sufficient information to put a prudent insurer on notice that it needs to make further enquiries in order to reveal material circumstances. A matter is material if it would influence the judgement of a prudent insurer as to whether to accept the risk, or the terms of the insurance (including premium); and
 - 4.13.2 make the disclosure in clause 4.12.1 above in a reasonably clear and accessible way; and
 - 4.13.3ensure that every material representation of fact is substantially correct, and that every material representation of expectation or belief is made in good faith.
- 4.14 If the **Insured** fails to comply with clause 4.12, the **Insurer** has the following remedies:
 - 4.14.1 If the **Insured**'s breach of the duty of fair presentation is deliberate or reckless, then (i) the **Insurer** may avoid the policy, and refuse to pay all claims; and (ii) the Insurer need not return any of the premiums paid.
 - 4.14.2If the **Insured**'s breach of the duty of fair presentation is not deliberate or reckless, then the **Insurer**'s remedy will depend on what the **Insurer** would have done if the **Insured** had complied with the duty of fair presentation:
 - 4.14.2.1 If the **Insurer** would not have entered into the contract at all, the **Insurer** may avoid the contract and refuse all claims, but must return the premiums paid.
 - 4.14.2.2 If the **Insurer** would have entered into the contract, but on different terms (other than terms relating to the premium), the contract is to be treated as if it had been entered into on those different terms from the outset, if the Insurer so requires.
 - 4.14.2.3 If the **Insurer** would have entered into the contract, but would have charged a higher premium, the Insurer may reduce proportionately the amount to be paid on a claim (and, if applicable, the amount already paid on prior claims).

INDEMNITY AND SETTLEMENT

- 4.15 The **Insurer** has the right but not the duty to assume control, defence and settlement of any **Claim** or investigation. At any stage of a **Claim** the **Insurer** may choose to pay the **Limit of Liability** or any amount that remains following any earlier payment(s).
- 4.16 The **Insurer** shall have the right to make an investigation it deems necessary including, without limitation, any investigation with respect to the Application and statements made in connection with the procurement of the policy and with respect to coverage.

4.17 With respect to any Claim, if the Insured refuses to consent to a settlement the Insurer recommends and the claimant will accept, the Insured may continue the defence and investigation of that Claim. However, the further costs and expenses incurred will be paid by the Insured and the Insurer on a proportional basis, with 25% payable by the Insurer and 75% payable by the Insured.

SUBROGATION

4.18 If the **Insurer** makes any payment under this Policy and there is available to the **Insurer** any of the **Insured's** rights of recovery against any third party, then the **Insurer** shall maintain all such rights of recovery. The **Insured** shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. This includes, but is not limited to, placing any third party on notice of any rights the **Insured** or the **Insurer** may have against it. The **Insured** shall do nothing to prejudice such rights. Any recoveries shall be first applied to subrogation expenses, second to any amounts paid or reimbursed by the **Insurer** under the Policy, and third to the Retention set out in Schedule. Any additional amounts shall be paid to the **Insured**.

5. ADDITIONAL COVERS

5.1 FUNDS TRANSFER FRAUD/THEFT OF FUNDS HELD IN ESCROW ENDORSEMENT

The policy (in this endorsement, the **Policy**) is amended as follows. Words in bold have the meanings defined in the above **Policy**, as amended by this endorsement.

SCHEDULE

The following provisions are inserted to the **Policy** Schedule:

FUNDS TRANSFER FRAUD / THEFT OF THIRD PARTY FUNDS COVER

Inception Date of coverage applicable to Funds Transfer
Fraud Event cover and Third Party Funds Theft Event cover
granted under this andersoment:

As per main cover

granted under this endorsement:

Retention each and every Funds Transfer Fraud Event and /

As per main cover

or each and every **Third Party Funds Theft Event**:

Maximum aggregate sum the **Insurer** will pay in respect of any and all **Funds Transfer Fraud Event**(s) and / or **Third**

GBP 10,000

Party Fund Theft Event(s) under the Policy:

The aggregate sum set out above shall be part of and not in addition to the **Limit of Liability** set out in the **Policy** Schedule.

1. INSURANCE COVER

NEW COVERS

The following provisions are inserted into the **Policy**:

In consideration of the payment of or agreement to pay the premium by the **Policyholder** on behalf of the **Insured**, the **Insurer** will pay, or where specified, reimburse the **Insured**, in excess of the applicable **Retention**, up to the maximum aggregate sum above, for:

..

- any loss of funds or assets of the **Insured**, which: (i) occurs on or after the above **Inception Date**; (ii) is notified to the **Insurer** during the **Period of Insurance** in compliance with the **Policy** terms; and (iii) is the sole and direct result of a **Funds Transfer Fraud Event**.
- any Loss arising from any Claim against the Insured by any Third Party which (i) occurs on or after the above Inception Date, (ii) is notified to the Insurer during the Period of Insurance in compliance with the Policy terms; and (iii) is the sole and direct result of a Third Party Funds Theft Event.

2. GENERAL DEFINITIONS

The definition of **Claim** at clause 2.3 is deleted and replaced by the following definition:

Claim means any written demand, civil, criminal, judicial, administrative, regulatory or arbitral proceeding against the **Insured** seeking compensation or other legal remedy or penalty as a result of a **Data Liability Event, Media Liability Event**, **Network Security Event**

...

Funds Transfer Fraud Event or Third Party Funds Theft Event.

NEW DEFINITIONS

The following definitions are inserted into the **Policy**:

13

Funds Transfer Fraud Event means the commission by any Third Party:

- (i) via **Unauthorised Access** leading to any unauthorised electronic transfer of the **Insured**'s funds or other financial assets from the **Insured**'s computer system or network due to the fraudulent manipulation of electronic documentation which is stored on the **Insured**'s computer system;
- (ii) of theft of funds or other financial assets from the **Insured**'s bank account by electronic means, if the bank is unable to restore the **Insured** to the exact same financial position, they were in prior to the **Funds Transfer Fraud Event** taking place.
- (iii) of theft of money or other financial assets from the **Insured**'s corporate credit cards by electronic means; and / or
- (iv) of any phishing, vishing or other social engineering attack against the **Insured** that results in the unauthorised transfer of the **Insured**'s funds to a **Third Party**

Third Party means any legal entity or natural person who is not an **Insured**.

Third Party Funds Theft Event means the theft of money or other financial assets belonging to a **Third Party** for which the **Insured** is legally liable as a result of **Unauthorised Access** into the **Insured**'s computer system.

3. EXCLUSIONS

Exclusion 3.13 of the **Policy** is deleted and replaced with the following exclusion:

The **Insurer** shall not be liable to make any payment or provide any benefit or service in respect of any **Claim** or **Loss**:

 arising out of the electronic transfer of any funds, monies or goods belonging to the Insured, or for which the Insured is legally responsible, except for a Fund Transfer Fraud Event or Third Party Funds Theft Event.

NEW EXCLUSIONS

The following exclusions are inserted into the **Policy**:

The **Insurer** shall not be liable to make any payment or provide any benefit or service in respect of any **Claim** or **Loss**:

- for any Loss or other financial losses in any way directly or indirectly connected with cryptocurrencies are excluded from the cover provided under the "FUNDS TRANSFER FRAUD / THEFT OF THIRD FUNDS PARTY" endorsement in respect of any Funds Transfer Fraud Event or Third Party Funds Theft Event.
- for any Loss or other financial losses caused by any Funds Transfer Fraud Event or Third Party
 Funds Theft Event where such event is perpetrated by, or with the knowledge or collusion of,
 any director, partner or employee of the Insured.

All other terms and conditions of the Policy remain unchanged

5.2 TELEPHONE HACKING ENDORSEMENT

The policy is amended as follows. Words in bold have the meanings defined in the **Policy**.

SCHEDULE

The following provisions are inserted into the **Policy** Schedule:

TELEPHONE HACKING COVER

Inception Date of coverage applicable to any **Telephone Hacking** As per main cover

Event:

Retention each and every **Telephone Hacking Event**: As per main cover Maximum aggregate sum the **Insurer** will pay in respect of any and all **Telephone Hacking Events**:

The aggregate sum set out above shall be part of and not in addition to the **Limit of Liability** set out in the **Policy** Schedule.

1. INSURANCE COVER

NEW COVER

The following provision is inserted into the **Policy**:

In consideration of the payment of or agreement to pay the premium by the **Policyholder** on behalf of the **Insured**, the **Insurer** will pay, or where specified, reimburse the **Insured**, in excess of the applicable **Retention**, up to the maximum aggregate sum above, for:

•••

1.7 any Loss arising from a Claim against the Insured made by a Telcom Provider which (i) occurs on or after the above Inception Date, (ii) is notified to the Insurer during the Period of Insurance in compliance with the Policy terms; (iii) and is the sole and direct result of a Telephone Hacking Event.

2. GENERAL DEFINITIONS

The definition of Claim at clause 2.3 is amended by including the following at the end of the definition:

Claim means any written demand, civil, criminal, judicial, administrative, regulatory or arbitral proceeding against the Insured seeking compensation or other legal remedy or penalty as a result of a Data Liability Event, Media Liability Event, Network Security Event

...

or **Telephone Hacking Event** (where that written demand, civil, criminal, judicial, administrative, regulatory or arbitral proceeding is made by a **Telcom Provider**).

NEW DEFINITIONS

The following definitions are inserted into the **Policy**:

Telcom Provider means any telephone or communications service provider with whom the **Insured** has a written contract for the provision of telephony or communication services.

Telephone Hacking Event means any **Unauthorised Access** to the **Insured**'s internal digital telephony infrastructure.

All other terms and conditions of the Policy remain unchanged.

ENDORSEMENTS

(Applicable to all risks)

SANCTION LIMITATION AND EXCLUSION CLAUSE ENDORSEMENT

No (re)insurer shall be deemed to provide cover and no (re)insurer shall 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 that (re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

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FRAUDULENT CLAIM CLAUSE

If the (re)insured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this contract shall become void and all claim hereunder shall be forfeited.

LMA5062 04/09/06

NUCLEAR AND RADIOACTIVE CONTAMINATION EXCLUSION (LIABILITY)

This contract does not cover any actual or alleged loss, liability, damage, defence cost, cost or expense directly or indirectly caused by, arising or resulting from nuclear reaction, nuclear explosion, nuclear radiation or radioactive contamination, however such reaction, explosion, radiation or contamination may have been caused.

LMA5289 14/06/07

SEVERAL LIABILITY NOTICE INSURANCE

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations.

LSW1001 08/94

WAR AND CIVIL WAR EXCLUSION CLAUSE

Notwithstanding anything to the contrary contained herein this Certificate does not cover Loss or Damage directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

NMA464 01/01/38

RADIOACTIVE CONTAMINATION EXLUSION CLAUSE

This Policy does not cover

- (a) loss or destruction of or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss
- (b) any legal liability of whatsoever nature

directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.

NMA1270 03/12/1959

NOTICE CONCERNING PERSONAL INFORMATION

Personal information

Your insurance cover includes cover for individuals who are either insureds or beneficiaries under the policy (individual insureds). We (the Lloyd's underwriter(s) identified in the contract of insurance), being Talbot Underwriting Limited, and other insurance market participants collect and use relevant information about individual insureds to provide you with your insurance cover and to meet our legal obligations.

This information includes individual insured's details such as their name, address and contact details and any other information that we collect about them in connection with your insurance cover. This information may include more sensitive details such as information about their health and criminal convictions.

We will process individual insureds' details, as well as any other personal information you provide to us in respect of your insurance cover, in accordance with our privacy notice(s) and applicable data protection laws.

Information notices

To enable us to use individual insureds' details in accordance with applicable data protection laws, we need you to provide those individuals with certain information about how we will use their details in connection with your insurance cover.

You agree to provide to each individual insured our short form information notice, which we have provided to you in connection with your insurance cover, on or before the date that the individual becomes an individual insured under your insurance cover or, if earlier, the date that you first provide information about the individual to us.

Minimisation and notification

We are committed to using only the personal information we need to provide you with your insurance cover. To help us achieve this, you should only provide to us information about individual insureds that we ask for from time to time.

You must promptly notify us if an individual insured, contacts you about how we use their personal details in relation to your insurance cover so that we can deal with their queries.

LMA9154

Further information about Lloyd's personal information protection policy may be obtained from your broker or by contacting Lloyd's on +44 (0)207 327 5933

COMPLAINTS NOTICE

Complaints

If you wish to make a complaint, please contact:

for claims matters: Complaints

Talbot Underwriting Ltd. 60 Threadneedle Street

London EC2R 8HP

Email: complaints@talbotuw.com

Tel: +44 (0)20 7550 3500 Fax: +44 (0)20 7550 3555

for all other matters: The Complaints Department

Independent Broking Solutions Limited

150 Minories - Suite 610

London EC3N 1LS

Email: <u>info@isgrp.co.uk</u>
Tel: + 44 (0)20 347 5670

In the event that you remain dissatisfied, it may be possible in certain circumstances for you to refer the matter to the Complaints team at Lloyd's.

The address of the Complaints team at Lloyd's is:

Fidentia House Walter Burke Way Chatham Maritime

Chatham Kent, ME4 4RN

Tel: +44 (0)20 7327 5693

E-mail: complaints@lloyds.com

Website: www.lloyds.com/complaints

Details of Lloyd's complaints procedures are set out in a leaflet "Your Complaint - How We Can Help" available at www.lloyds.com/complaints and are also available from the above address.

If you remain dissatisfied after Lloyd's has considered your complaint, you may have the right to refer your complaint to the Financial Ombudsman Service (FOS).

The contact details for the FOS are: The Financial Ombudsman Service, Exchange Tower, London E14 9SR. Telephone 0800 023 4567 (calls to this number are free from "fixed lines" in the UK) or 0300 123 9123 (calls to this number are charged at the same rate as 01 and 02 numbers on mobile phone tariffs in the UK). Email complaint.info@financial-ombudsman.org.uk.

The FOS is an independent service in the UK for settling disputes between consumers and businesses providing financial services. You can find more information on the FOS at www.financial-ombudsman.org.uk.

LMA9124