

PROTECTING OUR INDEPENDENT RETAILERS

CATERERS' COVER WORDING



The Retail Mutual is a trading name of The NFRN Mutual Limited, a company registered in England and Wales, number 3810528, registered office 7 Maltings Place, 169 Tower Bridge Road, London, SE1 3JB. The NFRN Mutual Limited is authorised and regulated by the Financial Conduct Authority, FRN: 312391.

Contents

Contact details	3
Your cover	3
Excesses	3
Cover limits	3
Definitions	4
Cover Sections	
1. Buildings	9
2. Contents	11
Other cover under Sections 1 and 2	13
3. Stock	14
4. Fixed glass, shop fronts, sanitary ware, lamps and	17
signs	
5. Business interruption and book debts	18
6. Lost drinks licence	21
7. Goods in transit	22
8. Money	23
Caterers' event cancellation, abandonment or postponement	25
10. Personal accident	26
11. Employers' liability	28
12. Public and products liability	30
13. Property owner's liability	36
14. Dishonesty, directors, partners and employees	37
15. Lost rent and alternative accommodation	38
Fire and security conditions	38
Claims	40
How we settle your claim	40
Claims conditions	42
General conditions	45
Fraud	51
General exclusions	51
What to do if you have a complaint	54
Financial Services Compensation Scheme	54

Contact details

Claims - if you need to report an incident or talk to us about a claim

Monday – Thursday 9.00am to 5.30pm and Friday 9.00am to 5.00pm - 0333 2121 008 All other times 01424 850 333

claims@theretailmutual.com

Member services - If you want to talk to us about your cover Monday to Friday - 8.30am to 5.30pm - 0333 2121 006 info@theretailmutual.com

Sales – if you would like a quote for a new property or business, home or landlord's cover **Monday to Friday** – **8.30am to 5.30pm** - **0333 2121 007**

info@theretailmutual.com

Write to

The Retail Mutual, First Floor Offices, Douglas House, Quarry Hill Road, Tonbridge, Kent, TN9 2RH

Your cover

Your cover is made up of the Sections and parts of Sections in this Cover Wording shown as included on your Caterers' Cover Schedule. It is important that you read your Caterers' Cover Schedule and this Cover Wording carefully to understand the cover you have chosen

Cover for damage in this Cover Wording shown as included on your Caterers' Cover Schedule may be on an "all risks" basis. This means it includes every type or cause of damage unless explained as not covered under a heading or paragraph that starts with, **We** do not **cover**

If you need any more information or would like to talk to us about your cover, please contact us and we will be happy to help. If there are any mistakes in your Caterers' Cover Schedule or if any information is missing, please let us know as soon as possible

We give cover in the Sections covered up to the cover limit for things that happen during the cover period

Excesses

Your Caterers' Cover Schedule shows the **excess** that applies to each Section or part of **your cover**. If more than one **excess** applies, **you** will only have to pay the higher **excess**

Cover limits

Your Caterers' Cover Schedule shows the **cover limits** that apply to each Section or part of a Section. The **cover limit** applies to each event covered except in the Sections where it is explained that the **cover limit** applies to a series of events

Definitions

The following definitions apply in **your Caterers' Cover Schedule** and this Cover Wording unless they change in a particular Section

accidental damage, accidentally damaged

Sudden, unexpected, unintentional physical harm that destroys something or reduces its value, usefulness or normal function

advertisement

A notice broadcast or published to the general public or to specific market segments about your stock or services that is intended to attract customers or suppliers

advertising injury

Tο

- injure the good name or reputation of goods, **products** or services or
- use another person's advertising ideas or
- breach copyright, trade image or slogan in an advertisement

ashestos

Asbestos, asbestos fibres or any derivative of asbestos including any product that contains asbestos, asbestos fibres or any derivative of asbestos

book debts

Money your customers owe you at the date of damage taking into account

- bad debts
- debits and credits, including credit notes and cash, not passed through the records between the date of the last record and the date of the damage
- abnormal trading conditions affecting your business
- your last record of amounts owed by customers

buildings

The buildings at the **property** shown on your **Caterers' Cover Schedule** and its permanent fixtures and fittings including

- outbuildings
- sanitary ware, fitted kitchens, windows and doors, fixed flooring and internal decorations
- landlord's fixtures and fittings
- terraces, paths, drives, boundary walls, gates, fences, hedges, lamp posts and railings
- permanent swimming pools, hot tubs and their fixed equipment
- fountains, patios, statues, fixed gazebos and pergolas, canopies, decking, terraces and brick-built barbeques, hard tennis courts and fixed garden seating, fixed outdoor adventure and playground equipment and artificial playing surfaces
- external lighting, alarm systems, surveillance systems, radio and television aerials, satellite dishes, their masts and fittings
- permanently connected central heating fuel tanks, septic tanks and cesspits, underground drains, sewers, ducting, cables and piping that belong to **you** or **you** are responsible for
- **underground services** including inspection hatches and covers for services supplying the **property** that belong to **you** or **you** are responsible for
- improvements your tenant makes to the premises
- wind turbines, solar panels and ground source heating pumps

business

The business carried out at the premises including the ownership, repair and maintenance of the

property that

- you know about and have authorised
- is carried out under your control or the control of a director, partner or authorised employee and
- you have told us about and is shown on your Caterers' Cover Schedule or we have agreed in writing
- is private work by an employee for a director or partner that you have agreed

business hours

Any time when you, a director, partner or employee is at the premises in connection with your business and your business is open for trading

cards

Credit cards, debit cards, cheque guarantee cards and cash dispenser cards

Caterers' Cover Schedule

The document that contains **your** details, the details of the **property**, the **premises**, the **cover limits**, the **cover period**, the **excesses**, the **cover you** have chosen and any special terms that apply

Caterers' event

An event that **you** or someone else has organised at a specific venue where **you** supply the food and related Caterers' services

computers

All computers, **portable computers** and other electronic equipment used for **your business** including all connected equipment, environmental or voltage control systems, power supplies, wiring, networks, operating software, application software and computer chips not part of any computer system, facsimile machines, electronic tills or any similar equipment

contents

Items at the premises used for your business you own or are legally responsible for including

- portable equipment
- furniture, appliances, safes, cash boxes and security cases
- documents
- directors', partners', employees' and customers' personal belongings
- radio and television aerials, satellite dishes, satellite television receiving equipment, their fittings and
- plant and machinery
- class 1 and 2 invalid carriages
- stock not for sale
- signs, notice boards and nameplates
- underground services you are responsible for
- If you are a tenant, fixtures and fittings you own and install in the premises that you will remove at the end of your tenancy agreement

contribution

The amount of money shown on your Caterers' Cover Schedule that you must pay us for your cover

costs and expenses

- costs and expenses awarded against you
- costs and expenses that we have agreed to pay
- representation at any Coroner's Inquest or Fatal Accident Inquiry

cover

The discretionary cover we give you shown on your Caterers' Cover Schedule and in this Cover Wording

covered events

- Fire, smoke, explosion, lightning or earthquake
- Storm or flood
- Theft or attempted theft
- Impact by aircraft, other aerial devices, animals, vehicles and anything falling from them
- Falling television or radio aerials, satellite dishes, fittings or masts and security equipment
- Falling trees and branches, lamp posts, electricity pylons or telegraph poles
- Escape of water from any fixed tank, apparatus or pipe or automatic sprinkler system
- Escape of fuel from any fixed heating installation
- · Leakage of drinks
- Riot or civil commotion
- Strikers, lockout workers or persons taking part in labour disturbances
- Malicious damage
- Subsidence, heave or landslip

cover limit

The amount shown on **your Caterers' Cover Schedule** as the most **we** may pay for each claim or series of claims or as explained in a particular Section, based on the information **you** give **us**

cover period

The time we give cover shown on your Caterers' Cover Schedule

damage, damaged

Direct physical harm that destroys something or reduces its value, usefulness or normal function

data

Information represented or stored electronically including code or series of instructions, operating systems, software, programs and firmware

director

A person who is a director or officer of **your** company, a de facto or shadow director and any other **employee** who advises or manages **your business**

documents

Deeds, wills, agreements, maps, photographs, plans, models, written or printed books, manuscripts, business books, letters, certificates, written or printed documents including those visible on a **computer** screen, forms of any kind and digital information to use with a **computer** system

employee

- A person
 - under a contract of service or contract of apprenticeship with you
 - you are assessing as being suitable to employ
 - in a work experience, training, study or similar scheme with you
 - you hire, borrow or is supplied to you by another business to carry out work for your business
 - supplied to you under the terms of a contract or agreement that states the person is your employee for the time the contract or agreement lasts
 - a Court in the UK decides is your employee
 - who delivers newspapers for your business
- A labour master and any person they supply
- A labour-only sub-contractor carrying out work for your business and any person they employ to carry out work for your business
- A self-employed person carrying out any kind of work normally carried out under a contract of service

or contract of apprenticeship with you

• A volunteer carrying out work for your business

employment

The time when a person is an **employee** of **your business**

empty

When the **property**, **buildings** or part of the **property** or **buildings** are not physically used or accessed for **your business** for more than 45 days in a row

event equipment

Any marquee, staging, portable toilets, plant, machinery, generators, chairs, tables or other equipment used for **your** event **you** own, lease or hire

excess, excesses

The amount shown on your Caterers' Cover Schedule you must pay towards the cost of a claim

fraud or dishonesty

Any one or more acts of fraud or dishonesty carried out by a **director**, **partner** or **employee** acting alone or with other **directors**, **partners**, **employees** or people that results in a financial loss to **you**

heave

Upwards or sideways movement of the ground under the buildings

injury

Bodily injury, disease or illness including psychiatric illness

in transit

A journey in the **UK** to or from the **premises**, including loading, unloading, air and sea journeys, roll-on roll-off transport and temporary storage in a secure location in the **UK** up to 48 hours in a row

landslip

The downward movement of sloping ground

money

Current bank notes and coins, uncrossed cheques, bank drafts, bonds, securities, postal and money orders, traveller's cheques, current unused postage stamps, trading stamps, Premium Bonds, savings stamps and certificates, vouchers, unused franking machine units, tokens, travel cards or tickets, season tickets, petrol coupons, gift tokens, scratch cards, pre-paid phone cards, validated tickets for the National Lottery, bills of exchange, dividend warrants, pre-booked entertainment tickets, electronic money cards and other negotiable documents that belong to or are connected to **your business**

Mutua

The NFRN Mutual Limited trading as The Retail Mutual

non-negotiable money

Credit and debit card sales vouchers, VAT purchase invoices, stamped national insurance cards and crossed cheques, giro cheques, postal orders, money orders, banker's drafts and giro drafts

outbuildings

Sheds, glasshouses, conservatories, garages, carports, storage units, workrooms, plant rooms and other buildings within the boundaries of the property that cannot be accessed from the main building

partner

A person who is a partner in your business

personal belongings

Personal items and clothes that someone normally wears or carries, and pedal cycles

pollution

The discharge, dispersal, seepage, migration, release or escape of any solid, liquid, gas, thermal irritant or contaminant, including smoke, vapour, soot, fumes, acids, alkalis, chemicals and waste, in or on land, ground water, surface water or coastal waters, or in or on any structure on land, or in the atmosphere or any contamination

portable computers

Laptops, iPads, iPods, notebooks, netbooks, palm pads, e-book readers, touchpads, tablet computers, smartphones and other similar articles

portable equipment

Digital cameras, video cameras, **portable computers** including portable printers, photographic and other visual display equipment including projectors, computer hardware and tools

premises

The part of the property at the address shown on your Caterers' Cover Schedule you use for your business

principal

Any person, local or public authority, company or firm **you** are working for under a contract connected to **your business**

products

Goods including their packaging, containers, labels and instructions that **your business** has sold, supplied, distributed, given away for free, manufactured, installed, erected, serviced, repaired, altered, designed, treated, tested or worked on in any way

property

The **buildings**, gangways, street furniture, yards, car parks, roads, pavements and forecourts, if constructed of solid materials, at the address on **your Caterers' Cover Schedule**

records

Your business accounts or other business books and records including any records stored on computers

reinstate. reinstatement

To rebuild, replace, repair or restore **damaged**, lost or stolen property to a condition as far as possible the same as the condition it was in immediately before the **damage** or theft but not to a condition that is better than the condition it was in before the **damage**, loss or theft

sanitary ware

Washbasins and pedestals, sinks, bidets, lavatory pans, seats and cisterns, shower trays, shower screens, baths, bath panels, and splash backs

stock

The goods, materials, second-hand goods and materials, refrigerated and frozen food used in **your business**, work in progress and customers' property **you** are responsible for in connection with **your business**

storm

Winds of at least 47mph (41 knots), that may be accompanied by heavy rain, hail, snow or sleet, or 1 inch

(25mm) or more of rain over that falls in 1 hour, or a smaller amount of rain in a shorter time that is in the same ratio as 1 inch in 1 hour, for example half an inch in half an hour

subsidence

Downward movement of the ground under the buildings

trade image

A legally enforceable right that relates to the overall visual appearance of a business, its products, its services and the way in that they are packaged or presented

UK

Great Britain, Northern Ireland, the Isle of Man and the Channel Islands

underground services

- drains, pipes, cables that give services to or from the **buildings**
- inspection covers and underground tanks at the **premises**
- telephone wires
- telephone, gas, electricity and water meters

water table

The highest point where water saturates underground soil and rock

we. us. oui

The Mutual

you, your

The people, business or legal entity, including any board of directors, named on your Caterers' Cover Schedule

Section 1 Buildings

1. Damage, theft and loss

If **your buildings** are **damaged** lost or stolen as a result of one of the **covered events We** may pay

- to reinstate them
- to dismantle, demolish, shore up or prop up any damaged parts of the buildings
- take away debris from the **property**
- clean or remove undamaged parts of the buildings

2. Professional fees

If **your buildings** are stolen or **damaged** as a result of one of the **covered events** and **we** agree to pay a claim for that theft or **damage**, **we** may also pay architects', surveyors', lawyers' and consulting engineers' fees and costs to **reinstate** the **damage**

3. Additions, alterations and new buildings

If additions, alterations and improvements to **your** property are stolen or **damaged** while work is carried out on them, or if **you** buy a new building at the **property** and it is **damaged**

We may pay

• to reinstate the damage

We do not cover

1. any amount your property has increased in value because of the addition, alteration or improvement

4. Emergency access

If the police, fire brigade or ambulance services attend an emergency at the **property** and cause **damage** to **your buildings** because

- they have to force their way in or
- to prevent damage to your buildings

We may pay

• to reinstate the damaged buildings

We do not cover damage

1. caused by a police raid

5. Fire extinguishers, sprinklers and firealarms

If, as a result of one of the covered events

your buildings are damaged

and

 your fire extinguishers, sprinklers or fire alarms are used and

• we agree to pay a claim for that damage

We may pay the costs to

- refill fire extinguishers
- recharge gas flooding systems
- · replace used sprinkler heads
- refill sprinkler tanks with metered water
- reset fire and intruder alarms

6. Public authority and legal requirements

If **we** agree to pay a claim for **damaged** or stolen **buildings**, **we** may also pay the extra costs to meet current buildings regulations, local authority or legal conditions or requirements to **reinstate** the

- damaged or stolen parts of the buildings
- undamaged parts of a damaged or stolen building
- water supply equipment for the sprinkler system

We do not cover costs resulting from

- 1. any notice to comply with any regulations you received before the damage or theft happened
- 2. any delay complying with any regulations
- 3. **reinstatement** that takes longer than 12 months from the date of the **damage** or theft, unless **we** agree in writing

We do not cover costs

- 4. to reinstate undamaged buildings
- 5. to **reinstate** undamaged parts of the **damaged** or stolen **building** that are more than 15% of what it would cost to
 - reinstate the whole building if it was totally destroyed or
 - reinstate the damaged premises if they were totally destroyed when there is more than one premises included in your cover
- 6. resulting from damage or theft that happened before cover under this Section started
- 7. that relate to any notice of compliance served on you before the damage or theft happened
- 8. that relate to any existing requirement that you have to comply with within a specified period
- 9. of any rate, tax, duty or other charge or assessment resulting from the value of the **property** increasing
- 10. for water supply equipment to supply undamaged parts of the sprinkler system if the same water supply equipment supplies the damaged and undamaged parts of the sprinkler system. If the supply is to the damaged and undamaged sprinkler system, we will not cover more than a percentage of the costs of the new equipment based on the percentage the damaged part of the sprinkler system is to the whole sprinkler system
- 11. to reinstate at another site that are more than the costs to reinstate at your property

7. Selling the property

If you sell the property, the buyer can be covered under this Section from the time you exchange contracts, or

accept the offer to purchase in Scotland, until the buyer completes the purchase

We do not cover anything

- 1. covered by the buyer's insurance
- 2. that happens after completion of the sale
- 3. that happens when the property is empty
- 4. if the buyer does not comply with all the terms of your cover

8. Improvements you make as a tenant

If improvements you make to the property if you rent or lease it are damaged as a result of one of the covered events

We may pay

• the cost to reinstate the fixtures, fittings and improvements

Special conditions for this Section

Flat roofs

A competent roofing contractor must inspect any flat part of the roof of the **property** at least once every 5 years. **You** must follow any recommendations the contractor makes and carry out any work needed following the inspection. **You** must keep the inspection reports

Section 2 Contents

1. Damage, theft and loss

If your contents are lost, stolen or damaged as a result of one of the covered events

We may pay the costs to

- reinstate your contents
- take away damaged contents and clean or remove undamaged contents

If your buildings are damaged as a result of theft or attempted theft and

- your cover does not include Section 1 Buildings
- you are legally responsible for the damage

We may pay the costs to

• reinstate damage to the buildings

We do not cover

- 1. permanent fixtures and fittings, permanent flooring including landlord's fixtures and fittings and permanent flooring
- 2. personal belongings, money, cards and documents
- 3. mechanically propelled or mechanically assisted vehicles
- 4. caravans, aircraft, trailers or watercraft or their accessories
- 5. jewellery, watches, furs, precious metals and precious stones and items made from them
- 6. curios, antiques, sculptures, fine art and rarebooks
- 7. explosives including fireworks
- 8. stock including prescription drugs
- 9. **damage** to dynamos, transformers, motors or other machines or apparatus that generate or use electricity or any part of the electrical installation by over-running, a short-circuit, abnormal currents, self-heating or self-ignition
- 2. Director's, partner's and employee's personal belongings and personal money If a director's, partner's or employee's personal belongings or personal money are stolen or damaged in your premises, in transit, at an exhibition or Caterers' event as a result of one of the covered events We may pay
 - the cost to reinstate the damaged or stolen personal belongings and personal money

We do not cover

- 1. pedal cycles except when they are on the premises during business hours
- 2. cards

- 3. unattended personal belongings or personal money
- 4. contents, securities and documents, motor vehicles and computers
- 5. any goods used as part of a business

3. Customer's personal belongings and personal money

While a customer is in **your premises** if their **personal belongings** or personal **money** are stolen or **damaged** as a result of one of the **covered events**

We may pay

the cost to reinstate the damaged or stolen personal belongings and personal money

We do not cover

- 1. cards
- 2. unattended personal belongings or personal money
- 3. securities and documents, motor vehicles and computers

4. Property in the open

If your contents are stolen or damaged while in the open at your premises as a result of one of the covered events

We may pay

• the costs to reinstate the damaged or stolen contents

We do not cover

- 1. theft or attempted theft if contents are left unattended
- 2. damage caused by storm or flood to any item not designed to be kept outdoors
- 3. damage caused by or resulting from workmen carrying out repairs or alterations
- 4. **damage** to neon signs, illuminated signs and electric light fittings if they are moved from their fixed position except **damage** by theft or attempted theft
- 5. **damage** to bulbs and tubes in neon signs, illuminated signs and electric light fittings unless it results from **damage** to the sign or fitting

5. Emergency access

If the police, fire brigade or ambulance services attend an emergency at the **property** and cause **damage** to **your** garden

We may pay

• to reinstate the damaged garden

We do not cover damage

1. caused by a police raid

6. Computers

If **your computers** are lost, stolen or **damaged** anywhere in the **UK** as a result of one of the **covered events We** may pay

- the cost to reinstate the stolen or damaged computers
- the cost to reinstate programs and data

We do not cover

- 1. any amount you can get back under any guarantee or other contract
- 2. the loss of use of a computer
- 3. **damage** to a **computer** caused by theft or attempted theft at **your premises** unless the theft or attempted theft involves
 - force or a violent act to get in or out of your premises or
 - violence or the threat of violence to any person lawfully at the **premises**
- 4. the cost of installing software that **you** can install by following the manufacturer's instructions

7. Computer breakdown

lf

• your computers and data on them are damaged, erased, corrupted, destroyed or distorted by a sudden and unforeseen breakdown, distortion, electrical burn-out or fault caused by a mechanical or electrical defect or the electricity or telecommunications supply failing or fluctuating

We may pay

- the cost to reinstate the computers, and if we do
- the cost to reinstate programs and data

We do not cover

- 1. breakdown of a computer that is more than 10 years old
- 2. breakdown or the cost to **reinstate** programs and **data** resulting from wear and tear or any gradually operating cause
- 3. the cost of reinstatement
 - you can get back under a guarantee or other contract
 - of data not stored by following the manufacturer's instructions
- 4. the cost of reinstatement caused by or resulting from
 - the loss of the electricity or telecommunications supply by the supplier's employees' industrial action
 - the electricity or telecommunications supplier deliberately interrupting the supply unless it is to save life

8. Metered water, gas and oil

If water, gas or oil **you** own or are responsible for is **accidentally** lost or stolen from a metered water, gas or oil system at the **property**

We may pay

- the charges for the water or gas that **you** are responsible for
- the cost to reinstate the oil

9. **Bequeathed property**

If **contents** left to **you** for **your business** are lost, stolen or **damaged** as a result of one of the **covered events**We may pay the costs

• to reinstate the damaged or stolen contents

We do not cover any damage, loss or theft that happens

- 1. before **your** legal interest in the **contents** starts
- 2. more than 3 months after **your** legal interest in the **contents** starts if **you** do not take out **cover** for them with **us**
- 3. to buildings
- 4. to vehicles and their accessories licensed for road use and only used on the public highway
- 5. to trailers, caravans, waterborne craft, aircraft or their accessories
- 6. to **money** or any type of securities
- 7. to any other type of document that has any negotiable or non-negotiable value
- 8. to anything included anywhere else in your cover or that you can claim for somewhere else

10. Fire extinguishers, sprinklers and fire alarms

If your contents are damaged resulting of one of the covered events and as a result your fire extinguishers are used, and we agree to pay a claim for that damage

We may pay

• to refill fire extinguishers

Other cover under Sections 1 and 2

1. Locks and keys

If the keys to the **property**, a safe or strong room in the **premises** are lost or stolen

- from inside the **buildings** following entry by force or a violent act
- from inside **your** private residence or the private residence of a **director**, **partner** or authorised employee
- following an assault on you, a director, partner or authorised employee

We may pay

- to get into the **property**, safe or strong room
- to replace keys, locks and locking mechanisms for external doors, windows, safes, strong rooms and intruder alarms

We do not cover

1. the theft of safe keys or strong room keys from the premises outside business hours

2. Temporary removal

If **contents** or part of the **buildings** are **damaged** or stolen as a result of one of the **covered events** while they are temporarily

- off the **premises** for alteration, renovation, repair or cleaning
- being moved to or from the **premises** for alteration, renovation, repair or cleaning
- off the premises and with you, a director, partner or authorised employee
- in the post

and

if contents temporarily off the premises to use for outside Caterers' are damaged or stolen

We may pay

• to reinstate the damaged or stolen contents or part of the building

3. Trace and access

If **your buildings** or **contents** are **damaged** by water, fuel heating oil or LPG escaping at **your premises** and **we** agree to pay a claim for that **damage**

We may also pay

- the costs to find the source of the escape
- the cost to reinstate the damage to the buildings caused by trying to find the source

Section 3 Stock

The **excesses** shown on **your Caterers' Cover Schedule** will only apply once if there is a series of claims from the same cause that happens in a period of 72 hours in a row

1. Damage, theft and loss

If your stock or goods **your business** has sold but not delivered are lost, stolen or **damaged** as a result of one of the **covered events** during the **cover period** at **your premises**

We may pay

- the cost to reinstate the damaged or stolen stock and goods sold
- the costs to remove, dismantle or break up the **stock**
- the value of any cancelled sale contract for the damaged goods sold but not delivered

We do not cover

- 1. **stock** that is not on racks, stillages, pallets or something similar that are at least 150mm above floor
- 2. theft or damage to cigarette and tobacco products
- 3. consumable items that are not for sale
- 4. money and documents

2. Seasonal increase

We will increase the cover limit for stock by 50%

- during November and December
- 31 days before Easter Monday

• at any other time shown on your Caterers' Cover Schedule

We do not cover any

- 1. extra wines and spirits kept in public areas of the **premises**
- 2. extra wines and spirits not in a locked store room or cage

3. Exhibition and Caterers' event stock and equipment

If your exhibition or event equipment, stock and promotional items at an exhibition, Caterers' event or in transit to or from an exhibition or Caterers' event are lost, stolen or damaged as a result of one of the covered events We may pay

• to reinstate the equipment, stock and promotional items

We do not cover

- 1. equipment, stock, event equipment and promotional items left unattended in the open or in a vehicle
- event equipment damaged by atmospheric or environmental conditions including frost, damp and sunlight
- damage caused by electrical or mechanical breakdown, mechanical wear and tear or lack of maintenance
- 4. event equipment confiscated, seized, or detained by any government or public authority
- 5. lost or damaged
 - mobile phones or jewellery
 - clothing other than costumes
 - bouncy castles and inflatable play equipment
 - napery
 - porcelain, glassware, or items of a brittle nature
- 6. any damage or loss because of any willful or malicious act or any act of vandalism
- 7. inventory or stocktaking shortages or unexplained disappearance or discrepancy
- 8. money
- 9. **damage** caused by the incorrect erection, use or dismantling of any staging, marquees, gazebos, tents, seating, shell-scheme frameworks, inflatable structures and buildings, lighting or art installations and sculptures

4. Refrigerated and frozen food damage

If your stock in a chill or deep freeze unit is damaged by

- a rise or fall in temperature in the unit resulting from a failure in the unit or a failure of the power supply
- the escape of refrigerant
- accidental damage to the unit

We may pay the cost to

- reinstate the stolen or damaged stock
- reinstate stock at your premises damaged because it cannot go in the damaged or non-working chill or deep freeze unit
- hire temporary freezing or cold space and transfer undamaged stock normally kept in a chill or deep freeze unit to stop it being **damaged**

We do not cover

- 1. damage to the chill or deep freeze caused by fire, lightning, explosion or flood
- 2. theft or **damage** caused by or resulting from any deliberate act or deliberate neglect by **you**, a **director**, **partner** or **employee**
- 3. damage caused by the deliberate act of the power supplier
- 4. **damage** to **stock** in a chill or deep freeze unit that is more than 5 years old and does not have an annual maintenance contract
- 5. **damage** to **stock** in a chill or deep freeze unit caused by fragments of the chill or deep freeze unit resulting from it breaking down
- 6. damage to stock in a chill or deep freeze unit that is 16 years old or more

Special condition

We may, at any reasonable time, inspect any chill or deep freeze unit at the premises

Exclusions that apply to Sections 1, 2 and 3

These exclusions apply as well as any exclusions shown in any part of Sections 1, 2 and 3

We do not cover

- 1. the costs of clearing blocked sewer pipes, drains, pipes or underground tanks
- 2. damage to pitch fibre pipes caused by the weight of soil or other covering material
- 3. de-lamination of pitch fibre pipes
- 4. the cost to find the source of the damage to underground services
- 5. the costs to clear a blockage in underground services
- 6. the costs to **reinstate** any wall, drive, fence or path that has to be removed or is **damaged** during the search for the cause of the **damage** to **underground services**
- 7. **damage** to, caused by or resulting from a thatched roof that has not been inspected and certified by a qualified thatcher in the 5 years before the **damage** happens
- 8. damage caused by subterranean fire
- 9. the cost of stabilizing the site your property is built on
- 10. damage caused by or resulting from demolition, structural repairs or alterations of your buildings
- 11. damage to underground services caused by their own collapse or cracking
- 12. damage to fences, gates or hedges by falling trees, branches lamp posts, pylons, telegraph poles
- 13. the cost to restore the site
- 14. the cost to remove a fallen tree or branch that has not caused damage

damage caused by

- 15. or resulting from movement, shrinkage or expansion
- underground streams, rivers, water in the spaces in underground soil and rock and a rise in the water table
- 17. rain that is not part of a **storm**
- 18. a vehicle you own
- 19. freezing unless all water tanks, pipes in the loft and other pipes that could freeze are properly insulated
- 20. freezing in outbuildings
- 21. water overflowing from washbasins, sinks, showers, baths or bidets as a result of the taps being left on
- 22. the failure or lack of sealant in or on pipes or sanitary ware or the failure or lack of grout or tiles
- 23. lack of maintenance or general wear and tear
- 24. the escape of fuel caused by subsidence, heave or landslip
- 25. drinks escaping from bottled stock storm

flood damage to

- 26. **contents** not designed to be kept outdoors and **stock** in the open or in a **building** with one or more open ends or sides
- 27. car parks, paths, drives and other paved or hard-standing areas and trellises
- 28. moveable buildings or parts of buildings in the open
- 29. boundary walls, fences, gates and hedges
- 30. fences, gates or hedges
- 31. any felt roof if the felt is more than 10 years old
- 32. swimming pools and swimming pool covers
- 33. solar panels, wind turbines or ground source heating pumps
- 34. television aerials, radio aerials, satellite dishes, fittings, masts or security equipment unless your cover includes Section 2 Contents

storm damage to

35. cantilevered carports, canopies or awnings by a storm

theft or damage by theft or attempted theft

36. of any above ground drains, pipes or cables

- 37. by **you** or a member of **your** family
- 38. by a director, partner or employee or a member of your or their family
- 39. that happens when the **buildings** are unattended unless all security devices required under **your cover** are fully operating
- 40. from a building that does not involve force or a violent act to get into or out of the building
- 41. from an unattended vehicle or trailer unless all windows are closed and all ways to get into the vehicle or trailer are locked and the **contents**, **documents**, **computers**, **personal belongings** or **personal money** are hidden from view in a closed boot, luggage, storage or glovecompartment

damage or theft

- 42. in Northern Ireland caused by or resulting from employees of a business stopping work to protest, malicious acts, locked out workers, riot and civil commotion and people taking part in labour disturbances except **damage** by fire or explosion
- 43. caused by or resulting from a safe or strong room being opened by a key or combination code that is left on the **premises** outside **business hours**
- 44. to contents not at your premises in the open or in an open-sided building
- 45. that happens when the property is empty
- 46. that is more than 10% of the cover limit for contents, for contents not at your premises
- 47. resulting from a director's, partner's or employee's fraud ordishonesty
- 48. by your tenant and anyone living with or visiting your tenant

damage caused during tree felling, lopping or topping

- 49. to buildings, contents or stock
- 50. to trees or branches
- 51. to fences, gates or hedges

malicious damage

- 52. caused by or resulting from employees of a business stopping work to protest
- 53. that happens in an unsecured or unlocked building

damage resulting from

- 54. normal settlement, expansion or shrinkage
- 55. settlement or movement of made-up ground
- 56. mine workings under the property
- 57. coastal or riverbank erosion
- 58. **subsidence** caused by the weight of the building
- 59. **subsidence**, **heave** or **landslip** if it has happened before on the land the **property** is built on
- 60. compaction of infill within the first 10 years after any buildings were constructed
- 61. failure by the builders to follow good building practice
- 62. construction, demolition, repair or structural alteration
- 63. groundworks or excavations at the property
- 64. faulty or defective workmanship, design or materials

damage to

- 65. the following unless the building is damaged at the same time and by the same cause
 - fixtures and fittings, permanently wired fixed alarm systems
 - drives, terraces, paths, patios and other paved or hard standing areas, boundary walls, fences, gates, hedges or trellises
 - septic tanks, fixed fuel tanks, ground source heating pumps, drains, pipes and cables
- 66. solid floor slabs and non-load-bearing walls or **damage** caused by solid floor slabs and non-load-bearing walls moving unless the foundations under the load-bearing walls of the **building** are **damaged** at the same time and by the same cause

Section 4 Fixed glass, shop front, sanitary ware, lamps and signs

If your fixed glass in

windows, doors and fanlights

• glass display cases, shelves, tops and mirrors

or your

- frames, doors, panelling, shutters, blinds and awnings
- lettering, decoration or protective film or alarm foil on glass
- sanitary ware, lamps and signs

at your premises are stolen or damaged as a result of one of the covered events

We may pay

- the cost to reinstate the damaged or stolen item
- the costs of temporary boarding up
- the cost to remove or replace fixtures and fittings needed to replace the damaged or stolen item
- the costs to replace any intruder alarm damaged as a result of the damage or theft
- damage to items on display in windows if the damage was caused by damaged fixed glass

We do not cover theft or damage

- 1. to any stock or items you hold in trust
- 2. that happens in transit or while being fitted
- 3. caused by or resulting from defects in frames or framework
- 4. caused by or resulting from repairs or alterations to the **premises**
- 5. to glass in vending machines
- 6. that is on or near the surface
- 7. that is a scratch or a crack that does not go right through the item and where this does not stop the usefulness or normal function
- 8. to neon signs, illuminated signs and electric light fittings when they are removed from their fixed position other than by theft or attempted theft
- 9. to bulbs and tubes in neon signs, illuminated signs and electric light fittings unless it results from **damage** to the sign or fitting

Section 5 Business interruption and book debts

Please note where this Section mentions infectious or contagious human disease, organism or an emergency that has or is likely to endanger life it does not include

- anything caused by, resulting from, related to or involving Coronavirus, Covid-19, SARS-COV-2 wherever it happens or
- an outbreak of an infectious or contagious human disease that isn't caused by Coronavirus and must be notified to a national or local authority unless the outbreak happens at your premises

Definitions

The following definitions apply to this Section only

event

something we give cover for under part 1 of this Section

gross profit

• income + closing stock + work in progress

less

- opening stock + work in progress + other working expenses
- savings made from reduced charges or expenses during the indemnity period payable out of income as a result of the event
- income you earn or someone on your behalf earns during the indemnity period from carrying on your business or any part of your business
- any amount made from selling salvage

income

The money paid to you or legally due to you for goods sold and delivered or services you give as part of your

business

increased cost of working

Your extra costs during the indemnity period to stop or limit your income reducing including

- rent at temporary premises
- extra heating, lighting and water costs at temporary premises
- equipment at the temporary premises so you can carry out your business
- extra staff and overtime to current employees
- expenses of **your business** that do not fall under the definition of **other working expenses** calculated by
 - gross profit divided by
 - gross profit + the expenses of your business that do not fall under the definition of other working expenses

multiplied by

- 100 (the result used as a percentage) multiplied by
- the expenses of **your business** that do not fall under the definition of **other working expenses** but not more than the **income you** would have received if the **event** had not happened

indemnity period

The time an **event** affects **your income** up to 36 months from the date of the **event** unless a different time is shown on **your Caterers' Cover Schedule**

other working expenses

The cost of your purchases, packaging, carriage and bad debts

1. Business interruption

If your business is interrupted or interfered with as a direct result of the one of the following events happening

- your premises or parts of your premises are stolen or damaged as a result of one of the covered events
- your contents or stock are stolen or damaged as a result of one of the covered events while
 - at your premises
 - in storage for up to 90 days
 - in storage for longer than 90 days if **you** ask **us** in advance and **we** agree in writing
- there is accidental failure of electricity, gas, water or telecommunications supply to your premises
- murder, manslaughter, rape or suicide happensat your premises
- an outbreak of an infectious or contagious human disease at **your premises** that must be notified to a national or local authority
- an organism is discovered at **your premises** that could result in an infectious or contagious human disease that must be notified to a national or local authority
- poisoning from food and drinks supplied from your premises
- defective drains or other sanitary processes
- an infestation of vermin and the local authority order or advise you to stop or restrict the use of your premises
- damage to your supplier's premises, contents or stock caused by theft or damage the same as theft or damage covered by your cover
- damage that stops the electricity, gas, water or telephone supply to your premises caused by
- theft or damage to the following in the UK
 - an electricity generation station, substation, or the public electricity supply
 - the gas supply company's land-based operations
 - the water company's water works or pumping stations
 - the telephone company's land-based operations

- your stock or contents are lost, stolen, damaged or delayed in transit
- you cannot access or use your premises for more than 6 hours because of an emergency that has or is likely to endanger
 - life
 - any property near your premises
- there is **damage** to properties within 2 miles of **your premises** and that **damage** would not be excluded by **your cover** if it happened to **your premises**

We may pay

- the amount your gross profit during the indemnity period is less than the gross profit you would have made if the event had not happened
- · the increased cost of working
- the fees of a professional accountant to produce and certify details from your accounts we ask for to help us investigate and verify your gross profit and increased cost of working
- the cost to stop or reduce lost turnover
- the cost to start normal business operations again or continue normal business operations at another premises

We do not cover gross profit lost resulting from theft of or damage

- 1. to **your premises**, **stock** or **contents** that are not included in **your cover**, not covered or insured somewhere else
- 2. to a property within 2 miles of **your premises** for the first 7 days except where it involves an emergency likely to endanger life that nearby property
- 3. to a vehicle licensed for use on the public highway, caravans, trailers or watercraft
- 4. caused by malicious **damage**, riot or civil commotion that deliberately deletes, loses, distorts or corrupts information on a **computer**
- 5. to your stock or contents in transit from any cause you can control
- 6. as a result of repairs, maintenance, a defect or wear and tear
- 7. to land, roads, pavements, piers, jetties, bridges, culverts or excavations
- 8. to livestock, growing crops ortrees
- 9. to water that is not contained in a tank, pipes or processing equipment at your premises
- 10. to fixed glass and shop fronts while they are removed for alterations or repairs or while alterations, extensions or additions are carried out to the **premises**
- 11. to contents or stock in the open or in a building with one or more open end or side

We do not cover gross profit lost resulting from

- 12. your unnecessary delay to repair or replace damaged premises, stock or contents
- 13. an electricity, gas or water supplier deliberately stopping or restricting their supply
- 14. industrial action affecting the supply of electricity, gas or water
- 15. accidental failure of electricity, gas, water or telecommunications supply to **your premises** for less than 6 hours
- 16. a supplier stopping or restricting access to an extranet, the internet, **your** internet site and applications and related services over the internet
- 17. any planned or unplanned rail engineering works
- 18. **your business** if it permanently stops during the **cover period**, is wound up or carried on by a liquidator, administrative receiver, insolvency practitioner or administrator or there is bankruptcy order against **you**
- 19. drought, atmospheric, air, climate and weather conditions including temperature, air pressure, humidity, rain, snow, ice, moisture, sunshine, cloudiness and winds
- 20. buildings and structures while being built or erected and materials or supplies used to build or erect the buildings or structures
- 21. lost, destroyed or damage to property used by your supplier
- 22. failure of satellite services
- 23. **damage** to property at **your** supplier's premises resulting from the failure of electricity, gas, water or telecommunications supply if the supplier of those services is the same supplier **you** use at **your**

premises

- 24. any cause you can control
- 25. the cost of cleaning, repairing, replacing, recalling or checking premises, stock or contents
- 26. theft, damage or delay in transit caused by the delay or a loss of use of the carrying vehicle
- 27. the fees of a professional accountant if we have not agreed them
- 28. actual or suspected explosive or incendiary devices at or near premises in Northern Ireland
- 29. the **cover limit** for **gross profit** at the time of the **event** being less than the **gross profit** that **you** would have earned in the **indemnity period** if the **event** had not happened. If it is less **we** will reduce the amount **we** may pay in proportion to the amount the **gross profit** that would have been earned in the **indemnity period** is to the **cover limit** for **gross profit**

We do not cover

- 30. an interruption or interference with **your business** at any **premises** except the **premises** where the **event** happened
- 31. anything caused by or resulting from an interruption or interference with your business following
 - damage caused by a rise or fall in temperature in a refrigeration unit resulting from
 - wear, tear or the gradual deterioration of the refrigeration unit in the chill or deep freeze unless it is caused by breakdown ordamage
- 32. renewal or repair of fuses or of electrical contacts that have been arcing
- 33. anything caused by, resulting from, related to or involving Coronavirus, Covid-19, SARS-COV-2 wherever it happens
- 34. anything caused by, resulting from, related to or involving an outbreak of an infectious or contagious human disease that isn't caused by Coronavirus and must be notified to a national or local authority unless the outbreak happens at **your premises**

2. Essential employees

If an essential **employee** dies or is permanently disabled, or an essential **employee** or group of **employees** resign following a lottery win

We may pay

• your extra expenses to stop or reduce any loss of income

3. Book Debts

If you cannot trace money your customers owe you because your records when they are at your premises, temporarily away from the premises or in the post are lost, stolen or damaged as a result of one of the covered events

We may pay

- the difference between the **book debts** at the date of the **damage** or theft and the amount of **money** received or traced towards those **book debts** in the 12 months after the date of the **damage**, theft or loss
- the extra costs trying to trace and recover **book debts**
- your professional accountant's fees we have agreed in writing for producing and certifying details we
 ask for to investigate and verify a claim under this part of this Section

We do not cover any money lost

- 1. if **your business** permanently stops during the **cover period**, is wound up or carried on by a liquidator, administrative receiver or administrator or there is bankruptcy order against **you**
- 2. if **you** enter into a Company Voluntary Arrangement or Individual Voluntary Arrangement, unless **we** agree in writing to give **cover**
- 3. if your records are damaged by fire at your premises unless they are in a safe or cabinet that has at least 2 hours' fire resistance
- 4. resulting from deliberately false **records**
- 5. resulting from mislaid or misfiled records
- 6. if at the time of the loss, theft or **damage** a claim has not been agreed under Section 1 Buildings or Section 2 Contents or Section 3 Stock

7. resulting from the **cover limit** for **book debts** at the time of the **damage** being less than the **book debts**. If it is less **we** will reduce the amount **we** may pay to the proportion the amount the **book debts** are to the **cover limit** for **gross profit**

Section 6 Lost drinks licence

If **your** licence to sell excisable drinks is suspended, withdrawn, changed or renewal is refused under the legislation or regulations governing the licence resulting from something outside **your** direct control **We** may pay

- the profit lost by your business shown by the difference between
 - all sales less related purchases during time of the lost licence and
 - sales less related purchases during a time immediately before the date of the lost licence that is the same length of time as the licence is lost
- your extra expenses to maintain sales for up to 12 months from the date of the lost licence
- your costs to appeal against the withdrawal, suspension, loss or refusal to renew your drinks licence if Counsel advises there is a reasonable chance of success
- the value your premises have reduced by if
 - you cannot get a licence within 12 months from the date of the suspension, withdrawal or refusal to renew and
 - you sell the premises within 3 months of the end of the 12-month period

We do not cover any profit lost, expenses or costs of an appeal

- 1. if you are can get compensation under any legislation
- 2. from the suspension, withdrawal or refusal to renew a licence caused by or resulting from
 - · any town or country planning, improvement or redevelopment order
 - a compulsory purchase order
 - any alteration of the law affecting the grant, surrender, refusal to renew or loss of licences
- 3. if you do not
 - keep the **premises** open during permitted hours
 - comply with any requirement of the licensing justices or other authority
 - keep the **premises** in good sanitary and general repair
 - take all reasonable steps to keep the licencein force

Special condition

You must tell us immediately and not later than 24 hours after there is

- a complaint against the **premises** or the control of the **premises**
- any proceedings against or conviction of the licence holder, manager, tenant or occupier of the **premises** for any breach of the licensing law
- anything that affects or questions the character, reputation, honesty, moral standing or alcoholic drinking habits of the manager, tenant or occupier of the **premises**
- a change in the tenancy or management of the premises
- a transfer or proposed transfer of thelicence
- any alteration in the way the **premises** are used
- any objection to renew or other circumstances that may endanger the licence or the renewal of the licence

Section 7 Goods in transit

Recovery costs have separate cover limits and are within the cover limit for this Section

1. Damage

If goods, **event equipment**, packing materials, trolleys, chains and ropes connected to **your business** are **damaged** or stolen while

• in a road vehicle **you** own or use or in a road haulier's vehicle

• in transit by parcel service, rail, sea or air while in the UK or the Republic of Ireland

We may pay

• the cost to **reinstate** the **damaged** or stolenitems

We do not cover

- 1. **money**, **cards**, jewellery, precious stones, watches, precious metals, bullion, furs, curiosities, works of art and rare books
- 2. mobile telephones, smart phones and similar items, satellite navigation systems, car audio equipment, televisions and **computers**
- 3. **documents**, explosives or livestock
- 4. dents, scratches or bruises to furniture
- 5. clocks, scientific instruments, glass, china, earthenware, marble or other fragile or brittle objects, pictures or similar unless the carrying vehicle, vessel or aircraft is **damaged** at the same time
- 6. containers, trailers, demountable vans orsimilar
- 7. unexplained shortages
- 8. damage caused by explosives or dangerous goods
- 9. **damage** or theft caused in any way by **your** dishonesty or a **director**'s, **partner**'s or an **employee's** dishonesty
- damage resulting from theft or attempted theft from an unattended vehicle or trailer you own or use unless
 - all windows are closed and all ways to get into the vehicle or trailer are locked and the alarm is on
 - the goods are hidden from view
 - the keys are removed
 - and between 9.00pm and 6.00am the vehicle or trailer is also
 - in enclosed premises that are locked or have a watchman in constant attendance
- 11. damage or theft caused by or resulting from
 - defective or insufficient packaging
 - defective or insufficient protection or storage against climatic conditions except lightning
 - an incorrect address, label or delivery
- 12. deterioration of refrigerated goods caused by a breakdown in refrigeration equipment unless the breakdown is caused by a fire, accident, theft or attempted theft to the vehicle carrying the goods
- 13. riot, civilcommotion or strikes
- 14. moths, mildew, rust or vermin
- 15. pollution or contamination unless it is caused by something outside the vehicle or trailer
- 16. loss in weight, evaporation, deterioration, depreciation, taint, leaks or spills, mechanical breakdown, electrical breakdown or a physical disorder of the goods not caused by fire, explosion or an accident to the vehicle, vessel or aircraft carrying the goods
- 17. theft or **damage** caused by theft or attempted theft from any soft-topped, soft-sided, open-sided or open-topped vehicle or trailer **you** own or use
- 18. theft or damage caused by or resulting from dismantling, installing, erecting or testing
- 19. theft or **damage you** have not told the carrier of goods about in any time limit set out in the contract with the carrier
- 20. theft or **damage** by **employees you** have not taken reasonable care to make sure are honest and competent to transport goods
- 21. theft or **damage** caused by or resulting from un-roadworthy vehicles or trailers or vehicles or trailers **you** own or use that have not been regularly maintained
- 22. **damage** caused by spills, leaks, fermentation, taint, contamination, deterioration, loss of weight, evaporation, mechanical or electrical breakdown unless it can be directly traced to fire, lightning or an accident to the vehicle carrying the goods and not excluded anywhere else
- 23. **damage** caused by a delay, loss of market or any other type of financial loss resulting from the loss, theft or **damaged** goods

24. goods covered anywhere else in your cover or somewhereelse

2. Recovery costs

If we agree to pay a claim under this Section

We may also pay

- to transfer the goods to another vehicle and deliver them to their original destination or back to where they were sent from if they are **damaged** by fire, collision or the vehicle **you** own or use overturning
- to reload the goods on to a vehicle you own or use
- to break up or dismantle the goods
- to remove debris and clear the site you are responsible for resulting from the damage

Section 8 Money

1. Money

If during the **cover period money** or **non-negotiable money** connected to **your business** is lost, stolen or **damaged** as a result of one of the **covered events**

- at your premises, in your home or an authorised director's, partner's or employee's home
- while with a specialist security company

stolen or damaged as a result of one of the covered events

- in a bank night safe
- while taken to or from your premises and
 - your bank
 - your home
 - an authorised director's, partner's or employee's home
 - · a usual supplier's premises
- while taken to or from **your** home or an authorised **director**'s, **partner**'s or **employee**'s home, **your** bank or a usual supplier's premises
- your, a director's, partner's or employee's personal belongings are stolen or damaged as a result of the theft or attempted theft of money

We may pay

 the cost to reinstate the lost, stolen or damaged money, non-negotiable money or personal belongings

We do not cover any money stolen

- 1. **in transit** if the amount carried or stolen is more than
 - £3,000 and less than £6,000 unless carried and shared equally by 2 able bodied people
 - Any less than 2 able bodied people means there is no cover at all
 - £6,000 and less than £10,000 unless carried and shared equally by 3 able bodied people
 - Any less than 3 able bodied people means there is no cover at all
 - £10,000 unless carried by a specialist security company
 - If a specialist security company is not used then there is no cover at all
- 2. from your premises, your home, an authorised director's, partner's or employee's home unless it involves
 - force or a violent act to get in or out of **your premises** or the home
 - the threat of assault or violence to any person lawfully at your premises or the home
- 3. while taken to or from
 - your premises and your bank, your home, an authorised director's, partner's or employee's home
 - your home or an authorised director's, partner's or employee's home and your bank unless you or an authorised director, partner or employee
 - are carrying the money out of sight in
 - a bag or other container or
 - clothing **you** or they are wearing or
 - a boot, luggage, storage or glove compartment of a vehicle

- you, an authorised director, partner or employee are driving or travelling in as a
 passenger and
- all windows are closed and all ways to get into the vehicle are locked
- 4. from an unattended vehicle
- 5. if not notified to the carrier in any specific time limit set out in the contract with the carrier

We do not cover money or non-negotiable money lost or stolen

- 6. resulting from your dishonesty, a director's, partner's or an employee's dishonesty
- 7. caused by or resulting from counterfeit **money**, forgery, fraudulent alteration or substitution, or fraudulent use of a **computer** or electronic transfer
- 8. as a result of a cheque that is not honoured
- 9. outside the UK
- 10. if **you** do not take reasonable care to select honest and competent **directors**, **partners**, **employees** and carriers to transport **money**
- 11. if you agree to give your money to someone
- 12. if it is included somewhere else in your cover

We do not cover

- 13. **money** lost while taken to or from **your premises**, a bank, **your** home or a **director**'s, **partner**'s or an **employee**'s home
- 14. money lost as a result of currency depreciating, clerical or accounting errors
- 15. lottery tickets, lottery winnings, raffle tickets, stamps that are part of a collection, promotional vouchers, air miles vouchers, credit notes, and store or loyalty points
- 16. money and non-negotiable money connected with any other business
- 17. personal money
- 18. anything caused by or resulting from an interruption or interference with your business
- 19. money and non-negotiable money sent by post
- 20. **money** in coin-operated gaming devices and machines
- 21. money you can recover from a specialist security carrier
- 22. more than the declared maximum amount of **money** kept on the **premises** shown on your **Caterers' Cover Schedule**

2. Unauthorised use of cards

If an unauthorised person uses any card connected with your business

We may pay

to reinstate the amount of money you have lost

We do not cover any amount of money lost through unauthorised use

- 1. following the theft of a card from an unattended vehicleunless
 - the card is hidden from view in a closed boot, luggage, storage or glove compartment and
 - all windows are closed and all ways to get into the vehicle are locked and the alarm is on

Special conditions for this Section

- Outside **business hours** all cash till drawers must be left open or removed and the contents removed and kept securely somewhere else
- Outside business hours any safe is locked and
 - the keys or combination code are not left on the premises or
 - the keys or combination code are only kept by you, a director, partner or an authorised employee
- You or any authorised director, partner or employee while taking money to or from your premises, your bank or your home or their home must
 - use different times, routes and ways of transporting the money
 - arrange for one or more able bodied adults to carry the money

You and your directors, partners and employees must comply with all security protocols that apply to your business about electronic fund transfers and payments published by UKash, Paypoint, Western

- Union and similar entities, lottery operators and mobile phone top-up voucher providers
- You must keep a complete record of all money you keep on the premises and in transit and keep the
 record in a secure place other than in a safe containing money and keep a copy of the records away
 from the premises

Section 9 Caterers' event cancellation, abandonment or postponement

If a Caterers' event is cancelled, abandoned or postponed as a result of

- something outside your control, including the weather because
 - the event's Health and Safety Official or an emergency authority say it is a threat to the safety of the people attending or taking part in the event
 - the venue is inaccessible or unusable
- the death, injury, or illness of your
 - husband, wife, partner, fiancé, civil or domestic partner
 - parent or grandparent
 - child, step, adopted or foster child or grandchild
 - brother, sister, foster, adopted and stepbrother or sister
- the failed, or delayed transport arrangements from outside the **UK** of a celebrity, key speaker, performer or other essential person
- the non-appearance of an essential supplier
- the outbreak of any infectious disease that results in quarantine or travel restrictions of people or animals or the threat of this happening by any national or international organisation or agency

We may pay

- any expenses you paid to put on the event including advertising costs that you cannot recover
- the extra costs to put on the event at a later date if it is rescheduled

We do not cover cancellation, abandonment or postponement of the event as a result of

- 1. the weather in the first 14 days of cover
- 2. any circumstances and weather that you knew or should have known were a risk to the event
- 3. insufficient finance or fund raising
- 4. withdrawal of sponsorship or support
- 5. the non-appearance of one or more delegates, visitors, exhibitors, guests, celebrities, key speakers, performers or anyone else who would carry out an essential function, except the failed, or delayed transport arrangements from outside the **UK** of a celebrity, key speaker, performer or other essential person
- 6. the failure or non-appearance of a supplier, professional event planner, organiser or co-ordinator unless their service and booking arrangements are confirmed in writing
- 7. you not making all the necessary and required arrangements in time for the event to go ahead
- 8. restrictions imposed by the local authorities or regulatory organisations
- 9. court mourning, death of a member of the royal family or head of state
- 10. you breach the terms of any contract

We do not cover

- 11. lost sales, profits, takings or receipts for the event
- 12. expenses you pay to a professional event organiser, planner or co-ordinator to book suppliers
- 13. expenses where you do not have a contract in your name with a supplier

Special conditions for this Section

You must

- carry out risk assessments and check fire precautions at the venue
- look at contingency planning, alternative supplier's options, transport, and access methods
- maintain all parts of the venue, its fixtures & fittings, machinery **you** are responsible for and maintain **your** equipment in a good and safe state of repair

- select the appropriate employees and give them the training and ongoing supervision necessary for the work they will carry out
- follow any manufacturers' guidelines and instructions for any equipment used
- follow all relevant requirements in law for the safety of people and property at the event

Section 10 Personal accident

If **you**, a **director**, **partner** or **employee** are injured by a violent or accidental, external and visible cause while carrying out any activity connected to **your business** and

- independent of any other cause within 12 months it results in
 - your or their death
 - **you** or they being
 - · totally disabled because of the
 - total and permanent loss of sight in one or both eyes or
 - the loss of one or both hands, feet, arms or legs or
 - total and permanent loss of use of one or both hands, feet, arms or legs
 - permanently and totally disabled and not able to carry out or attend any type of work
 - temporarily totally disabled and not able to carry out or attend any type of work

We may pay you the cover limit for

- death
- loss of sight in one or both eyes
- loss of one or both hands, feet, arms or legs
- permanent total disability
- temporary and total disability for up to 104 weeks starting from the second week after the start of temporary and total disability
- medical expenses

We do not cover

- 1. temporary total disability if **we** agree to pay a claim for any other personal accident caused by the same bodily **injury**
- 2. more than one claim for a personal accident under **your cover** and any other cover **you** have with **us** for another premises
- 3. permanent or temporary total disability preventing **you**, a **director**, **partner** or **employee** carrying out or attending any type of work if **you**, a **director**, **partner** or **employee** is in full time secondary or further education
- 4. death that is presumed because you, a director, partner or employee has disappeared
- 5. personal accident suffered by anyone under 16 or over 75 years old
- 6. any personal accident covered or insured somewhere else

We do not cover death or personal accident caused by or resulting from

- 7. **you**, a **director**, **partner** or **employee** being in, or on, or getting into or out of anything made or intended to float in or travel through the air that
 - is not fully licensed to carry passengers
 - you, a director, partner or employee is travelling in as a member of the crew
 - you, a director, partner or employee is carrying out any trade, technical or sporting activity in or
 on
- 8. you, a director, partner or employee taking part in
 - professional sports, winter sports, mountaineering requiring the use of guides or ropes, subaquatic or subterranean pursuits or aeronauticsports
 - riding or driving in or practising for any race, polo playing, steeple chasing, hunting, show jumping, motor cycling including motor scooters, pillion riding of any kind
- 9. you, a director, partner or employee suffering from
 - an illness or disease that does not result from a bodily injury
 - bodily **injury** resulting from any gradually operating cause

- 10. **you**, a **director**, **partner** or **employee** being under the influence of intoxicating drinks or drugs except drugs taken under medical supervision, unless they are taken to treat
 - drug or alcohol addiction
 - insanity whether temporary or otherwise
 - any sexually transmitted or communicable disease
- 11. intentional self-injury, suicide or attempted suicide, provoked assault, fighting except in genuine selfdefence or deliberate exposure to danger except in an attempt to save human life
- 12. pregnancy or childbirth
- 13. or contributed to by any pre-existing illness, disease, physical or mental defect or infirmity
- 14. **you**, a **director**, **partner** or **employee** failing to get and follow proper medical or surgical advice as soon as practical after suffering the bodily **injury**

We will not

• be bound by or affected by any notice of trust, charge or alienation that relates to this Section and **your** receipt or that of **your** legal personal representatives for any payment **we** may make under this Section will in all cases discharge **us**

Special condition

Before each renewal of **your cover you** must tell **us** about any injury or illness **you**, **your directors**, **partners** or **employees** who have Personal accident cover have suffered

Section 11 Employers' liability

This Section includes insurance provided by Builders Direct SA, 8D, rue Collart, L-8414 Steinfort, Luxembourg, who are shown on **your** Certificate of Employers' Liability Insurance. For the part of this Section that is insurance "**we**" and "**our**" mean Builders Direct SA and where it says, "may pay" it means, "will pay" General information about the insurance and the insurer is at the end of this Section

Except for Witness costs **we** give **cover** up to the **cover limit** for one incident or a series of incidents from one cause for each part of this Section

In this Section employee also includes partners in your business that carry out work for your business

1. Death and personal injury

If an **employee** is killed or injured in the **UK** or while temporarily outside the **UK** while carrying out the normal duties of their **employment** with **you**

We may pay

• the amount **you**, a **director** or **partner** are legally responsible to pay the **employee** for damages and their assessed legal **costs and expenses**

We may also pay the

- costs and expenses to defend you, the director or partner
- costs of an appeal
- costs and expenses to represent you, the director or partner at a Coroner's Inquest or Fatal Accident Inquiry
- costs and expenses to defend proceedings against you, the director or partner in a Court of Summary Jurisdiction for any act or omission

We do not cover

- 1. the **costs and expenses** to defend or the **costs and expenses** to represent **you**, the **director** or **partner** at a Coroner's Inquest or Fatal Accident Inquiry that **we** have not agreed to pay in writing
- 2. the costs of an appeal if Counsel advises that there is not a strong chanceof success
- 3. any liability that compulsory motor insurance is required for under road traffic legislation
- 4. any legal liability resulting from any action for damages brought against **you**, the **director** or **partner** in a country outside the **UK** or the European Union

2. First aiders

If an **employee** is a first aider as a member of **your** first aid or medical arrangements and injures another **employee** they are treating

We may pay the amount of

- any damages the employee first aider is legally responsible to pay to the injured employee
- the injured employee's assessed legal costs and expenses the employee first aider is legally responsible to pay

We may also pay within the cover limit the costs and expenses to defend the employee first aider

• the costs of an appeal

We do not cover

- 1. the costs and expenses to defend the employee first aider we have not agreed to pay in writing
- 2. the costs of an appeal if Counsel advises that there is not a strong chance of success
- 3. the liability of an employee first aider who is a doctor currently licensed to practice medicine

3. Health & safety at worklegislation

If **you** have to defend a criminal charge in a Court in the **UK** for an offence committed or alleged to have been committed during the **cover period** that relates to the health, safety or welfare of an **employee** under the

- Health and Safety at Work etc Act 1974
- Health and Safety at Work (Northern Ireland) Order 1978
- any similar United Kingdom health and safety legislation and regulations

We may pay the

- costs and expenses to defend the criminal charge
- costs of an appeal against a conviction
- costs of the prosecution awarded against you

We do not cover

- 1. the costs of an appeal against a conviction if Counsel advises that there is not a strong chance of success
- 2. costs and expenses to defend the criminal charge we have not agreed in writing
- 3. any criminal charge resulting from any deliberate or intentional criminal act
- fines or penalties
- 5. the costs of an appeal against an Improvement or Prohibition Notice

4. Unsatisfied court judgments

If an **employee** is injured while carrying out the normal duties of their **employment** with **you** in the **UK** and as a result a Court in the **UK** has awarded them damages and assessed costs against an individual or legal entity operating from premises in the **UK**, and after 6 months

- the damages and assessed costs have not been paid or
- only part of the compensation or costs have been paid

We may pay

- the damages and assessed costs or
- the amount outstanding 90 days after the lastpayment

We do not cover

1. damages and assessed costs pending an appeal

Special condition

Assignment

If **we** agree to make a payment under this part of the **cover**, the **employee** or their legal personal representative must assign the judgment to **us**

5. Employees

If an **employee** has injured another **employee** during the **cover period** while carrying out the normal duties of their **employment** with **you**, if **you** ask **us**

We may pay

• the amount of damages and costs the employee is legally responsible to pay the injured employee

Special conditions

The **employee** can only have the benefit of this part of the **cover** if they agree in writing that **we** can have complete control over the management of the claim

The employee must comply with the terms and conditions of your cover that can apply to them

6. Indemnity to principal

If an **employee** is injured during the **cover period** and claims against a **principal** for something that had they claimed against **you** this Section would **cover**

We may pay

• any damages, costs, charges and expenses the principal is legally responsible to pay

We do not cover

1. any damages, costs, charges and expenses covered or insured somewhere else

Special conditions

The principal must

- agree in writing that **we** can have complete control over the management of the claim
- comply with the terms and conditions of your cover that can apply to them

7. Witness costs

If we ask you, a director, partner or employee to attend Court as a witness in connection with a claim under this Section

We may pay

• income lost for each day in Court

Contact details

Builders Direct SA c/o 7 Maltings Place, 169 Tower Bridge Road, London, SE1 3JB

Special conditions

- 1. The Employers' Liability insurance will not be valid from the date **you** cancel **your cover** or cancel Section 11 Employers' liability. The Certificate must be destroyed or returned to **us**
- 2. If you do not comply with any of the conditions in your cover and that means we would not agree or Builders Direct SA would not be responsible to pay all or part of a claim as a result, but we or Builders Direct pay a claim because of legislation that applies in the UK to compulsory insurance of legal liability to any employee, we or Builders Direct will recover any payment we have to make from you

Section 12 Public and products liability

For each part of this Section except Witness costs the **cover limit** applies to one incident or a series of incidents from one cause

If **you** ask **us** to pay more than one person for compensation and legal costs resulting from one incident, the most **we** may pay will be the **cover limit** shown on **your Caterers' Cover Schedule**

1. Public liability

If

- in the UK and as a result of your business, you or a director, partner or employee are legally responsible because
 - someone is accidentally injured
 - someone is accidentally killed
 - someone's property is accidentally damaged
- you or they have caused
 - an accidental obstruction, trespass, nuisance or interference with pedestrian, road, rail, airborne or waterborne traffic

- an accidental invasion of a right of privacy, or an accidental interference with any right of way, light or water
- you are involved in
 - a wrongful arrest or detention, false imprisonment, or malicious prosecution
 - wrongful entry or eviction that interferes with a right of private occupancy
 - oral or written publication of material that violates the right of privacy of a person
- while temporarily outside the **UK** and connected with **your business** resulting from
 - your personal activities
 - a director's, partner's, or employee's personal activities
 - **your** husband's, wife's or partner's, a **director**'s, **partner**'s or **employee**'s husband's, wife's or partner's personal activities
- you or they are legally responsible because
 - someone is accidentally injured
 - someone is accidentally killed
 - someone's property is accidentally damaged

We may pay

• the amount **you** or they are legally responsible to pay as compensation plus any **costs and expenses**For a claim made in the United States of America or Canada or anywhere in their jurisdictions the **cover limit** includes all **costs and expenses**

We do not cover

Legal liability to pay compensation, costs and expenses caused by or resulting from

- 1. death or **injury** to **you** or a **director**, **partner** or **employee** while carrying out the normal duties of their **employment** with **you**
- 2. damage to property you, a director, partner or employee own or are responsible for except
 - your employees' and customers' personal possessions, their vehicles and contents
 - premises, including their contents, you do not own where you, a director, partner or employee are working
 - premises, including their fixtures, fittings and contents you hire, lease, rent or loan except
 - if **you** would not be legally responsible if the hire, lease, rent or loan agreement did not exist
 - if you have arranged cover or insurance for the premises
- 3. loading or unloading any vehicle, craft or container, including its contents and accessories
- 4. a vehicle or mobile plant that must have compulsory motor insurance except
 - loading or unloading the vehicle or mobile plant unless that is covered or insured somewhere else
 - taking a load to or from the vehicle or mobile plant unless that is covered or insured somewhere
 - use of mobile plant at the property
 - unauthorised movement of or unloading a vehicle or mobile plant at the **property**
- 5. you owning or using any land or buildings or repairing or maintaining any buildings
- 6. any deliberate act or something **you**, a **director**, **partner** or **employee** have deliberately not done, left out or neglected
- 7. any manual work away from the **property** except collecting or delivering or resulting from **your business** activities when attending an exhibition, tradefair or **Caterers' event**
- 8. damage to anything resulting from work carried out on it
- 9. the use of a microwave oven on the **premises** unless there is a clearly visible sign on or near it that states
 - any person using the microwave oven does so at their own risk
 - no person under 15 years of age is allowed to use the microwave oven
 - the food or drink must be heated in line with the instructions on the packaging
- 10. the use of a hot drinks vending machine on the **premises** unless the vending machine has a sign on it telling any user that it contains hot drinks

- 11. any instruction, advice, information or professional service you, a director, partner or employee give
- 12. the cost of reinstating any defect or alleged defect in any premises you no longer own
- 13. the cost of reinstating a fault, alleged fault, defect or alleged defect
- 14. any costs and expenses for any part of a claim not covered by this Section
- 15. any legal liability covered or insured somewhere else
- 16. **damage** to information represented or stored electronically including code or a series of instructions, operating systems, software programs or firmware
- 17. any waterborne craft or vessel, aircraft or space craft and loading or unloading them
- 18. a property you used to own
- 19. your excess for damage to someone's possessions
- 20. your, a director, partner, employee, your husband or wife or a director's, partner's or employee's husband's, wife's or partner's legal liability outside the **UK** resulting from any agreement unless liability would have existed if the agreement had not been in place
- 21. your, a director, partner, employee, your husband or wife or a director's, partner's or employee's husband's, wife's or partner's legal liability outside the UK resulting from firearms, mechanically propelled vehicles, aircraft, hovercraft, watercraft or animals of a dangerous nature you or they own or are responsible for
- 22. damage to flooring or ground at a Caterers' event venue
- 23. any of the following activities at a Caterers' event
 - firework displays including bonfires
 - inflatable play equipment or structures.
 - fairground, mechanical or electrical rides
 - ballooning or flying
 - trampolines, gymnastic apparatus, or any activity where a safety harness or ropes to prevent or stop a fall from height are used, circus and stunt acts
 - it's a knockout & total wipe-out competitions
 - · canoeing, sailing or the use of watercraft
 - shooting or archery,
 - pyrotechnic displays and special effects
 - open water swimming
 - · on-road cycle racing
 - people riding or handling animals

2. Products liability

If **your products** cause death, accidental **injury** or **accidental damage** to someone's property in the **UK We** may pay

- up to the **cover limit** for the total of all claims in the **cover period** for the amount **you** are legally responsible to pay as compensation
- **costs and expenses**, but if a claim is brought in the United States of America or Canada or anywhere in their jurisdictions the **costs and expenses** will be included in the **cover limit**

We do not cover

Your legal liability to pay compensation and costs and expenses caused by or resulting from

- 1. an **injury** to an **employee** while carrying out the normal duties of their **employment**
- 2. any deliberate act or something **you**, a **director**, **partner** or **employee** have deliberately not done, left out or neglected
- 3. **products** that **you** hold, are responsible for or have not supplied
- 4. prescription drugs
- 5. the recall, removal, replacement, alteration, repair or reinstatement of any products
- 6. contract work **you** carry out
- 7. **products** built into or part of any mechanically propelled vehicle that could affect that vehicle's safety
- 8. **damage** to any **products** caused by a defect in them or if they are unsuitable for what they are designed to be used for

- 9. any **products** directly exported to the United States of America or Canada
- 10. anything bought from a supplier outside the **UK** or a supplier in the **UK** who does not have a valid public and products liability insurance with a limit of liability of at least £2,000,000

Exclusions that apply to parts 1 and 2

These exclusions apply as well as the exclusions shown in the parts

We do not cover

- 1. any fines or penalties from criminal proceedings
- 2. an agreement if the legal liability would not exist if the agreement was not in place
- 3. any compensation for breach of contract
- 4. liability resulting from an effect on someone's reputation, deliberate misrepresentation, malicious falsehood, discrimination, harassment or **advertising injury**
- 5. anything caused by, resulting from or related to **asbestos** or any material containing **asbestos** in whatever type or quantity, except **damage** to property **you** do not own or are not responsible for that is made of **asbestos** or contains **asbestos**
- 6. any amount a Court requires you to pay
 - to punish you
 - to try to stop the same circumstances that led to the incident happening again
 - because **you** have caused someone distress, embarrassment or humiliation
- 7. any compensation awarded by a criminal Court
- 8. legal liability resulting from the business of a coach or bus company
- 9. liability resulting from or connected to any booking facility services you or your business give
- 10. liability resulting from or connected to any **products your business** sells unless the supplier is in the United Kingdom or Northern Ireland and has a public and products insurance policy with an insured limit of a least £2,000,000 at the time they supply the products

3. Data Protection Act

If you, a director, partner or employee are

- legally liable to pay compensation for damage or distress
- prosecuted

under data protection legislation as a result of personal data you keep or used to keep

We may pay

- the amount of any compensation and costs
- the legal costs of defending a claim against you
- the legal costs of defending a prosecution
- the legal costs of an appeal

We do not cover a claim or prosecution

- 1. that started before the cover period or this Section was added to your cover
- that involves a deliberate act, intentional act or something not done, left out or neglected by you, your directors, partners and employees that you, your directors, partners and employees knew or should have known, would result in liability under the Act
- 3. that you have reported under a previous cover
- 4. that results in the cost of replacing, reinstating, rectifying or erasing any personal data

We do not cover

5. the legal costs of an appeal if Counsel advises that there is not a strong chance of success

4. Defective Premises Act 1972

If, as a result of premises you owned that were connected to your business

- someone is accidentally injured
- someone is accidentally killed
- someone's property is accidentally damaged

and you are legally responsible under

- section 3 of the Defective Premises Act 1972 or
- article 5 of the Defective Premises (Northern Ireland) Order 1975

We may pay

- the amount of compensation and costs you are legally responsible to pay
- the legal costs of an appeal

We do not cover

- 1. compensation and costs awarded by a Court more than 7 years after **cover** under this Section ends
- 2. any liability for anything that happened while you owned or were responsible for the premises
- 3. damage to the premises
- 4. the cost of **reinstating** or fixing any defect or alleged defect in the premises
- 5. the legal costs of an appeal if Counsel advises that there is not a strong chance of success

5. Motor liability (non-owned vehicles)

If

- someone is accidentally injured
- someone is accidentally killed
- someone's property is accidentally damaged

as a result of a motor vehicle used for your business and you are legally responsible

We may pay

• the amount you are legally responsible to pay as compensation and costs

We do not cover

- 1. anything resulting from or connected to a vehicle you own or your business owns
- 2. damage to the vehicle or its contents
- 3. anything that happens when you are driving
- 4. anything that happens if you, your directors, partners, employees or your representative know the person driving has never had a licence to drive the vehicle or is disqualified from holding or obtaining one

6. Obstructing vehicles

If a mechanically propelled vehicle causes an obstruction and interferes with **your business** and **you** move the vehicle to clear the obstruction and

- someone is accidentally injured
- someone is accidentally killed
- someone's property is accidentally damaged

We may pay

• the amount you are legally responsible to pay as compensation and costs

\boldsymbol{We} do not \boldsymbol{cover} anything that results from

- 1. moving the vehicle more than is necessary to clear the obstruction
- 2. a vehicle you own, lease, borrow or hire
- 3. someone driving a vehicle who does not have a licence to drive that type of vehicle
- 4. a vehicle when
 - there is cover under any motor insurance contractor
 - compulsory motor insurance is required by law

7. Pollution and remediation costs

If you are legally responsible because

- a sudden, unexpected and unintended pollution that
- can be identified and
- happens completely at one specific time and
- at one specific place at your premises

and

• someone is accidentally injured

- someone is accidentally killed or
- someone's property is accidentally damaged

We may pay

- the amount you are legally responsible to pay as compensation and costs
- the amount you are legally responsible to pay
 - under the Environmental Damage (Prevention and Remediation) Regulations 2009 or
 - by any government or statutory authority or body implementing or enforcing environmental protection legislation to
 - investigate reverse, stop, minimise, or neutralise the **pollution** or
 - dispose of soil, surface water, groundwater or other contamination

We do not cover

- the cost to reinstate pollution damage to your premises or any site, watercourse or body of water you
 own, lease or rent
- 2. the cost to reinstate or reintroduce any form of plant or animal life
- 3. any costs to reverse, stop or minimise **pollution** outside **your** legal liability under the Environmental Damage (Prevention and Remediation) Regulations 2009
- 4. **pollution** that happens gradually overtime

8. Member to member liabilities

If more than one person is named as a Member of the **Mutual** in **your Caterers' Cover Schedule** and a Member accidentally

- injures another Member
- kills another Member
- damages another Member's property

We may pay

• the amount the Member is legally responsible to pay as compensation and costs

We do not cover legally liability that results from

- 1. wrongful arrest or detention, false imprisonment or malicious prosecution
- 2. wrongful entry or eviction that interferes with a Member's right of private occupancy
- 3. advertising injury
- 4. spoken or written publication of material that violates a Member's right of privacy

9. Indemnity to principal

If a principal is legally responsible because

- someone is accidentally injured
- someone is accidentally killed
- someone's property is accidentally damaged

If you ask us

We may pay

• the amount the **principal** is legally responsible to pay as compensation and costs

We do not cover any compensation or costs

- 1. unless this Section 12 Public and Products liability would cover the claim if it was made against you
- 2. if we do not have complete control over the management of the claim
- 3. if the **principal** does not agree in writing to be bound by all the terms and conditions of **your cover** and comply with them where they apply

10. Witness costs

If we ask you, a director, partner or employee to attend Court as a witness in connection with a claim under this Section

We may pay

• the income lost for each day in Court attendance

11. Corporate Manslaughter and Corporate Homicide Act 2007

If, during the **cover period**, as a result of **your business** someone dies and **you**, **your directors** or **partners** are prosecuted under the Corporate Manslaughter and Corporate Homicide Act 2007

We may pay

- the defence costs
- the prosecution costs awarded against you
- the cost of an appeal against a conviction

We do not cover

- 1. any prosecution under the Act where notice is received before or after the cover period
- 2. the charge under the Act if it does not result from a breach of duty of care directly from your business
- 3. the costs of an appeal if Counsel advises that there is not a strong chanceof success
- 4. **costs and expenses we** have not agreed in writing
- 5. more than the cover limit for all prosecutions in a cover period
- 6. prosecutions that result from any deliberate or intentional criminal act or something deliberately not done, left out or neglected by **you**, **your directors**, **partners** or **employees**
- 7. **costs and expenses** to comply with any remedial order or publicity order
- 8. **costs and expenses** to appeal against any fine, penalty, compensation award, remedial order or publicity order
- 9. costs and expenses of any investigation or prosecution under any law outside the UK

12. Other costs

If resulting from your business you, your directors, partners or employees are charged or prosecuted under any legislation that relates to the duties of your business, including the

- Health and Safety at Work etc Act 1974 or the Health and Safety at Work (Northern Ireland) Order 1978
- Consumer Protection Act 1987
- Food Safety Act 1990

We may pay

- the defence costs
- the costs and expenses awarded against you, your directors, partners or employees
- the cost of an appeal against a conviction

We do not cover

- 1. charges or prosecutions under the Corporate Manslaughter and Corporate Homicide Act 2007
- 2. defence costs, expenses and appeal costs we have not agreed in writing
- 3. any prosecution where **you** receive notice before or after the **cover period**
- 4. more than the cover limit for all charges and prosecutions in a cover period
- 5. charges and prosecutions that result from any deliberate or intentional criminal act or something deliberately not done, left out or neglected by you, your directors, partners or employees
- 6. charges and prosecutions that result from a deliberate decision, you, your directors or partners have made or something you, your directors or partners have not done, left out or neglected
- 7. any fine, penalty or compensation award imposed by a criminal Court
- 8. costs and expenses to comply with any remedial order or publicity order
- 9. **costs and expenses** to appeal against any fine, penalty, compensation award, remedial order or publicity order
- 10. costs and expenses of any investigation or prosecution under any law outside the UK

Special condition for parts 11 and 12

If we agree to pay for legal costs or expenses under another Section or part of your cover to defend you, your directors, partners or employees against any criminal proceedings, and you, your directors, partners or employees want to claim for the same cause or event under this Section, we will deduct from any claim under this Section any amount we have paid under the other Section

13. Hired Venues

If an event venue or its contents that you hire for a Caterers' event and are legally responsible for are

damaged as a result of one of the covered events

We may pay

• the costs to reinstate the damage

Section 13 Property owners' liability

If you are the owner of the buildings and resulting from the buildings you are legally responsible because

- someone is accidentally injured
- someone is accidentally killed
- someone's property is accidentally damaged

We may pay

- the amount you are legally responsible to pay as compensation and costs
- **your** costs and legal expenses
- representation at any Coroner's Inquest or Fatal Accident Inquiry
- defending proceedings in Court

We do not cover

You or your legal personal representative's legal liability to pay compensation and costs and your costs and expenses as a result of

- 1. the buildings if you do not own them
- 2. an agreement if the legal liability would not exist if the agreement was not in place
- 3. death or injury to you, a director, partner or employee
- 4. damage to property you, a director, partner or employee own or are responsible for
- 5. anything resulting from a fault, alleged fault, defect or alleged defect
- 6. anything caused by, resulting from or related to **asbestos** or any material containing **asbestos** in whatever type or quantity
- 7. a decision of a Court outside the UK
- 8. any compensation for breach of contract
- 9. any amount a Court requires you to pay
 - to punish you
 - to try to stop the same circumstances that led to the incident happening again
 - because **you** have caused someone distress, embarrassment or humiliation
- 10. any fines or penalties
- 11. any amount for representation at any Coroner's Inquest or Fatal Accident Inquiry and defending proceedings in Court that **we** have not agreed in writing
- 12. anything covered or insured somewhere else

Section 14 Dishonesty, directors, partners and employees

1. Losses

If

- money
- negotiable or non-negotiable legal instruments, promissory notes, bills of exchange, banknotes and cheques
- money in a bank account or any financial institution
- any premises, contents, stock, documents and personal belongings included in this cover

that belong to **you** or **you** are legally responsible for are lost or stolen as a result of **fraud or dishonesty** by a **director**, **partner** or **employee**

We may pay

 the cost to reinstate the lost or stolen money, premises, contents, stock, documents or personal belongings

We do not cover

- 1. anything that results from a director's, partner's or employee's fraud or dishonesty
 - if you or another director or partner knew the person had been involved in fraud or dishonesty

before

- that cannot be proved has happened
- that is only shown by an inventory or a profit and loss calculation
- 2. **money** that the **director**, **partner** or **employee** was entitled to receive from **you** if the **fraud or dishonesty** had not happened
- 3. fraud or dishonesty not discovered within 30 days of when it happened
- 4. anything caused by or resulting from kidnap, blackmail, ransom or any other type of force, intimidation or threat unless carried out by a **director**, **partner** or **employee**

Special conditions

- 1. as soon as **you** discover **fraud or dishonesty** by a **director**, **partner** or **employee**, **cover** for any more **fraud or dishonesty** by that **director**, **partner** or **employee** stops
- 2. **we** will treat all **fraud or dishonesty** by a **director**, **partner** or **employee** or where they are involved in **fraud or dishonesty** as one event
- 3. for all new employees, you must
 - have 2 written references or more for the time 2 years immediately before their **employment** with **you** starts
 - keep copies of the references for at least 2 years after the **employee** leaves
- 4. at least once a month all cash books and other records of **money** must be checked against receipts and vouchers by someone not involved in the transactions
- 5. your accounts must be audited or independently examined at least once every 12 months
- 6. **you** must pay cash and cheques into **your** bank account within 3 working days from when **you** receive them, except a reasonable amount of cash **you** need to keep on **your premises** to carry out **your business**
- 7. any transaction with a value over £1,000 that needs to be signed to be valid must be signed by at least 2 authorised people after the amount has been inserted
- 8. payment for goods or services must not be authorised by the employee who ordered them
- 9. if **employees** are allowed to transfer funds, **you**, a **director** or **partner** must authorise the transfer or any change to a transfer
- 10. if **you** have **stock**, **you** must carry out a stock take at least once every 6 months but the stock take must not be carried out by any **director**, **partner** or **employee** who is responsible for **stock** control

2. Professional fees

If we agree a claim under this Section

We may pay

- the professional fees to calculate the amount of **money** lost or stolen
- the cost to correct computer programs or change computer security codes if the fraud or dishonesty involved the use of computers

We do not cover

- more than the cover limit for all claims under 1. Losses and 2. Professional fees for the same fraud or dishonesty
- 2. professional fees that we have not agreed to inwriting

Section 15 Lost rent and alternative accommodation

1. Lost rent

If the **buildings** or any part of the **buildings** are stolen or **damaged** as a result of one of the **covered events** and they cannot be used or lived in

We may pay

- the rent you cannot recover from your tenant at part of the property for the time the buildings cannot be used or lived in up to 12 months
- the cost of similar alternative accommodation for your tenant for up to 12 months until they can use or

live in the buildings again

We do not cover

- 1. lost rent or alternative accommodation for a tenant of the whole property
- 2. for both lost rent and alternative accommodation
 - more than a percentage of the **cover limit** calculated by taking
 - the time we give **cover**
 - the time to reinstate the damaged or stolen buildings
 - the cover limit

Fire and security conditions

You must keep to the conditions in this Section. If **you** do not, **we** may not agree to pay all or part of a claim 1. **Fire alarm**

Where a fire alarm is shown on your Caterers' Cover Schedule

- a recognised fire alarm company or an approved fire alarm contractor must inspect and maintain the alarm at least once every 12 months and **you** must keep record of the inspections and maintenance carried out
- the alarm must cover all areas of the premises including where you keep your stock
- work correctly and be used at alltimes

You must keep to any special fire security conditions on **your Caterers' Cover Schedule**If there is a legal rule to protect the **property** with a fire alarm system or any other fire protection, **you** must make sure that any maintenance is in line with the manufacturer's specifications

2. Smoke detectors

Smoke detectors must be installed and working throughout the **property**. All smoke detectors must be inspected every week and regularly maintained

3. Waste

You must

- put all oily and greasy cloths and waste (including hot food waste and batter scraps once they have been cooled) in metal containers with metal lids and put them outside the **buildings** at the end of each day before closing
- sweep up and bag all other waste each day and remove all waste to a safe distance from the **premises** at least once a week
- keep waste bins at least 3 metres from the buildings

4. Intruder alarm

Where an intruder alarm is shown on your Caterers' Cover Schedule

- a recognised alarm company or an approved alarm contractor must inspect and maintain the intruder alarm at least once every 12 months
- you must keep a record of the inspections and maintenance carried out
- the intruder alarm must work correctly and be used at all times outside business hours
- the intruder alarm must cover all areas of the premises including all areas where you keep stock and have
 - alarm sensors or
 - Passive Infrared (PIR) sensors or
 - a combination of alarm sensors and Passive Infrared (PIR) sensors

on or covering

• all entrance doors, exit doors and windows that can be easily reached including windows next to flat roofs, fire escapes, balconies, canopies and downpipes

If your intruder alarm has a telephone line, direct line or central monitoring station warning system you must tell us if you receive any notice that the police, telephone or central monitoring station service intend to stop providing the monitoring service or they stop the service

If the intruder alarm has an auto-dialler, when **your business** is closed or **empty** the alarm and auto-dialler must be switched on and there must be someone available to answer the calls to the contact numbers

5. **Security**

You must make sure that all the security equipment is maintained and working correctly during the cover period

All security equipment including fire alarms and intruder alarms must be used when **your business** is closed, or the **property** is **empty**

You must lock all doors, windows, fanlights and skylights and remove the keys from the **premises** and keep them in a safe place when **your business** is closed, or the **premises** are **empty**. If **you** live at the **property**, when **your business** is closed **you** must remove the keys and put them in a secure place in the part of the **property** where **you** live

You must not leave keys in locks at any time

6. Doors and locks

The minimum physical security **your property** must be protected by, unless **we** have agreed something different and this is shown on **your Caterers' Cover Schedule**, is

- all entrances and exits, including internal entrances or exits, to **your property** must have a door. Having a shutter on an entrance or exit and not a door does not meet this condition
- all external doors and internal doors that give access to the **premises** must have one of the following
 - a lock to British Standard BS3621
 - a 5-lever mortice deadlock
 - a 5-lever close shackled padlock and locking bar
 - aluminium and UPVC doors and frames, an integral cylinder operated swing bolt mortice lock
- all external doors and internal doors that give access to the **premises** must have hinge bolts
- all opening windows, fanlights and skylights that can be accessed from any level including from decks, roofs, fire escapes or downpipes if they are not protected by solid steel bars, grilles, expanded metal or weld-mesh must have key-operated window locks

Claims

1. How to claim

If you need to make a claim, please check your Caterers' Cover Schedule and this Cover Wording first to see if they include the cause of the damage, theft, loss, death or injury and if an excess applies What you must do

After any damage, theft, loss, death or injury you must take all reasonable steps to prevent more damage, theft, loss, death or injury. You must carry out emergency repairs to prevent more damage, theft, loss, death or injury and keep the invoice(s). It is helpful if you take photographs of any damage before emergency repairs are carried out

You can

- get a claim form online at www.theretailmutual.com
- report a claim or send a claim form by email to <u>claims@theretailmutual.com</u>
- report a claim by telephone
 - Monday Thursday 9.00am to 5.30pm and Friday 9.00am to 5.00pm 0333 2121 008
 - out of hours and bank holidays 01424 850 333

Please email or telephone **us** if **you** need any help filling in the online claim form or if **you** have any queries about **your** claim

When **you** make a claim, **we** will ask **you** to explain what happened and when and how it happened. **We** will ask you to give **us** documents to support the claim. It is a good idea to keep receipts, valuations and photographs, instruction booklets and guarantee cards as these help to show **you** own the lost or **damaged** items and their value

2. Claims against you

If someone makes a claim against you a director, partner or employee for death, injury or damage to property, it is very important that you tell us about the claim as soon as you know about it and that you give us full details as soon as possible. You can call us or send the details by email or post. You must send us all legal documents or letters about the claim as soon as possible after you receive them and before any specified deadline ends. You must not take any action on legal documents or letters without us agreeing in writing

How we settle your claim

The most we may pay is the cover limit shown on your Caterers' Cover Schedule

If **we** agree **your** claim, **we** may choose to repair, restore, replace or rebuild anything lost, stolen or **damaged**

Before **you** repair, restore, rebuild or replace anything **you** want to claim for **we** must agree the costs. If **you** do not contact **us we** may not be able to help **you** with all or part of the costs

Reduced payment

If the **cover limit** shown on **your Caterers' Cover Schedule** is less than the cost to **reinstate**, **we** may pay a percentage of the cost to **reinstate** based on what percentage the **cover limit** is of the cost to **reinstate**

Pairs, sets and matching items

We may pay for a **damaged**, lost or stolen item that is one of a pair, or part of a set or suite or collection. **We** will not pay for any other undamaged or remaining item in a pair, set, suite or collection

Flooring and carpets

We may only pay to reinstate flooring and carpets in a room or clearly identifiable area where the **damage** happened. We will not pay the cost to replace any other undamaged matching flooring and carpets, for example in another room or area

Buildings

We will normally expect you to repair, restore or rebuild any damaged buildings. If you and we agree in writing that it is unreasonable to repair, restore or rebuild

We may choose to pay

- the amount the **damage** has reduced the market value of the **buildings** by, up to the costs to repair or rebuild them or
- the value of the property at the time of the damage or
- the cost to repair the damage

If part of the **buildings** are destroyed **we** will not pay more to repair or restore the **damaged** part than it would cost to repair or restore all of the **buildings** if they were totally destroyed

Contents

We may choose to pay

- the value of item(s) at the time of the loss, theft or damage or
- the cost to repair the damage or
- the cost to replace the lost, stolen or damaged item(s)

If **we** choose to replace a **damaged** item it will be with a new item as similar as possible to the original item when it was new

We will not agree to replace a damaged item

- with a new improved version
- if the item can be repaired for less than the cost of a new one

We will not agree to pay the cost to replace a lost, stolen or **damaged** item with a new item if **you** buy a second-hand replacement

Computers and portable computers

We may choose to

- repair computers to a new condition or
- replace with a computer
 - that has the same performance and capacity or
 - that has thenearest higher performance and capacity

Stock

We may choose

- to pay the cost to reinstate the damaged or stolen stock or
- pay the value of damaged or stolen stock at the time of the damage or
- pay the agreed sale price of damaged or stolen stock you have sold but not delivered

Business interruption

We may agree to make monthly payments to you during the indemnity period

If **your business** is divided into different departments, **we** may look at each department separately when **we** calculate the amount **we** may agree to pay

We will calculate the amount we may pay for your lost gross profit as follows

- your turnover in the 12 months immediately before the business interruption happened multiplied by
- the percentage of **gross profit** earned from **your** turnover in **your** financial year immediately before the business interruption happened

If contents or stock are damaged and you make a claim under Section 5 Business interruption for lost gross profit you must hold a salvage sale during the indemnity period to reduce the amount of your lost gross profit After the salvage sale, we will calculate the amount we may pay for your lost gross profit as follows

- **your** turnover in the 12 months immediately before the business interruption happened less
- **your** turnover during the **indemnity period** less **your** turnover for the period of the salvage sale multiplied by
- the percentage of **gross profit** earned from **your** turnover in **your** financial year immediately before the business interruption happened

less

• **your** actual **gross profit** during the time of the salvage sale

Personal accident

You must pay for and give **us** all certificates, information and evidence **we** ask for in the way **we** ask for them **You** must arrange for a doctor or other medical professional **we** choose and pay for to examine the injured person as often as **we** reasonably ask

Claims conditions

These Claims conditions apply to all claims made under **your cover**. If **you** do not comply with any of these conditions that apply to **you**, **we** may not agree to pay all or part of **your** claim and in certain circumstances **we** may cancel **your cover**

Excess

You must pay the excess that applies to your claim

Other cover or indemnity

If you can claim somewhere else for something included in your cover and that cover or insurance

- has the same cover for damage, theft, loss, injury or death we may only pay our share
- has different or more specific cover for the damage, theft, loss, injury or death, we
- may only pay the amount left after they have paid the maximum they cover
- is not on the same basis of reinstatement as your cover we will not pay your claim

If **you** receive compensation under any contract, legislation or guarantee for something covered by **your cover**, **we** may only pay the amount left after **you** receive the full amount **you** are entitled to

Interest

We will not pay interest on any amount we may pay you under your cover

Preventing more damage, legal liability or the cost of a claim increasing

When something happens that **you** may want to claim for **you** must take all reasonable steps to prevent more **damage**, theft, loss, **injury** or death or the cost of the claim increasing and allow **us** or **our** representatives to recover any lost or stolen items or identify any guilty person. If **you**, a **director**, **partner** or **employee** are injured **you**, the **director**, **partner** or **employee** must get medical help from a doctor or other medical professional as soon as possible

Recovered items

You must tell us as soon as possible if any lost or stolen items you claim for are recovered while we are dealing with your claim or after we may have paid your claim. If they are recovered after we have paid your claim, you will have the option to pay us back the amount we paid you and keep the items or give the items to us if we ask for them

If **we** recover lost or stolen items after **we** have paid **you**, **you** have 60 days to buy them back from **us** from the date **we** write and tell you **we** have the items

We will charge you the lowest of

- what we paid you less the costs of recovering the item or
- the market value at the date of recovery

Recovered money and book debts

You must tell us as soon as possible if any money or book debts you claim for are recovered while we are dealing with your claim or after we may have paid your claim. If any book debts, stolen money, including any funds stolen from a bank or other financial institution, are recovered after we pay a claim, they will belong to us and we will keep the amount of money

- for the costs to recoverit
- for the amount **we** have paid **you** for the claim pay to **you** any amount left

Riot and civil commotion

If **your property** is **damaged** or stolen as a result of a riot or civil commotion **you** must give **us** full details as soon as **you** can and not later than 7 days after the **damage** or theft happened

Theft and malicious damage

If your property or contents are stolen or damaged by malicious persons You must

- report the theft, loss or malicious **damage** to the police immediately and not later than 24 hours after **you** first noticed the **damage**, or the items were missing and get a police reference
- give **us** full details as soon as **you** can and not later than 7 days after **you** first noticed the **damage**, or the items were missing

Prosecutions, inquests and inquiries

You must contact **us** as soon as **you** know about any prosecution or intended prosecution, inquest or inquiry that could result in a claim under **your cover**

Specified items

We will remove specified items from your cover if they are lost, stolen or destroyed

VAT

If you have to account to HMRC for Value Added Tax we will take off the VAT from any claim payment

Wear and tear

We may reduce what we may pay for wear, tear and depreciation. For contents and personal belongings, we may reduce what we may pay for wear, tear and depreciation of clothing, household linen or any item that is not repairable or you do not replace. If other items of contents or personal belongings are in good condition we may not reduce for wear, tear and depreciation

Claims against you, your directors, partners or employees if

- someone is injured, killed or someone's property is **damaged** and they or their representatives make or threaten to make a claim against **you**, **your directors**, **partners** or **employees**
- a director, partner or employee is injured, killed or someone's property is damaged and they or their representatives make or threaten to make a claim against you, your directors, partners or employees you, your directors, partners or employees must
 - not admit responsibility, pay anything, make any offer, promise or agree or pay anything without contacting us for us to agree in writing
 - not negotiate a claim with anyone
 - send **us** every letter, Claim Notification Form, legal document and any other document that is connected to the injury, death or **damage** as soon as it is received
 - not take any action on any letters, Claim Notification Forms, legal documents or other documents without contacting us for us to agree in writing

Fraud or dishonesty by a director, partner or an employee

If you discover fraud or dishonesty you must

- report the matter to the police immediately and not later than 24 hours after you discover the **fraud or dishonesty** and get a police reference number
- take all practical steps to identify the guilty person and recover anything stolen
- take all reasonable action or allow all reasonable action to prevent any more loss
- give **us** full details as soon as **you** reasonably can and not later than 7 days after **you** discover the **fraud or dishonesty**

Health & safety at work legislation

You must tell us immediately and not later than 24 hours about

- any event that could result in any proceedings
- any summons or other process served on you under the Act or the Order

Other claims

You must contact **us** and give **us** full details as soon as **you** can and not later than 7 days about anything that happens that could result in a claim under **your cover**, even if it is likely to be less than any **excess**

Cover under more than one Section

If your claim is covered under more than one Section, we will only consider your claim under one Section

Helping us

You must co-operate with **us** and help **us** investigate and deal with **your** claim or potential claim. **You** must let **us** know if **you** receive any information connected to **your** claim or a potential claim. **You** must follow any reasonable recommendation, request or instruction **we** give

Inspections

With a reasonable notice period, **we** or someone acting for **us** can enter the **property** and inspect any **damage** or where a theft or accident has happened. **We** can take into safekeeping any **damaged** items and then return them to **you**, but this does not mean **you** can abandon **damaged** items to **us**

Keeping items and emergency repairs

You must keep anything **you** are claiming for, for a long as **we** ask **you** to. **You** must not alter, repair, dispose of or destroy anything **you** are claiming for without contacting **us** for **us** to agree in writing.

However, if emergency repairs are needed to prevent more **damage**, **you** must arrange for them to be done and keep the invoice(s)

Legal representation

You must ask us before you use a barrister or solicitor to represent you and if we agree we will tell you in writing

Records

You must keep your records up to date on a monthly basis and store a copy of the records away from the premises

Salvage

Once **we** have paid a claim for anything that is **damaged** beyond repair, if **we** decide, it can become **ours** and **we** can deal with it how **we** want to

Claims handling

We have the right to manage, control and direct the way any claim is handled or settled We can

- start, take over or defend any legal action in your name
- prosecute in your name for our benefit
- tell **you** to settle, compromise or close a claim in any way **we** decide unless it is unreasonable for **us** to ask **you** to dothis

Recoveries from other people

Before or after **we** agree to pay a claim under **your cover**, if **we** ask, **you** will take or allow **us** to take in **your** name all necessary steps to enforce rights against anyone at **our** expense

Any **money** recovered, unless **you** and **we** agree something different in writing, will be paid in the following order

- to us for any claim payment and expense
- to you for your excess
- to you for any other financial loss that is not covered by your cover

Supporting documents

You must give **us** any documents **we** reasonably ask for to support any claim following any **damage**, loss or theft not later than 30 days after **we** ask for them, for example

- receipts, valuations, guarantees, instruction booklets and photographs to show you own an item and its value
- a written quotation from a professional repairer for the cost of repair or a letter from a professional repairer saying an item cannot be repaired or it is not worth repairing
- records of inspections and maintenance

We may ask for a statutory declaration of the truth of the claim and anything connected to the claim

Waiver of rights

 \boldsymbol{We} agree to waive any rights, remedies or relief that \boldsymbol{we} may have against

- any parent or subsidiary company or fellow subsidiary where **you** are also a subsidiary as defined by current legislation
- any company whose business you manage, or partmanage

General conditions

The following conditions apply to the whole of your cover

If **you** do not comply with these conditions or tell **us** about a change to **your** circumstances or a change to the information **you** gave **us your cover** may not be valid or

We may

- not agree to pay all or part of your claim
- cancel your cover
- change the terms of your cover
- change your contribution
- add or change any excess

Additions and alterations and new buildings

You must tell us at any time if you are going to

- carry out any structural alterations, extensions, improvements or major repairs to the property
- buy a new building to use for your business
- carry out a different business in any new building or extension

If **we** agree to cover a new building at a different address **you** must take out specific cover with **us** starting from the first date **you** could have claimed and pay any extra **contribution we** ask for If a contractor is carrying out any of the structural alterations, extensions, improvements or major repairs **you** must make sure they have a valid public liability policy in place with a limit of liability of at least £1,000,000. **You** must also make sure that for any work involving flame, welding or hot cutting there is a valid hot work permit

Automatic cover limit change

We will reduce the **cover limit** if **your property**, **contents** or **stock** are **damaged**, lost or stolen and only put it back to what it was when **you reinstate** the **damage** or replace the lost or stolen items unless **you** ask **us** in writing not to. We may ask **you** to pay an extra **contribution** when the **cover limit** is put back to what it was

Cooling off period

If **you** decide that **your cover** is not what **you** need, **you** can cancel it by calling us, writing to **us** or emailing us within 21 days from

- when a **cover period** first startsor
- when you first receive or can access full details of your cover if this is after a cover period starts We will
 refund any contribution paid for the cover period if you have not claimed and nothing has happened
 that could result in a claim. If you have claimed or something has happened that could result in a claim,
 we will refund any contribution paid for the cover period after the cancellation date

Cancellation

You can ask to cancel your cover at any time after the first 21 days of any cover period by calling us, writing to us or emailing us and we will refund any contribution paid for the cover period after the cancellation date unless we have paid a claim made in the cover period

We can cancel your cover by sending you 14 days' notice to your address on your Caterers' Cover Schedule. We will only do this if we have a good reason, for example

- a change to your circumstances or property that means we cannot continue to give you cover
- if you do not cooperate with us or do not give us information we reasonably ask for

If **we** cancel **your cover, we** will refund any **contribution** paid for the **cover period** after the cancellation date even if **we** have paid a claim made in the **cover period**

Cancellation resulting from not paying your contribution

If you do not pay your first payment at the start of your cover or the first payment at renewal, we will treat your cover as if it did not exist and you will not have any cover from the start or renewal date. If you pay by instalments and you do not pay your contribution on the day you should pay it, your cover will stop. If you miss a payment, we will contact you to tell you your cover has stopped or when it will stop and give you the

opportunity to make the payment. If **we** do not receive **your** payment by the date set, **we** will assume **you** do not want to continue with **your cover**

Changes to your cover

When **you** tell **us** about any changes to anything connected to the **property** or **your business**, demolition, ground works, excavation or construction next to **your property**, changes in **your business** or if **we** agree to increase **your cover** for any extensions, alterations or improvements

change

We may

- the terms and conditions of **your cover**
- the cover limit for any Section
- the excess for any Section
- remove a Section
- ask for extra contribution

We will write to you at the address on your Caterers' Cover Schedule and tell you why we have made changes, what they are and if there is any extra contribution. You will have 30 days to agree the changes

Changes you must tell us about

You must tell us immediately if there are any changes to your circumstances or the information you
gave us or someone acting for you gave us at any time before or during this cover shown on your
Caterers' Cover Schedule

You must tell us immediately and not later than 24 hours after there is any change in your business or the business duties you, your directors, partners or employees carry out

You must also tell us at any time if

- something happens that you know or should know will increase the risk of damage, theft, death or injury
- you move your business to a new permanent address
- you are a company and you are the subject of a winding up order or an order for the appointment of a liquidator, administrative receiver, insolvency practitioner or administrator, or you enter into a Company Voluntary Arrangement
- you are declared bankrupt or enter into an Individual Voluntary Arrangement
- there is a change to the use of the **property**
- you find out about any demolition, groundworks, excavation or construction next to the property
- the property is empty
- you, your directors, partners or employees are charged with or convicted of any criminal offence apart from a driving offence
- you no longer own the property, premises or business
- you find out a tenant without your agreement has done something to the premises or part of the
 premises you have let to them that could increase the risk. If you tell us immediately you find out we
 will not cancel your cover but may make changes to it
- you buy any expensive contents

Contribution for the full cover period

You agree to pay your contribution for the full cover period

You agree to pay us the contribution shown on your Caterers' Cover Schedule on the day or days it should be paid

Contribution adjustment

Where **your contribution** is based on an estimated declaration, **you** must keep accurate **records** to support **your** estimate and **we** can inspect the **records** at any reasonable time

No later than 1 month after the end of a **cover period**, or a longer time if **we** agree, **you** must give **us** all details of the estimates **we** may ask for. **Your contribution** may then be changed

Where an estimated declaration includes employees' pay, your estimate must also include payments to any

person working under a labour-only contract

If **we** agree at the beginning of any **cover period** that **we** will not make a change to **your contribution** that would normally happen at the end of that **cover period** the following conditions apply

- if you renew your cover you will give us any up-to-date declarations we ask for or
- if you do not renew your cover, we may increase your contribution and you will pay any difference or
- if you do not renew your cover, we may reduce your contribution and we will pay you any difference less any minimum contribution that may apply

Discretionary cover

We give your cover to you subject to our Rules and the terms of this Cover Wording and your Caterers' Cover Schedule. Any payment we may make under your cover is at our Board of Director's discretion

Empty buildings or property

Empty buildings, empty property and any parts of the **buildings** or **property** that are **empty**, are not included in **your cover** unless **you** tell **us** that they are **empty**, and **we** agree to include them. When you tell **us** a **building**, part of a **building**, **your property** or part of **your property** is **empty we** may

- put special terms on your cover
- charge an extra contribution
- cancel any Section
- cancel your cover

If we agree to include an empty building, part of a building that is empty, an empty property or part of your property that is empty, you must comply with the following conditions

- the security alarm, fire alarm and sprinkler systems are on and fully working at all times
- all other mains systems are switched off and the water system drained the **building** or **property** is inspected inside and out at least once a week
- any defects in security or maintenance are repaired or resolved
- all materials that can catchfire are removed
- the letter box is sealed
- you comply with the security level requirements that apply to the property

If we agree to cover empty buildings or empty property, your cover for the empty building or empty property is limited to damage caused by

- fire, lightning and explosion
- aircraft and other aerial devices and articles dropped from them

Increased risk

If **you** do not comply with anything explained in this Cover Wording that **you** must do or not do, and this causes or increases the risk of **damage**, **injury**, death or theft or increases the amount of **damage** or liability **We** may

- not pay all or part of a claim
- · cancel your cover
- · change your cover
- change your contribution
- add or change an excess

Information

You must give us all the information and facts that may affect your cover and give us full and accurate answers to questions we ask you when you apply for cover, make changes to your cover, renew your cover or when you claim

You must also tell **us** about any risks **your business** faces and anything that affects or might affect **your cover** even if **we** have not asked for it. This includes all information that **your** senior management, anyone who makes significant decisions about **your business** activities or someone outside your business have. **You** must carry out a reasonable search for this information

If any of the information you give us changes after you first take out your cover, renew it or during the cover

period, you must tell us

We may treat this cover as if it never existed and refuse to consider any claims if

- you deliberately give false or misleading information
- you recklessly give us information you know or should know may not be accurate or complete
- information is found that **you** should have known about and given **us**

If you misrepresent the risks of your business and this is not deliberate or reckless it could still affect your cover and claims depending on how we would have used the information. We may treat this cover as if it never existed

- · refuse to consider any claim
- not pay an agreed claim in full
- change the **contribution** and/or **excess** and the extent of the **cover** may be affected

We recommend you keep a record, including copies of letters, of all information you give us

Interpretation

We use titles and headings in this Cover Wording to help find information. They do not affect or limit your cover in any way

Where this Cover Wording mentions any statute or statutory instrument it includes any amendments or later legislation and any regulations made under the legislation

Where **we** mention a single item, it can also mean more than one. And where items are mentioned it can also mean a single item unless this does not fit the meaning or context of the wording

Kitchen equipment

The following must be carried out for commercial kitchen or cooking equipment at the premises

- hoods, ducts, fans, extractors and plenums must be cleaned at least once every 6 months by an independent cleaning service and **you** must keep a record of this
- automatic extinguishing systems serving cooking appliances, including hoods, extractors and ducts
 must be serviced and tested at least once every 6 months by an independent service contractor and
 you must keep a record of this
- all deep fat frying equipment must have an annual maintenance and a service agreement in place and the maintenance and service carried out and **you** must keep a record of this
- hoods, canopies, filters and grease traps must be cleaned at least once a week and you must keep a
 record of this
- the premises must have a minimum of the following
 - a 2-gallon water fire extinguisher
 - a wet chemical extinguisher Class F or
 - a fixed wet chemical installation fitted in the hood of any frying equipment
 - a fire blanket
 - a 9 litre foam, 2 kilogramme carbon dioxide or 45 kilogramme dry powder extinguisher
 - a maintenance contract on all fire extinguishing appliances and they must be kept in efficient working order
- fryer hoods and ducting must be more than 300mm away from of any partitions, ceilings, doors or floors that can catch fire and must be protected by fire resistant substances or materials
- thermostats must be fitted to any frying range set to prevent fats rising above 205 degrees centigrade, or the manufacturer's recommended temperature if this is less than 205 degrees centigrade, and an automatic cut-out must be fitted to protect against thermostats failing
- a metal canopy with a heavy-duty extractor fan that has an integral grease filter must be fitted above any deep fat fryer

All other cooking equipment must be properly maintained and regularly serviced

Law and jurisdiction

Under United Kingdom law, you and we may choose the law that applies to your cover. Unless you and we agree to use a different law, the law of the part of the United Kingdom, Channel Islands or the Isle of Man your

business is in will apply to your cover

You and **we** agree that any legal proceedings between **you** and **us** about **your cover** will take place in the Courts of the part of the United Kingdom, Channel Islands or the Isle of Man **your business** is in

No transfer

You cannot transfer **your cover** to any other person or legal entity unless **we** agree in writing Unless **we** agree in writing **you** will not give any other person or legal entity

- any right under your cover or
- any right to sue us under your cover or
- any right to sue us for anything connected with your cover

If **we** agree to make a payment under **your cover** after transferring it **we** can deduct from the payment any money or **contribution you** owe or may owe **us**

Precautions

You must always act as if you did not have your cover

You must, at your own expense, take reasonable precautions to

- keep the **property** and **contents** safe and in good condition
- prevent or minimise any damage, theft, loss, injury, accident, illness or disease and prevent death
- stop any activities that could result in a claim
- make sure that **your property** and **products** are free from defects and can be used for what they are designed for
- choose competent and trustworthy **employees**
- comply with any statutory or other regulations that apply to any part of your cover

You must make sure that **you** repair or remedy any defect or danger in the **property**, **products** or **stock** as soon as **you** find it. In the meantime, **you** must take or arrange for any extra precautions needed to remove or minimise the danger or prevent more **damage**

Renewal

We will contact to you before the end of a cover period and give you details of the contribution for the next cover period and any changes to the terms and conditions of your cover and excess

We will renew your cover at the end of a cover period providing you pay your contribution in line with your payment plan

If have told **us you** do not want **us** to automatically renew **your cover**, **you** must contact **us** before **your** renewal date to pay **your contribution** and to make sure **your cover** continues without a break

Survey

We or **our** representatives can with reasonable notice survey the **property** and produce a survey report. From the time **we** decide to survey until **we** receive the survey report **your cover** remains unchanged. If **we** consider the survey report is unsatisfactory **we** can

- cancel your cover
- · change your cover
- require **you** to carry out risk improvements by a certain time

If we make changes to your cover or require risk improvements you can

- change **your cover** within 30 days from when **you** receive details of the changes or risk improvements from **us** in writing
- cancel **your cover** within 30 days from when **you** receive details of the changes or risk improvements from **us** in writing
- continue your cover on the new terms for the rest of the cover period

Termination of membership

If this is the only **cover you** have with **us** and **you** or **we** cancel **your cover**, or **you** do not renew it **your** membership of the **Mutual** will end

Thatched roofs

If any **building** has a thatched roof **you** must

- keep it in good condition
- arrange for a qualified thatcher to inspect it in the first 60 days of your cover and then inspect and certify it every 5 years
- give **us** a copy of the inspection certificates if **we** ask for them
- keep the wiring of the **building** in good condition and have it regularly inspected by a qualified electrician or electricity company and **you** must keep a record of this
- · keep all chimneys and flues in good condition, regularly swept and maintained
- fit spark resisters to all chimneys
- install fire extinguishers in the **building** in line with fire authority guidelines
- keep in good condition and regularly maintain all portable heating in the building

Third parties

No person or legal entity can have any rights under or connected with **your cover** under the Contracts (Rights of Third Parties) Act 1999 but this does not affect third parties rights that are separate from that Act

Fraud

Protecting the Mutual and its Members from fraud

Fraud is a very serious crime. Someone who deliberately does not tell the truth, or does not give information that is asked for, to make a gain or cause a financial loss to someone else, such as the **Mutual**, is acting fraudulently

To protect **us** and **our** Members from fraudsters, **we** may take serious action if **we** suspect or find any fraud or dishonesty. If all or part of a claim is fraudulent, false, dishonest or exaggerated in any way, or if anyone acts fraudulently or dishonestly to get **cover**

We may

- cancel cover without refunding any contribution
- cancel membership of the Mutual
- · reuse to consider claims
- recover, through the Courts if necessary, any money already paid for claims
- tell other organisations including anti-fraud databases
- tell the police

General exclusions

The following exclusions apply to the whole of your cover

We do not cover

Animals, insects, crops and trees

- lost, stolen or injured animals, birds or fish
- damage by chewing, scratching, tearing or fouling
- other damage by animals including domestic pets, except from a collision by an animal that is not a domestic pet
- damage caused by insects, rats, mice, squirrels, pigeons, owls, foxes, bees, wasps, hornets, moths and any other similar creatures
- damage to growing crops or trees
- any damage, injury or death caused by a guard dog

Breakdown

We do not cover mechanical or electrical breakdown or failure of any item or damage caused by mechanical or

electrical breakdown or failure unless specifically included in your cover

Confiscation

We do not cover financial loss, lost rent, damage or theft caused by or resulting from

- confiscation, nationalisation, commandeering or requisition by any legal authority
- the illegal occupation of a building
- any public authority ordering any property is destroyed

Deliberate acts

We do not cover damage, theft, loss, injury or death caused by or resulting from a deliberate, malicious or unlawful act by you, a director, partner, employee or anyone acting for you, a director, partner or employee

Electronic risks

We do not cover any damage, legal liability, financial loss or expense caused by or resulting from

- any virus or similar mechanism including
 - program code, programming instruction or any set of instructions generated to **damage**, interfere with or affect any **computer** programs, **data** files or how a **computer** operates
 - hacking, including unauthorised access to any **computer** equipment or other equipment, component, system or item that processes or stores or retrieves or receives **data**
- denial of service attack including
 - any act or instruction generated to **damage**, interfere with or affect the availability of networks, network services, connectivity or information systems by
 - excess traffic into network addresses
 - using system or network weaknesses
 - excess or non-genuine traffic between and among networks
 - any other cause
- date recognition, including
 - any computer equipment, system or software
 - product, accessory, equipment or machinery

that contains, connects to or uses a data processor or microchip that fails to recognise, accept, respond to, retrieve, retain or process any **data** containing a date or part of a date

Environmental health and food hygiene

We do not cover any damage, injury or death caused by or resulting from food if

- your business must by law be registered with Environmental Health as a food premises and is not registered
- you, your directors, partners or employees handle food and do not have a food hygiene certificate
 Fees

We do not **cover** any costs or fees for preparing or submitting a claim under any Sections or any fees that are more than the authorised fee scale of a professional organisation

Outside UK

We do not cover anything outside the UK except where it is stated differently in a Section

Gradual deterioration and normal use

We do not **cover damage** caused to anything **you**, a **director**, **partner** or **employee** own or are responsible for by

- anything that happens gradually
- the effect of light or the atmosphere including temperature, air pressure, humidity, rain, snow, ice, moisture, sunshine, cloudiness and winds
- · corrosion, mould, dry or wet rot, fungus or shrinkage
- scratching or denting

· normal use, cleaning, maintenance, repair, dismantling, restoring, altering, dyeing or washing

Illegal activities

We do not cover damage, injury or death resulting from the property or any part of the property being used for any illegal activities

Infectious or contagious human diseases

We do not cover anything under any Section of this cover except Section 10 Employers' liability

- caused by, resulting from, related to or involving Coronavirus, Covid-19, SARS-COV-2 wherever it happens or
- caused by, resulting from, related to or involving an outbreak of an infectious or contagious human disease that isn't caused by Coronavirus and must be notified to a national or local authority unless
 - the outbreak happens at your premises and
 - you have cover for that outbreak under Section 5 Business interruption

Portable heating

All portable heating appliances must

- be at least 1 metre away from anything that can catch fire or burn
- not be left running when there is no one in the **premises**
- have a guard fitted over the radiant or flame element to stop
 - paper getting into it
 - people burning themselves
- if gas powered
 - have a gas arrestor fitted that stops the flow of gas if it is knocked over
 - have gas canisters that comply with the Dangerous Substances and Explosive Atmospheres Regulations 2002 (DSEAR)

Not owned

We do not **cover** anything **you** do not own or are not legally responsible for **Pollution**

We do not cover damage, injury or death caused by or resulting from pollution unless caused by

- a sudden and unforeseen event that can be identified or
- leakage from a domestic oil installation at the property

Pre-existing loss, damage or circumstances

We do not cover

- any damage, theft, loss, injury or death that happened, existed or showed any signs that it existed before the cover period began
- anything that results from or is connected to any **damage**, theft, loss, **injury** or death that happened, existed or showed any signs that it existed before the **cover period** began
- any damage, theft, loss, injury or death that you, a director or partner knew about, or should reasonably have known about before the cover period began, that could result in a claim under your cover

Radioactivity and nuclear risks

We do not cover damage, loss, injury or death caused by or resulting from

- ionising radiations or contamination by radioactivity from any irradiated fuel
- nuclear waste or from the combustion of nuclearfuel
- the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or its nuclear components
- any weapon or other device using radioactive material, radioactive matter, ionising radiation, atomic fission, nuclear fission, atomic fusion, nuclear fusion or other similar reaction

This exclusion does not apply to Section 10 Personal Accident and Section 11 Employers' Liability, except

- the liability of any principal
- · liability accepted under an agreement that would not exist if the agreement did not exist

Reduction in value

We do not cover any reduction in the

- value of the **property** resulting from rebuilding or repairing the **buildings**
- market value of an item resulting from its repair or restoration

Smoke detectors

We will not give **cover** under any Section for **damage** caused by fire or smoke if smoke detectors are not used and working in the **property**

Sonic bangs

We do not cover **damage** caused by or resulting from pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds

Terrorism

We do not cover damage or theft caused by or resulting from any act, threat of force or violence

- by any person or
- any group or groups of people
- acting alone or connected with any organisation carried out

for political, religious, ideological or similar reasons to influence any government or to put any member of the public in fear

and damage or theft caused by or resulting from

- any action taken to control, prevent or suppress any act of terrorism
- the failure in the supply of gas, water, electricity or telephone services caused by an act of terrorism
- terrorism even if something covered under **your cover** happens at the same time or terrorism is involved in the sequence of the cause of any **damage**

Trading sanctions restrictions

We will not provide cover for anything that breaks any

- sanctions, prohibitions or restrictions under United Nations resolutions
- trade or economic sanctions, laws or regulations of the European Union, England, Wales and the United States of America

War

We do not cover damage, loss, injury or death

- caused by or resulting from
- caused by or resulting from any action taken to control, suppress or prevent

war, invasion, acts of foreign enemies, hostilities whether war is declared or not, civil war, rebellion, revolution, insurrection, military or usurped power

What to do if you have a complaint

We always try to provide our Members with the very best service, but we recognise that we might not always get things right first time. If you are not completely happy with any aspect of your cover with us or our service, please let us know as soon as possible so we can try to put things right for you. If you want to make a complaint about your cover for any reason, you can let us know by phone or email using the usual contact details notified to you. Alternatively, you can write to us at:

• The Retail Mutual, First Floor Offices, Douglas House, Quarry Hill Road, Tonbridge, Kent TN9 2RH

When **you** get in touch with **us**, **you**'ll need to tell **us your** contact details including membership number, what's gone wrong and what **you** would like **us** to do to put things right. **We** will try to resolve **your** complaint

within three working days, however if **we** are unable to do so, **we** will write to **you** to acknowledge receipt, advise who is dealing with the complaint and what steps are being taken. **You** will be kept fully informed of the progress of **your** complaint until it is concluded.

We give **you cover** on a discretionary basis. Discretionary cover is not regulated by the Financial Conduct Authority and therefore there is no ultimate right of referral to the Financial Ombudsman Service.

Arranging insurance products

As well as giving **you** discretionary protection **we** may arrange insurance for **you**, for example Employer's Liability Insurance. If **you** want to complain about **our** service in arranging insurance for **you** and if **you** are not satisfied with **our** final response, or if eight weeks have passed since **you** first complained and **you** have not received **our** final response letter, **you** may be able to refer your complaint to the Financial Ombudsman Service (FOS). Any complaints about the insurance or the services provided by the insurer should be made to the insurer under their complaint's procedure

You can contact the FOS at

- Financial Ombudsman Service, Exchange Tower, London, E14 9SR
- Email: complaint.info@financial-ombudsman.org.uk
- Phone: 0800 023 4567 or 0300 123 9123

Their service is free, impartial and contacting them will not prejudice your complaint or legal rights

Financial Services Compensation Scheme

Builders Direct SA are covered by the Financial Services Compensation Scheme. **You** may be able to get compensation from the Scheme if Builders Direct cannot meet their obligations to **you**. The amount of the compensation depends on the insurance given. Information about the Scheme is available from the Financial Services Compensation Scheme 10th Floor Beaufort House St Botolph Street London EC3A 7QU and on their website www.fscs.org.uk

Retail Mutual Caterers' Cover Wording V3.1 19/11/2021