



# Digital Risk, Solved

Coalition is the leading provider of Active Insurance. By combining the power of technology and insurance, we help organisations identify, mitigate, and respond to digital risks.



# Active Protection in Coalition Control

Coalition offers comprehensive and innovative cyber insurance products to help protect your business and keep it up and running. Coalition also actively monitors its policyholders' risks through proprietary cybersecurity tools and 24/7 cyber security experts are available to help you respond to a cyber incident. In addition, Coalition Control provides policyholders access to the following tools to help them mitigate cyber risks:



# **Attack Surface Monitoring**

Improve security hygiene with continuous monitoring of all your company's digital assets, including infrastructure, applications, IT and data exposures.



# **Security Notifications**

Stay up to date with dashboard and email notifications of day to day tasks and security notifications on all critical vulnerabilities discovered on your organisation's attack surface.



# **Third-Party Risk Management**

Monitor suppliers and vendors for risks as an extension of your organisation that may pose a threat.



# Partner Technology

Coalition partners with leading cybersecurity companies to offer the right tools to address risks, vulnerabilities, and contingencies. Policyholders can access savings on solutions from leading security providers.



# **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

# **POLICY DECLARATIONS**

Notice: your policy contains claims-made and reported coverage. Claims-made and reported coverage applies only to claims that are first made and reported during the policy period or extended reporting period, if purchased, as described in your Coalition cyber and technology policy. Your policy also contains events discovered and reported coverage, also as described in your Coalition cyber and technology policy.

Please read your policy carefully and consult your insurance advisor about any questions you might have.

Policy No.: C-4X6A-247892-CYBER-2023-A Renewal of: C-4X6A-247892-CYBER-2023

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Item 1.	Named Insured	Simarco International Ltd		
	Address	26 Crittall Road Witham, England CM8 3DR		
Item 2.	Policy Period	To: 31 December 2024	From: 31 December 2023 To: 31 December 2024 Both dates 12:01 A.M. at the address stated in Item 1.	
Item 3.	Policy Premium	Premium	£25,957.00	
		Policy Fee	£0	
		IPT (12%)	£3,114.84	
		Total	£29,071.84	
Item 4.	Aggregate Policy Limit of Liability	£4,000,000		
	Per Event Limit of Liability	£4,000,000		
	Aggregate Retention	£62,500		
Item 5.	Insuring Agreement(s) purchased, Limits of Liability, and Retentions  Coverage under this Policy is provided only for those Insuring Agreements for which a limit of liability appears below. If no limit of liability is shown for an Insuring Agreement, such Insuring Agreement is not provided by this Policy. The Aggregate Policy Limit of Liability shown above is the most the Insurer(s) will pay under this Policy regardless of the number of Insuring Agreements purchased. The Aggregate Retention shown above is the most the Insured will pay towards Retentions regardless of the number of claims or events covered under this Policy.  In the event that you elect to use Coalition Incident Response to provide computer forensic		d Retentions	
			r an Insuring Agreement, such Insuring Policy Limit of Liability shown above rdless of the number of Insuring n above is the most the Insured will pay or events covered under this Policy.	

CYGBP-00DC-0622-01 Page 1 of 5



then any fees, costs an professional services the	d expenses of Coalitio hat result in covered b restoration costs, und	Response is available to pro n Incident Response for co reach response costs, clain er the terms and conditions	mputer forensic n expenses, cyber	
THIRD PARTY LIAB	THIRD PARTY LIABILITY COVERAGES			
Insuring Agreement		Limit / Sub-Limit	Retention / Sub- Retention	
THIRD PARTY SECURIT	TY AND PRIVACY			
A. NETWORK AND INF SECURITY LIABILIT		£4,000,000	£25,000	
B. REGULATORY DEFE PENALTIES	ENCE AND	£4,000,000	£25,000	
C. PCI FINES AND ASS	SESSMENTS	£4,000,000	£25,000	
D. FUNDS TRANSFER	LIABILITY	£4,000,000	£25,000	
TECHNOLOGY AND ME PROFESSIONAL	EDIA			
E. TECHNOLOGY ERR	ORS & OMISSIONS	N/A	N/A	
F. MULTIMEDIA CONT	ENT LIABILITY	£4,000,000	£25,000	
FIRST PARTY COVE	ERAGES			
Insuring Agreement		Limit / Sub-Limit	Retention / Sub- Retention	
EVENT RESPONSE				
G. BREACH RESPONS	E SERVICES	Limited to 72 hours following notification to the Breach Response Services Advisor	£0	
H. BREACH RESPONS	E COSTS	£4,000,000	£25,000	
I. CRISIS MANAGEME RELATIONS	NT AND PUBLIC	£4,000,000	£25,000	

CYGBP-00DC-0622-01 Page 2 of 5



Item 8.	Insurer(s) and Quota Share Percentage		
Item 7.	Professional Services	N/A	
Item 6.	Pre-Claim Assistance	£5,000	
	U. INVOICE MANIPULATION	£250,000	£25,000
	T. IMPERSONATION REPAIR COSTS	£50,000	£10,000
	S. SERVICE FRAUD INCLUDING CRYPTOJACKING	£100,000	£20,000
	R. FUNDS TRANSFER FRAUD, PERSONAL FUNDS FRAUD, AND SOCIAL ENGINEERING	£250,000	£25,000
	CYBER CRIME		
	Q. CRIMINAL REWARD	£50,000	£0
	P. COURT ATTENDANCE	i. Per day/per persor ii. Limit: £50,000	n limit: £250
	O. REPUTATIONAL HARM LOSS	£1,000,000	Reputation 14 days waiting period:
	N. COMPUTER REPLACEMENT AND BRICKING	£2,500,000	£25,000
	M. DIGITAL ASSET RESTORATION	£4,000,000	£25,000
	L. PROOF OF LOSS PREPARATION EXPENSES	£50,000	£10,000
			ii. Enhanced 1 hour waiting period:
	K. DIRECT AND CONTINGENT BUSINESS INTERRUPTION, AND EXTRA EXPENSES FROM SECURITY FAILURE AND SYSTEMS FAILURE	£4,000,000	£25,000  i. Waiting 8 hours period:
	J. RANSOMWARE AND CYBER EXTORTION	£4,000,000	£25,000

CYGBP-00DC-0622-01 Page 3 of 5



	Insurer	Policy No.		Quota Share % of Loss	Quota Share of Limit of Liability	Premium
	Allianz Global Corporate & Specialty SE	C-4X6A-247892- CYBER-2023-A		70%	£2,800,000	£18,169.90
	Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA000 4)	C-4X6A-247892- CYBER-2023-A		30%	£1,200,000	£7,787.10
	The obligations of earlits Quota Share % of Your insurers' privachttps://www.agcs.al	Loss up to its Quota y policies are availab	Share ole at	Limit of Liability.		the extent of
Item 9.	Notification of incid potential claims	ents, claims, or	By P 0806 020 By M Attn 34-3 Lond	mail : Coalition Claims ns@coalitioninc.c hone 8 134 9559 or 4536 4690 lail : Coalition Claims 6 Lime St don, England M 7AT	om	
Item 10.	Retroactive Date		Full	Prior Acts Covera	ge	
Item 11.	Continuity Date		Janu	ary 06, 2023		
Item 12.	Optional Extended I	Reporting Period	Addi	tional premium:	N/A	
			Exte	nded period:	N/A	
Item 13.	Choice of Law		Engl	and & Wales		
Item 14.	Breach Response Se	ervices Advisor	Coal	ition, Inc.		
Item 15.	Endorsements and F	Forms Effective at In	ceptio	n		
	DECLARATIONS				CYGBP-00	DC-0622-01

CYGBP-00DC-0622-01 Page 4 of 5





COALITION CYBER AND TECHNOLOGY POLICY 3.0	CYGBP-00PF-0622-01
REPUTATION REPAIR ENDORSEMENT	CYGBP-00EN-000004- 0622-01
BREACH RESPONSE SEPARATE LIMIT ENDORSEMENT	CYGBP-00EN-000005- 0622-01
FUNDS TRANSFER LOSS ENDORSEMENT REQUIRING AUTHENTICATION	CYGBP-00EN-000006- 0622-01
PREMIUM PAYMENT ENDORSEMENT	CYGBP-00EN-000057- 0123-01
QUOTA SHARE ENDORSEMENT	CYGBP-00EN-000007- 0622-01
WAR EXCLUSION - AMENDED	CYGBP-00EN-000064- 0622-01

THE DECLARATIONS, THE APPLICATION, THE COALITION CYBER AND TECHNOLOGY POLICY, AND ANY ENDORSEMENTS ATTACHED THERETO, CONSTITUTE THE ENTIRE POLICY BETWEEN US, THE ENTITY NAMED IN ITEM 1. OF THE DECLARATIONS, AND ANY INSURED.

IN WITNESS WHEREOF, we have caused this Policy to be signed officially below.

**Authorised Representative** 

Je Motter

19 December 2023

Date

Coalition Risk Solutions Ltd.

CYGBP-00DC-0622-01 Page 5 of 5





IN WITNESS WHEREOF, Allianz Global Corporate & Specialty SE has caused this policy to be signed by its Global Head of Cyber.

Global Head of Cyber



# **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

# **SECTION I**

### INTRODUCTION

This Policy is a contract of insurance between the **named insured** and **us**. This Policy includes and must be read together with the Declarations page and any Endorsements.

The insurance provided under this Policy for **claims** made against **you**, under Section II, THIRD PARTY LIABILITY COVERAGES, is on a claims made and reported basis, and applies to **claims** only if they are first made against **you** during the **policy period** (or any applicable Optional Extended Reporting Period) and reported to **us** in accordance with the terms of this Policy. **Claim expenses** reduce the applicable Limits of Liability, are subject to retentions, and may exhaust the applicable Limits of Liability.

Please note that the terms in bold lowercase print are defined terms and have special meaning as set forth in Section IX, DEFINITIONS.

### **SECTION II**

# WHAT WE COVER - OUR INSURING AGREEMENTS

In consideration of the **named insured's** payment of the premium, in reliance upon the information provided to **us**, including in and with the **application**, and subject to the Limits of Liability and applicable Retention(s), exclusions, conditions, and other terms of this Policy, **we** agree to provide the following insurance coverage provided that:

- The event first took place after the retroactive date and before the end of the policy period;
- For THIRD PARTY LIABILITY COVERAGES, the claim is made against you during the policy period (or any applicable Optional Extended Reporting Period), and is reported to us during the policy period or during any applicable extended reporting period;
- For FIRST PARTY COVERAGES, the incident is first discovered by you during the policy period, and is reported to us during the policy period or any applicable extended reporting period; and
- Notice is provided in accordance with Section IV, YOUR OBLIGATIONS AS AN INSURED.

### THIRD PARTY LIABILITY COVERAGES

# THIRD PARTY SECURITY AND PRIVACY

A. NETWORK AND INFORMATION SECURITY LIABILITY We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a security failure, data breach, or privacy liability.

CYGBP-00PF-0622-01 Page 1 of 41



B. REGULATORY DEFENCE AND PENALTIES  We will pay on your behalf claim expenses and regulatory penalties that you become legally obligated to pay resulting from a claim against you in the form of a regulatory proceeding.  C. PCI FINES AND ASSESSMENTS  We will pay on your behalf claim expenses and PCI fines and assessments that you become legally obligated to pay resulting from a claim against you for a data breach compromising payment card data.  D. FUNDS TRANSFER LIABILITY  We will pay on your behalf claim expenses and funds transfer liability loss that you become legally obligated to pay resulting from a claim against you for a funds transfer liability.  TECHNOLOGY AND MEDIA PROFESSIONAL  E. TECHNOLOGY ERRORS AND OMISSIONS  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a technology and professional services wrongful act.  F. MULTIMEDIA CONTENT LIABILITY  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a multimedia wrongful act.  FIRST PARTY COVERAGES  EVENT RESPONSE  SERVICES  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a multimedia wrongful act.  FIRST PARTY COVERAGES  EVENT RESPONSE  We will pay on your behalf breach response services resulting from an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, first discovered by you during the policy period.  H. BREACH RESPONSE COSTS  We will pay on your behalf crisis management costs resulting from an actual or suspected security failure or data breach first discovered by you during the policy period.  L. CRISIS MANAGEMENT AND PUBLIC RELATIONS  We will pay on your behalf crisis management costs resulting from a public relations event first discovered by you during the policy period.  We will pay on your behalf cyber extortion expenses resultin	ļ	
and assessments that you become legally obligated to pay resulting from a claim against you for a data breach compromising payment card data.  D. FUNDS TRANSFER LIABILITY  We will pay on your behalf claim expenses and funds transfer liability loss that you become legally obligated to pay resulting from a claim against you for a funds transfer liability.  TECHNOLOGY AND MEDIA PROFESSIONAL  E. TECHNOLOGY ERRORS AND OMISSIONS  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a technology and professional services wrongful act.  F. MULTIMEDIA CONTENT  LIABILITY  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a multimedia wrongful act.  FIRST PARTY COVERAGES  EVENT RESPONSE  G. BREACH RESPONSE  SERVICES  We will pay on your behalf breach response services resulting from an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, first discovered by you during the policy period.  H. BREACH RESPONSE COSTS  We will pay on your behalf breach response costs resulting from an actual or suspected security failure or data breach first discovered by you during the policy period.  I. CRISIS MANAGEMENT AND PUBLIC RELATIONS  We will pay on your behalf crisis management costs resulting from a public relations event first discovered by you during the policy period.  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay business interruption loss, contingent business interruption loss, and extra expenses that you		penalties that you become legally obligated to pay resulting from a claim against you in the form of a regulatory
transfer liability loss that you become legally obligated to pay resulting from a claim against you for a funds transfer liability.  TECHNOLOGY AND MEDIA PROFESSIONAL  E. TECHNOLOGY ERRORS AND OMISSIONS  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a technology and professional services wrongful act.  F. MULTIMEDIA CONTENT LIABILITY  We will pay on your behalf claim expenses and damages that you become legally obligated to pay resulting from a claim against you for a multimedia wrongful act.  FIRST PARTY COVERAGES  EVENT RESPONSE  EVENT RESPONSE  G. BREACH RESPONSE  SERVICES  We will pay on your behalf breach response services resulting from an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, first discovered by you during the policy period.  H. BREACH RESPONSE COSTS  We will pay on your behalf breach response costs resulting from an actual or suspected security failure or data breach first discovered by you during the policy period.  We will pay on your behalf crisis management costs resulting from a public relations event first discovered by you during the policy period.  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay business interruption loss, contingent business interruption loss, and extra expenses that you		and assessments that you become legally obligated to pay resulting from a claim against you for a data breach
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G. BREACH RESPONSE SERVICES  We will pay on your behalf breach response services resulting from an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, first discovered by you during the policy period.  H. BREACH RESPONSE COSTS  We will pay on your behalf breach response costs resulting from an actual or suspected security failure or data breach first discovered by you during the policy period.  I. CRISIS MANAGEMENT AND PUBLIC RELATIONS  We will pay on your behalf crisis management costs resulting from a public relations event first discovered by you during the policy period.  J. RANSOMWARE AND CYBER EXTORTION  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay business interruption loss, contingent business interruption loss, and extra expenses that you	FIRST PARTY COVERAGES	
resulting from an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, first discovered by you during the policy period.  H. BREACH RESPONSE COSTS  We will pay on your behalf breach response costs resulting from an actual or suspected security failure or data breach first discovered by you during the policy period.  I. CRISIS MANAGEMENT AND PUBLIC RELATIONS  We will pay on your behalf crisis management costs resulting from a public relations event first discovered by you during the policy period.  J. RANSOMWARE AND CYBER EXTORTION  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  We will pay business interruption loss, contingent business interruption loss, and extra expenses that you	EVENT RESPONSE	
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PUBLIC RELATIONS  resulting from a public relations event first discovered by you during the policy period.  J. RANSOMWARE AND CYBER EXTORTION  We will pay on your behalf cyber extortion expenses resulting from cyber extortion first discovered by you during the policy period.  K. DIRECT AND CONTINGENT BUSINESS INTERRUPTION,  We will pay business interruption loss, contingent business interruption loss, and extra expenses that you	H. BREACH RESPONSE COSTS	from an actual or suspected security failure or data breach
resulting from cyber extortion first discovered by you during the policy period.  K. DIRECT AND CONTINGENT BUSINESS INTERRUPTION, business interruption loss, and extra expenses that you		resulting from a public relations event first discovered by
BUSINESS INTERRUPTION, business interruption loss, and extra expenses that you		resulting from cyber extortion first discovered by you during
	BUSINESS INTERRUPTION,	

CYGBP-00PF-0622-01 Page 2 of 41



FROM SECURITY FAILURE AND SYSTEMS FAILURE	incur during the <b>indemnity period</b> directly resulting from the partial or complete interruption of <b>computer systems</b> for a period longer than the <b>waiting period</b> caused by a <b>security failure</b> or <b>systems failure</b> first discovered by <b>you</b> during the <b>policy period</b> .
	The period of time set forth in Item 5.K.ii. of the Declarations will be the <b>waiting period</b> for any interruption of <b>computer systems</b> caused by a <b>denial of service attack</b> where a DDoS mitigation vendor from <b>our</b> list of <b>panel providers</b> is utilised at the time of such <b>denial of service attack</b> .
	The period of time set forth in Item 5.K.i. of the Declarations will be the waiting period for all other causes of interruption of computer systems, or where the interruption of computer systems is caused by a denial of service attack and a DDoS mitigation provider from our list of panel providers is not utilised at the time of such denial of service attack.
L. PROOF OF LOSS PREPARATION EXPENSES	We will pay on your behalf proof of loss preparation expenses.
M. DIGITAL ASSET RESTORATION	We will pay on your behalf restoration costs that you incur because of the alteration, destruction, damage, theft, loss, or inability to access digital assets directly resulting from a security failure or systems failure first discovered by you during the policy period.
N. COMPUTER REPLACEMENT AND BRICKING	We will pay on your behalf computer replacement costs that you incur resulting from a security failure first discovered by you during the policy period.
O. REPUTATIONAL HARM LOSS	We will pay reputational harm loss that you incur during the reputation indemnity period solely and directly resulting from an adverse publication first published during the policy period specifically concerning a security failure, data breach, cyber extortion, or privacy liability first discovered by you and reported to us during the policy period.
	The <b>reputation waiting period</b> for any <b>reputational harm loss</b> will be the period of time set forth in Item 5.O. of the Declarations.
P. COURT ATTENDANCE	We will pay you court attendance costs set forth in Item 5.P.i. of the Declarations, subject to the maximum amount set forth in Item 5.P.ii. of the Declarations.
Q. CRIMINAL REWARD	We will pay on your behalf, in our discretion, criminal reward costs.

CYGBP-00PF-0622-01 Page 3 of 41



CYBER CRIME		
R. FUNDS TRANSFER FRAUD, PERSONAL FUNDS FRAUD, AND SOCIAL ENGINEERING	We will pay funds transfer loss that you incur resulting from a funds transfer fraud or personal funds fraud first discovered by you during the policy period.	
S. SERVICE FRAUD INCLUDING CRYPTOJACKING	We will pay on your behalf service fraud loss that you incur resulting from a security failure first discovered by you during the policy period.	
T. IMPERSONATION REPAIR COSTS	We will pay on your behalf impersonation repair costs that you incur resulting from an impersonation fraud first discovered by you during the policy period.	
U. INVOICE MANIPULATION	We will pay you invoice manipulation loss that you incur resulting from any invoice manipulation first discovered by you during the policy period.	
SECTION III		
EXCLUSIONS – WHAT IS NOT COVERED	This Policy does not apply to and we will not make any payment for any claim expenses, damages, funds transfer liability loss, loss, breach response costs, breach response services, regulatory penalties, PCI fines and assessments, or any other amounts directly or indirectly arising out of, resulting from, based upon, or attributable to:	
A. BODILY INJURY	Any physical injury, sickness, disease, mental anguish, emotional distress, or death of any person, provided, however that this exclusion will not apply to any <b>claim</b> for mental anguish or emotional distress under Sections II.A, NETWORK AND INFORMATION SECURITY LIABILITY and II.F, MULTIMEDIA CONTENT LIABILITY.	
B. CONFISCATION	Confiscation, nationalisation, requisition, destruction of, or damage to any property, <b>computer systems</b> , software, or electronic data by order of any governmental or public authority.	
C. CONTRACTUAL LIABILITY	Any contractual liability or obligation or any breach of contract or agreement either oral or written, provided, however, that this exclusion will not apply:  1. with respect to the coverage provided by Section II.A, NETWORK AND INFORMATION SECURITY LIABILITY, and Section II.H, BREACH RESPONSE COSTS, to your obligations to maintain the confidentiality or security of personally identifiable information or third party corporate information;  2. with respect to the coverage provided by Section II.E., TECHNOLOGY ERRORS AND OMISSIONS, to any unintentional breach of a written contract to provide	

CYGBP-00PF-0622-01 Page 4 of 41



D. DISCRIMINATION	technology services or technology products;  3. With respect to the coverage provided by Section II.E, MULTIMEDIA CONTENT LIABILITY, to misappropriation of ideas under implied contract;  4. with respect to the coverage provided by Section II.C, PCI FINES AND ASSESSMENTS; or  5. to the extent you would have been liable in the absence of such contract or agreement.  Any discrimination of any kind.
E. EMPLOYMENT PRACTICES	Any employer-employee relations, policies, practices, acts, or omissions (including wrongful dismissal, discharge or termination, discrimination, harassment, retaliation or other employment-related claim). However, this exclusion will not apply to a claim by a current or former employee under Section II.A, NETWORK AND INFORMATION SECURITY LIABILITY or:  1. breach response services provided under Section II.G, BREACH RESPONSE SERVICES; or 2. breach response costs provided under Section II.H, BREACH RESPONSE COSTS; involving a security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud, as applicable to coverage Sections II.G and H, that impacts current or former employees.
F. FRAUD BY A SENIOR EXECUTIVE	Any dishonest, fraudulent, criminal, or malicious act or omission of any senior executive or carried out with the knowledge of any senior executive. However, this exclusion does not apply to claim expenses incurred in defending any such claim until and unless a final, non-appealable adjudication establishes that a senior executive committed or had knowledge of such dishonest, fraudulent, criminal, or malicious act or omission, at which time the named insured will reimburse us for all claim expenses we incurred or paid in defending such claim.  This exclusion will not apply to any natural person insured who did not participate in or otherwise be involved in the dishonest, fraudulent, criminal, or malicious act or omission.
G. GOVERNMENTAL ORDERS	Any court order or demand:  1. requiring you to provide personally identifiable information to any domestic or foreign law enforcement, administrative, regulatory, or judicial body or other governmental authority. However, this exclusion will not apply to any claim expenses, damages, and regulatory penalties that you become legally obligated to pay resulting from your response to a regulatory proceeding.  2. requiring the shutdown of systems or services.

CYGBP-00PF-0622-01 Page 5 of 41



I	·
H. ILLEGAL REMUNERATION	Any profit, remuneration, or advantage to which <b>you</b> are not legally entitled. However, this exclusion does not apply to <b>claim expenses</b> incurred in defending any such <b>claim</b> until and unless a final, non-appealable adjudication establishes the gaining of any profit, remuneration, or advantage to which <b>you</b> are not legally entitled, at which time the <b>named insured</b> will reimburse <b>us</b> for all <b>claim expenses we</b> incurred or paid in defending such <b>claim</b> .
I. INSURED VERSUS INSURED	<ol> <li>Any claim made by or on behalf of:</li> <li>an insured under this Policy or by a stockholder or member in their capacity as such against an insured; however, this exclusion will not apply to an otherwise covered claim made by:         <ul> <li>a. an employee arising from a security failure or data breach; or</li> <li>b. an additional insured;</li> </ul> </li> <li>any business enterprise in which you have greater than a twenty percent (20%) ownership interest; or</li> </ol>
J. INTELLECTUAL PROPERTY	any parent company or other entity that owns more than twenty percent (20%) of an <b>insured</b> .  Violation or infringement of any intellectual property right or obligation,
	<ol> <li>including:         <ol> <li>infringement of copyright of software, firmware, or hardware;</li> <li>distribution or sale of, or offer to distribute to sell, any goods, products, or services;</li> <li>other use of any goods, products, or services that infringes or violates any intellectual property law or right relating to the appearance, design, or function of any goods, products, or services; or</li> <li>misappropriation, misuse, infringement, or violation of any patent, patent right, or trade secret;</li> <li>infringement, or violation of any patent, patent right, or trade secret;</li> <li>infringement, or violation of any patent, patent right, or trade secret;</li> <li>infringement, or violation of any patent, patent right, or trade secret;</li> </ol> </li> </ol>
	<ul> <li>a. Section II.E, TECHNOLOGY ERRORS &amp; OMISSIONS for any claim alleging that any software code or software products provided as part of your technology services or technology products violate another party's copyright described in items 1, 2, or 3 above; or</li> <li>b. Section II.F, MULTIMEDIA CONTENT LIABILITY, for an otherwise covered claim for a multimedia wrongful act, provided that, this exception to exclusion K. INTELLECTUAL PROPERTY will not apply to any violation or infringement of any intellectual property right or obligation described in items 1 and 4 above.</li> </ul>
K. MERCHANT LIABILITY	Any charge back, interchange fee, discount fee, service related fee, rate, or charge; or liability or fee incurred by <b>you</b> due to a merchant service provider, payment processor, payment card company, or bank reversing or freezing

CYGBP-00PF-0622-01 Page 6 of 41



	payment transactions, except that this exclusion will not apply to coverage afforded under Section II.C, PCI FINES AND ASSESSMENTS.
L. NATURAL DISASTER	Any physical event or natural disaster, including but not limited to fire, flood, earthquake, volcanic eruption, explosion, lightning, wind, hail, tidal wave, and landslide.
M. NUCLEAR	Any exposure or threatened exposure to any radioactive matter or any form of radiation or contamination by radioactivity of any kind or from any source, including any nuclear reaction, nuclear radiation, or radioactive contamination from any kind of nuclear fuels, waste or the combustion or ignition of nuclear fuel. This exclusion applies regardless of whether any other causes, events, materials, or products contributed concurrently or in any sequence to the claim or event, or the liability or legal obligation alleged or existing.
N. POLLUTANTS	<ol> <li>discharge, dispersal, seepage, migration, release, or escape of pollutants, or any threatened discharge, seepage, migration, release, or escape of pollutants; or</li> <li>request, demand, order, or statutory or regulatory requirement that you or others detect, report, test for, monitor, clean up, remove, remediate, contain, treat, detoxify, or neutralise, or in any way respond to, or assess the effects of pollutants; including any claim, suit, notice, or proceeding by or on behalf of any governmental authority or quasi-governmental authority, a potentially responsible party or any other person or entity for any amounts whatsoever because of detecting, reporting, testing for, monitoring, cleaning up, removing, remediating, containing, treating, detoxifying, or neutralising, or in any way responding to, or assessing the effects of pollutants.</li> </ol> This exclusion applies regardless of whether any other causes, events, materials, or products contributed concurrently or in any sequence to the claim or event, or the liability or legal obligation alleged or existing.
O. PRIOR KNOWLEDGE	<ol> <li>any event, act, error, or omission that any senior executive on or before the continuity date knew or could have reasonably foreseen might be the basis of a claim, loss, breach response costs, or breach response services under this Policy; or</li> <li>any claim, event, or circumstance which has been the subject of any notice given to the insurer of any other policy in force prior to the inception date of this Policy.</li> </ol>
P. RETROACTIVE DATE	Any <b>event</b> , act, error, or omission that took place prior to the

CYGBP-00PF-0622-01 Page 7 of 41



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	retroactive date, or any related or continuing acts, errors, omissions, or events where the first such act, error, omission, or event first took place prior to the retroactive date.
Q. SECURITIES	The ownership, sale or purchase of, or the offer to sell or purchase stock or other securities.
R. TANGIBLE PROPERTY	Any injury or damage to, destruction, impairment, or loss of use of any <b>tangible property</b> , including any computer hardware rendered unusable by a <b>security failure</b> or <b>systems failure</b> , except this exclusion will not apply to coverage afforded under Section II.N, COMPUTER REPLACEMENT AND BRICKING.
S. TECHNOLOGY ERRORS AND OMISSIONS EXCLUSIONS	With respect to the coverage provided by Section II.E., TECHNOLOGY ERRORS AND OMISSIONS, any:  1. breach of: a. express warranty or representation, except for an agreement to act or perform with a degree of skill and care as is consistent with applicable industry standards; b. other contractual obligation which goes beyond an express or implied duty to exercise a degree of skill and care as is consistent with applicable industry standards; or c. guarantee or any promises of cost savings, profits, or return on investment; 2. delay in delivery or performance, or failure to deliver or perform at or within an agreed upon period of time, however this exclusion will not apply if such delay or failure to deliver or perform is the result of a technology and professional services wrongful act, provided that you have made diligent efforts to deliver the applicable technology products or perform the applicable technology services; 3. inaccurate, inadequate, or incomplete description of the price of goods, products, or services; 4. cost guarantee, cost representation, or contract price estimate of probable costs or cost estimate actually or allegedly being exceeded; 5. commercial decision by you to stop providing any product or services; 6. provision of any sweepstakes, gambling activities, or lotteries, or price discounts, prizes, awards, money, or valuable consideration given in excess of a total contract or expected amount; 7. idea, trade secret, or confidential information that came into possession of any person or entity before such person or entity became an employee, board member, trustee, director, or officer of the named insured or any subsidiary; 8. unauthorised or surreptitious collection of any information by you, or failure to provide adequate notice that such information is being collected, or failure to comply with any legal requirement to provide individuals with the ability to assent or withhold assent for such collection;
	9. loss, theft, or transfer of funds, monies, or securities in

CYGBP-00PF-0622-01 Page 8 of 41



	<ul> <li>your care, custody, or control, or in the care, custody, or control of any third party for whom you are legally liable;</li> <li>10. unfair competition, false or misleading advertising, or violation of consumer protection laws; or</li> <li>11. costs or expenses incurred by you or others to withdraw, recall, repair, replace, upgrade, supplement, or remove any technology products or any products that contain or incorporate technology products or technology services.</li> <li>12. Any withdrawal, recall, inspection, adjustment, removal, or disposal of any property, tangible or intangible, including computer systems and their component parts, mobile devices, and mechanical equipment.</li> </ul>
T. THIRD PARTY MECHANICAL FAILURE	Electrical, mechanical failure, or interruption (including blackouts, brownouts, power surge, or outage) of a utility or other third party, including telecommunications and other communications, GPS infrastructure, any core element of the internet or internet service, website hosts, server services, satellite, cable, electricity, gas, water, or other utility or power service providers. However, this exclusion will not apply to coverage under Section II.K, DIRECT AND CONTINGENT BUSINESS INTERRUPTION, AND EXTRA EXPENSES FROM SECURITY FAILURE AND SYSTEMS FAILURE, where such loss arises directly from a service provider directly experiencing their own security failure.
U. UNFAIR TRADE PRACTICE	Any false, unlawful, deceptive, anti-competitive or unfair trade practices; however, this exclusion does not apply to a <b>claim</b> under Section II.B, REGULATORY DEFENCE AND PENALTIES arising from a <b>security failure</b> or <b>data breach</b> .
V. VIOLATION OF ACTS/LAWS	<ol> <li>the Employee Retirement Income Security Act of 1974 (ERISA);</li> <li>the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Act of 1940, or any other federal, provincial, territorial, or state securities laws;</li> <li>the Organised Crime Control Act of 1970 (RICO);</li> <li>the Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003 (CAN-SPAM);</li> <li>Telephone Consumer Protection Act (TCPA);</li> <li>the Sherman Anti-Trust Act, the Clayton Act, or any price fixing, restraint of trade, or monopolisation statutes;</li> <li>any similar local, state, federal, common, or foreign laws or legislation to the laws described in 1. through 6. above;</li> <li>however, this exclusion will not apply to a claim against you alleging a data breach or privacy liability in violation of Securities and Exchange Commission (SEC) regulation S-P (17 C.F.R. § 248).</li> </ol>
W. WAR AND TERRORISM	War, invasion, acts of foreign enemies, terrorism, hostilities, warlike operations (whether war be declared or not), civil war,

CYGBP-00PF-0622-01 Page 9 of 41



	rebellion, revolutions, insurrection, military or usurped power; however, this exclusion will not apply to <b>cyber terrorism</b> .
X. WRONGFUL COLLECTION	Any collection, processing, storage, sharing or sale of personally identifiable information that is performed without the knowledge and consent of the individuals whose personally identifiable information is collected, stored, processed, shared or sold.
	However, this exclusion shall not apply to <b>claims</b> under SECTION II, B. REGULATORY DEFENCE AND PENALTIES for <b>claims</b> arising from a <b>privacy liability</b> or when the <b>personally identifiable information</b> is not collected by, or at the direction of, the <b>insured</b> .
SECTION IV	
YOUR OBLIGATIONS AS AN INSU	RED
WHEN THERE IS A <b>CLAIM</b> OR <b>EVENT</b>	You must as a condition precedent to coverage under this Policy provide us written notice of any claim or incident through the persons named in Item 9. of the Declarations as soon as practicable once such claim or incident is known to a senior executive. In no event will such notice to us be later than (i) the end of the policy period; or (ii) 90 days after the end of the policy period for claims made against you or incidents first discovered by you, in the last 60 days of the policy period. In the event of an adverse publication, such notice will include complete details of the adverse publication and date you first became aware of such adverse publication.
WHEN THERE IS A CIRCUMSTANCE	With respect to Third Party Liability Coverages, if during the <b>policy period</b> , <b>you</b> become aware of any act, or other circumstances that could reasonably be expected to give rise to a future <b>claim</b> covered under this Policy and <b>you</b> give written notice to <b>us</b> through the persons named in Item 9. of the Declarations during the <b>policy period</b> of:

- a detailed description of the act, or other circumstances that could reasonably be expected to give rise to the future claim, including dates, persons, and entities involved;
- 2. the identity of the potential claimants;
- 3. the details of how **you** first became aware of the act, or other circumstances; and
- 4. the nature of the potential damages;

then any **claim** arising out of the act, or other circumstance reported under this Section will be deemed to have been made and reported at the time written notice complying with the above requirements was first provided to **us** during the **policy period**.

CYGBP-00PF-0622-01 Page 10 of 41



We will have the right to make any investigation we deem necessary, and you will cooperate with us in all investigations, respond to reasonable requests for information, and execute all papers and ronder all assistance as requested by us. You will do nothing that increases on exposure under this Policy. You will allo accoperate with us and counsel in the deferee of all claims and response to all events, and provide all information necessary for appropriate and effective representation.  With respect to Section ILJ. RANSOMWARE AND CYBER EXTORTION, you must make every reasonable effort not to divulge the existence of this coverage, without first seeking our prior consent.  You will not, except at your own cost, admit liability, make any payment, assume any obligation, incur any expense, enter into any settlement, stipulate to any judgement or award, or dispose of any claim without our prior written consent, except as specifically provided in Section V, CLAIMS PROCESS. Compliance with a breach notice law will not be considered as an admission of liability for purposes of this paragraph.  Expenses incurred by you in assisting and cooperating with us do not constitute claim expenses, loss, breach response costs, or breach response services under this Policy, we will be subrogated to all of your rights of recovery. You will do everything necessary to secure and preserve such subrogation rights, including the execution of any documents necessary to enable us to bring suit in your name. You will not do anything after an event or other circumstance giving rise to a claim, loss, breach response costs, breach response services, regulatory penalties, or PCI fines and assessments to prejudice such subrogation rights without first obtaining our consent.  This obligation does not apply to the extent that the right to subrogate is waived by you under a written contract with that person or organisation, prior to the event or other circumstance giving rise to a claim or loss  It is agreed that the named insured will act on behal	<u> </u>	·
payment, assume any obligation, incur any expense, enter into any settlement, stipulate to any judgement or award, or dispose of any claim without our prior written consent, except as specifically provided in Section V, CLAIMS PROCESS. Compliance with a breach notice law will not be considered as an admission of liability for purposes of this paragraph.  Expenses incurred by you in assisting and cooperating with us do not constitute claim expenses, loss, breach response costs, or breach response services under this Policy.  In the event of any payment by us under this Policy, we will be subrogated to all of your rights of recovery. You will do everything necessary to secure and preserve such subrogation rights, including the execution of any documents necessary to enable us to bring suit in your name. You will not do anything after an event or other circumstance giving rise to a claim, loss, breach response costs, breach response services, regulatory penalties, or PCI fines and assessments to prejudice such subrogation rights without first obtaining our consent.  This obligation does not apply to the extent that the right to subrogate is waived by you under a written contract with that person or organisation, prior to the event or other circumstance giving rise to the claim or loss  AUTHORISATION OF NAMED INSURED TO ACT ON BEHALF OF ALL INSUREDS  It is agreed that the named insured will act on behalf of all insureds with respect to the giving of notice of a claim, giving and receiving of notice of cancellation and non-renewal, payment of premiums and receipt of any return premiums that may become due under this Policy, receipt and acceptance of any endorsements issued to form a part of this Policy, exercising or declining of the right to tender the defence of a claim to us, and exercising or declining to exercise of any right to an Optional Extended Reporting Period. Where there is more than one named insured listed in Item 1 of the Policy Declarations.	DUTY TO COOPERATE	you will cooperate with us in all investigations, respond to reasonable requests for information, and execute all papers and render all assistance as requested by us. You will do nothing that increases our exposure under this Policy. You will also cooperate with us and counsel in the defence of all claims and response to all events, and provide all information necessary for appropriate and effective representation.  With respect to Section II.J, RANSOMWARE AND CYBER EXTORTION, you must make every reasonable effort not to divulge the existence of
subrogated to all of your rights of recovery. You will do everything necessary to secure and preserve such subrogation rights, including the execution of any documents necessary to enable us to bring suit in your name. You will not do anything after an event or other circumstance giving rise to a claim, loss, breach response costs, breach response services, regulatory penalties, or PCI fines and assessments to prejudice such subrogation rights without first obtaining our consent.  This obligation does not apply to the extent that the right to subrogate is waived by you under a written contract with that person or organisation, prior to the event or other circumstance giving rise to the claim or loss  AUTHORISATION OF NAMED INSURED TO ACT ON BEHALF OF ALL INSUREDS  It is agreed that the named insured will act on behalf of all insureds with respect to the giving of notice of a claim, giving and receiving of notice of cancellation and non-renewal, payment of premiums and receipt of any return premiums that may become due under this Policy, receipt and acceptance of any endorsements issued to form a part of this Policy, exercising or declining of the right to tender the defence of a claim to us, and exercising or declining to exercise of any right to an Optional Extended Reporting Period. Where there is more than one named insured listed in Item 1 of the Policy Declarations or by endorsement to this Policy, then for the purpose of this clause only, the named insured is deemed to be the first entity listed under Item 1 of the Policy Declarations.		payment, assume any obligation, incur any expense, enter into any settlement, stipulate to any judgement or award, or dispose of any <b>claim</b> without <b>our</b> prior written consent, except as specifically provided in Section V, CLAIMS PROCESS. Compliance with a <b>breach notice law</b> will not be considered as an admission of liability for purposes of this paragraph.  Expenses incurred by <b>you</b> in assisting and cooperating with <b>us</b> do not constitute <b>claim expenses</b> , <b>loss</b> , <b>breach response</b>
insureds with respect to the giving of notice of a claim, giving and receiving of notice of cancellation and non-renewal, payment of premiums and receipt of any return premiums that may become due under this Policy, receipt and acceptance of any endorsements issued to form a part of this Policy, exercising or declining of the right to tender the defence of a claim to us, and exercising or declining to exercise of any right to an Optional Extended Reporting Period. Where there is more than one named insured listed in Item 1 of the Policy Declarations or by endorsement to this Policy, then for the purpose of this clause only, the named insured is deemed to be the first entity listed under Item 1 of the Policy Declarations.		subrogated to all of <b>your</b> rights of recovery. <b>You</b> will do everything necessary to secure and preserve such subrogation rights, including the execution of any documents necessary to enable <b>us</b> to bring suit in <b>your</b> name. <b>You</b> will not do anything after an <b>event</b> or other circumstance giving rise to a <b>claim</b> , <b>loss</b> , <b>breach response costs</b> , <b>breach response services</b> , <b>regulatory penalties</b> , or <b>PCI fines and assessments</b> to prejudice such subrogation rights without first obtaining <b>our</b> consent.  This obligation does not apply to the extent that the right to subrogate is waived by <b>you</b> under a written contract with that person or organisation, prior to the <b>event</b> or other
INSURANCE ACT 2015 - DUTY OF You have a duty to make a fair presentation of the risk which	NAMED INSURED TO ACT ON BEHALF OF ALL	insureds with respect to the giving of notice of a claim, giving and receiving of notice of cancellation and non-renewal, payment of premiums and receipt of any return premiums that may become due under this Policy, receipt and acceptance of any endorsements issued to form a part of this Policy, exercising or declining of the right to tender the defence of a claim to us, and exercising or declining to exercise of any right to an Optional Extended Reporting Period. Where there is more than one named insured listed in Item 1 of the Policy Declarations or by endorsement to this Policy, then for the purpose of this clause only, the named insured is deemed to
	INSURANCE ACT 2015 – DUTY OF	You have a duty to make a fair presentation of the risk which

CYGBP-00PF-0622-01 Page 11 of 41



# FAIR PRESENTATION

is covered by this Policy in accordance with the Insurance Act 2015. Therefore **you** should ensure that any information **you** have provided to **us** and the content of any **application** is accurate and complete.

This duty applies prior to the start of the Policy and if any variation is required during the **policy period** and prior to each renewal of the Policy. If **you** do not comply with this condition then in accordance with the Insurance Act 2015 **your** insurance may not cover **you** fully or at all.

# Specifically:

- if the failure to make a fair presentation of the risk is deliberate or reckless we can elect to make the Policy void and keep the premium. This means treating the Policy as if it had not existed and that we will not return your premium; or
- if the failure to make a fair presentation of the risk is not deliberate or reckless and we would not have provided cover had you made a fair presentation then we can elect to make the Policy void and return your premium; or
- 3. if the failure to make a fair presentation of the risk is not deliberate or reckless and we would have issued cover on different terms had you made a fair presentation of the risk then we can:
  - a. reduce proportionately any amount paid or payable in respect of a claim under the Policy using the following formula. We will divide the premium actually charged by the premium we would have charged had you made a fair presentation and calculate this as a percentage. The same percentage figure will be applied to the full amount of the claim to arrive at the proportion of the claim to be paid or payable; and/or
  - b. treat the Policy as if it had included the different terms (other than payment of the premium) that **we** would have imposed had **you** made a fair presentation.
- 4. Where **we** elect to make the Policy void this will be from the start of the Policy or the date of variation or from the date of renewal.

# **SECTION V**

# **CLAIMS PROCESS**

# **DEFENCE**

**We** will have the right and duty to defend, subject to the Limits of Liability and applicable Retention(s), exclusions, conditions, and other terms of this Policy:

1. any **claim** against **you** seeking **damages** that are

CYGBP-00PF-0622-01 Page 12 of 41



	payable under the terms of this Policy; or 2. under Section II.B, REGULATORY DEFENCE AND PENALTIES, any <b>claim</b> in the form of a <b>regulatory proceeding</b> .
	You have the right to select defence counsel from our panel providers. If you would like to retain defence counsel not on our list of panel providers, such counsel must be mutually agreed upon between you and us, which agreement will not be unreasonably withheld, and subject to a fee rate structure substantially similar to that of our panel providers.
	We will pay claim expenses incurred with our prior written consent with respect to any claim seeking damages, funds transfer liability loss, or regulatory penalties payable under this Policy. We will have no obligation to pay claim expenses until you have satisfied the applicable Retention.
	The Limits of Liability of this Policy will be reduced and may be completely exhausted by payment of <b>claim expenses</b> . <b>Our</b> duty to defend ends once the applicable Limit of Liability is exhausted, or after deposit of the amount remaining on the applicable Limit of Liability in a court of competent jurisdiction. Upon such payment, <b>we</b> will have the right to withdraw from the defence of the <b>claim</b> .
RIGHT TO ASSOCIATE	<b>We</b> have the right, but not the duty, to associate in the investigation and response to any <b>event</b> or <b>claim</b> , including participation in the formation of strategy and review of forensic investigations and reports.
PRE-CLAIM ASSISTANCE	If we are provided with notice of an act or other circumstance that is not yet a claim under Section IV, YOUR OBLIGATIONS AS AN INSURED, and you request assistance to mitigate against any potential future claim or incident covered under Section II WHAT WE WILL COVER - OUR INSURING AGREEMENTS, we may, in our discretion, agree to pay for up to the amount shown in Item 6. of the Declarations for legal, forensic, and IT services provided by a third party. Any such fees must be incurred with our prior consent by legal counsel or a consultant we have mutually agreed upon. If there is a subsequent covered claim made, or covered incident, then such legal counsel's and consultant's fees will be considered claim expenses, loss, breach response costs, or breach response services and will be subject to the applicable Limits of Liability and the Aggregate Policy Limit of Liability.
SETTLEMENT	If you refuse to consent to any settlement or compromise of a claim recommended by us and acceptable to the claimant, our liability for such claim will not exceed:
	the amount for which such <b>claim</b> could have been settled, less the retention, plus <b>claim expenses</b>

CYGBP-00PF-0622-01 Page 13 of 41



2	incurred up to the time of such refusal; and seventy percent (70%) of <b>claim expenses</b> incurred
٤.	after such settlement was refused by <b>you</b> , plus seventy percent (70%) of <b>damages</b> and <b>regulatory penalties</b> in excess of the amount such <b>claim</b> could have been settled under such settlement.

In this event, **we** will have the right to withdraw from the further defence of such **claim** by tendering control of the defence thereof to **you**. The operation of this paragraph will be subject to the Limits of Liability and Retention provisions of this Policy.

# SETTLEMENT WITHIN RETENTION

We agree that you may settle any claim where the total claim expenses, loss, damages, breach response costs, breach response services, regulatory penalties, and PCI fines and assessments do not exceed the applicable Retention, provided the entire claim is resolved and you obtain a full release from all claimants.

### PROOF OF LOSS

With respect to business interruption loss, contingent business interruption loss, extra expenses, and reputational harm loss, you must complete and sign a written, detailed, and affirmed proof of loss within 90 days after your discovery of the security failure, systems failure, or adverse publication (unless such period has been extended by the underwriters in writing) which will include, at a minimum, the following information:

- 1. full description of the circumstances, including the time, place, and cause of the **loss**; and
- a detailed calculation of any business interruption loss, contingent business interruption loss, extra expenses, and reputational harm loss; and all underlying documents and materials that reasonably relate to or form part of the basis of the proof of such business interruption loss, contingent business interruption loss, extra expenses, and reputational harm loss.

Any costs you incur in connection with establishing or proving business interruption loss, contingent business interruption loss, extra expenses, or reputational harm loss, including preparing a proof of loss, in excess of the Limits of Liability under Section II.L, Proof Of Loss Preparation Expenses, if purchased, will be your obligation and are not covered under this Policy.

Solely with respect to verification of **business interruption loss**, **contingent business interruption loss**, and **reputational harm loss**, **you** agree to allow **us** to examine and audit **your** books and records that relate to this Policy at any time during the **policy period** and up to 12 months following **our** receipt of any proof of loss in accordance with this section.

CYGBP-00PF-0622-01 Page 14 of 41



### SECTION VI

# **LIMITS OF LIABILITY AND RETENTION**

### LIMITS OF LIABILITY

Aggregate Policy Limit of Liability and Limits of Liability for All Insuring Agreements Other Than **Breach Response Services** 

The Aggregate Policy Limit of Liability set forth in Item 4. of the Declarations is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, breach response costs, PCI fines and assessments, regulatory penalties, and other amounts under this Policy, regardless of the number of claims, events, or insureds. The reference to Aggregate Policy Limit of Liability herein also refers to each participating Insurer's individual Quota Share Limit of Liability as stated in Item 8. of the Declarations.

The Per Event Limit of Liability set forth in Item 4. of the Declarations is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, breach response costs, PCI fines and assessments, regulatory penalties, and other amounts arising from a single event under all Insuring Agreements, regardless of the number of Insuring Agreements triggered, claims, or insureds. Such Limits of Liability are part of, and not in addition to, the Aggregate Policy Limit of Liability.

The Limit stated in Item 5. of the Declarations with respect to an Insuring Agreement is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, breach response costs, PCI fines and assessments, regulatory penalties, and other amounts arising from a single event and in aggregate for all events under that Insuring Agreement. Such Limits of Liability are part of, and not in addition to, the Aggregate Policy Limit of Liability.

**Breach response services** will be provided for a maximum of 72 hours following **your** notification to the **breach response services advisor**. **Breach response services** will be provided in addition to and will not erode the Aggregate Policy Limit of Liability.

**Our** Limits of Liability for an Optional Extended Reporting Period, if applicable, will be part of, and not in addition to the Aggregate Policy Limit of Liability set forth in Item 4. of the Declarations.

# **RETENTION**

**We** will only be liable for those amounts payable under this Policy which are in excess of the applicable Retention(s). Such Retention(s) cannot be insured.

In the event that damages, funds transfer liability loss, PCI

CYGBP-00PF-0622-01 Page 15 of 41



fines and assessments, regulatory penalties, claim expenses, breach response costs, breach response services, loss, or other amounts arising out of a claim or event are subject to more than one Retention, the Retention for each applicable insuring agreement will apply separately, provided that the sum of such Retention amounts will not exceed the largest applicable Retention amount.

In the event that **you** elect to use Coalition Incident Response to provide computer forensic professional services, and Coalition Incident Response is available to provide such services, then any fees, costs and expenses of Coalition Incident Response for computer forensic professional services that result in covered **breach response costs**, **claim expenses**, **cyber extortion expenses**, or **restoration costs**, under the terms and conditions of this Policy will not be subject to any Retention.

The Aggregate Retention set forth in Item 4. of the Declarations is the maximum amount **you** will be liable to pay towards satisfying Retentions for covered **claims** or **events**. Once the Aggregate Retention is paid, **we** will be liable for amounts payable under this Policy. Such amounts are part of and not in addition to the Limits of Liability of this Policy.

# **SECTION VII**

# **CANCELLATION AND OPTIONAL EXTENDED REPORTING PERIOD**

## **CANCELLATION**

We may cancel this Policy at any time for non-payment of premium, or if we consider that you have made a fraudulent claim in accordance with Section VII FRAUDULENT CLAIMS, by mailing written notice to the named insured at the address shown in Item 1. of the Declarations or by emailing written notice to an email address provided by you.

For non-payment of premium:

- The written notice shall state when the cancellation will be effective. Such cancellation will not be less than ten (10) days after such notice is mailed.
- The mailing of such notice as aforesaid will be sufficient proof of notice and this Policy will terminate at the date and hour specified in such notice.
- 3. The earned premium will be computed pro rata but the premium will be deemed fully earned if any claim, event, or any circumstance that could reasonably be expected to give rise to a claim or event, is reported to us on or before the date of cancellation.

For fraudulent claims, in accordance with Section VII FRAUDULENT CLAIMS:

 Such cancellation will be effective from the fraudulent act and shall have the further consequences set out in Section VII FRAUDULENT CLAIMS.

CYGBP-00PF-0622-01 Page 16 of 41



2. **We** need not return any of the premiums paid under this Policy.

The **named insured** may cancel this Policy by surrender of this Policy to **us** or by mailing written notice to **us** stating when thereafter such cancellation will be effective. Furthermore:

- Where permitted by applicable law, the named insured may provide such written notice of cancellation by electronic transmission.
- The earned premium will be computed pro rata but the premium will be deemed fully earned if any claim, event, or any circumstance that could reasonably be expected to give rise to a claim or event, is reported to us on or before the date of cancellation.

# FRAUDULENT CLAIMS

If **you** make a fraudulent claim under this Policy then, in accordance with the Insurance Act 2015:

- 1. **we** will not be liable to pay the claim,
- 2. **we** may recover from **you** any sums paid to **you** in respect of the claim, and
- in addition, we may by notice to you treat this Policy as having been terminated with effect from the fraudulent act.

If we do treat the Policy as having been terminated:

- we may refuse all liability to you under this Policy in respect of a relevant event occurring after the time of the fraudulent act, and
- 2. **we** need not return any of the premiums paid under this Policy.

# OPTIONAL EXTENDED REPORTING PERIOD

In the event of cancellation or non-renewal of this Policy, by either the **named insured** or **us**, for reasons other than fraud or breach of the duty of fair presentation or non-payment of premium or amounts within the applicable Retention, the **named insured** will have the right, upon payment in full of additional premium, to purchase an Optional Extended Reporting Period under this Policy, subject to all terms, conditions, limitations of, and any endorsements to this Policy, for a period of either:

- a. one year for an additional premium of 100% of the total annual premium;
- b. two years for an additional premium of 150% of the total annual premium;
- c. three years for an additional premium of 200% of the total annual premium;
- d. four years for an additional premium of 225% of the total annual premium; or
- e. five years for an additional premium of 250% of the total annual premium

following the effective date of such cancellation or non-renewal.

CYGBP-00PF-0622-01 Page 17 of 41



Such Optional Extended Reporting Period applies only to a claim first made against you during the Optional Extended Reporting Period and reported to us during the Optional Extended Reporting Period, and arising out of any actual or alleged act, error, or omission committed on or after the retroactive date and before the end of the policy period (or, if applicable, before the effective date of the Change in Control in Section VIII), subject to the Retention, Limits of Liability, exclusions, conditions, and other terms of this Policy.

The Optional Extended Reporting Period will terminate on the effective date and hour of any other insurance issued to the **named insured** or the **named insured**'s successor that replaces in whole or in part the coverage afforded by the Optional Extended Reporting Period.

The **named insured's** right to purchase the Optional Extended Reporting Period must be exercised in writing no later than ninety (90) days following the cancellation or non-renewal date of this Policy, and must include payment of premium for the applicable Optional Extended Reporting Period as well as payment of all premiums due to **us**. If such written notice is not given to **us**, the **named insured** will not, at a later date, be able to exercise such right.

At the commencement of any Optional Extended Reporting Period, the entire premium thereafter will be deemed earned and in the event the **named insured** terminates the Optional Extended Reporting Period before its expiring date, **we** will not be liable to return any portion of the premium for the Optional Extended Reporting Period.

The fact that the time to report **claims** under this Policy may be extended by virtue of an Optional Extended Reporting Period will not in any way increase the Limits of Liability, and any amounts incurred during the Optional Extended Reporting Period will be part of, and not in addition to the Limits of Liability as stated in the Declarations. The Optional Extended Reporting Period will be renewable at **our** sole option.

# **SECTION VIII**

# OTHER PROVISIONS

# CHANGE IN CONTROL

If during the policy period:

- the named insured: (i) merges or consolidates with or into another entity, such that the named insured is not the surviving entity; or (ii) is acquired by another entity; or (iii) sells more than 50% of its assets to another entity, such that named insured is not the surviving entity; or
- 2. another entity or person, or group of affiliated entities or persons acting in concert, acquires securities or voting rights which result in ownership or voting control by the other organisation(s) or person(s) of more than 50% of the outstanding voting stock or voting rights representing the

CYGBP-00PF-0622-01 Page 18 of 41



	present right to vote for the election of directors, trustees, managers (if a limited liability company), or the equivalent executive management functions of the named insured;  (items 1 and 2 above both referred to as a "Change in Control"), then this Policy will continue to remain in effect until the end of the policy period, but only with respect to any event, act, error, or omission that first occurred prior to the Change in Control. There will be no coverage provided by this Policy for any event, act, error, or omission occurring after the Change in Control. The named insured must give written notice of a Change in Control to us as soon as practicable, but no later than thirty (30) days after the Change in Control. The full premium for this Policy will be deemed to be fully earned immediately upon the date of the Change in Control.  The above provision may be waived in writing by us.
CHOICE OF LAW AND JURISDICTION	This Policy shall be governed by and construed in accordance with the laws of England and Wales. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction over any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with this agreement or its subject matter or formation.
NO ASSIGNMENT	No change in, modification of, or assignment of interest under this Policy will be effective except when made by written endorsement signed by <b>us</b> .
NON-PERMISSIBLE INSURANCE	Where <b>we</b> may not permissibly insure, either on an admitted or non-admitted basis, any entity that falls within the definition of an <b>insured</b> under this Policy, by virtue of the entity's domicile (or deemed location of risk for regulatory purposes), <b>we</b> will indemnify the <b>named insured</b> in respect of any loss to its insurable financial interest in such uninsured entity by way of agreed valuation calculated as the amount that <b>we</b> would have been liable to pay such uninsured entity for the applicable loss under the terms and conditions of this Policy had it been permissible to insure such uninsured entity.
OTHER INSURANCE	With the exception of Section II, G. BREACH RESPONSE SERVICES and H. BREACH RESPONSE COSTS that shall operate as primary insurance, this Policy will apply excess of any other valid and collectible insurance available to <b>you</b> , including the self-insured retention or deductible portion of that insurance, unless such other valid and collectible insurance is written only as specific excess insurance to this Policy, without contribution by this Policy.
SANCTIONS	We shall not be deemed to provide cover and we shall not be liable to pay any claim, claim expenses, damages, funds transfer liability loss, loss, breach response costs, breach response services, regulatory penalties, PCI fines and assessments or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim, claim expenses, damages, funds transfer liability loss, loss, breach response costs, breach response services,

CYGBP-00PF-0622-01 Page 19 of 41



	regulatory penalties, PCI fines and assessments or provision of such benefit would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.
TERRITORY – THE UNIVERSE	This Policy will apply to events occurring, claims made, and damages, losses, breach response costs, breach response services, regulatory penalties, and PCI fines and assessments incurred, anywhere in the universe.
TITLES	The titles and headings to the various sections, subsections, and endorsements of this Policy are included solely for ease of reference and do not limit coverage, expand coverage, or otherwise affect the provisions of such sections, subsections or endorsements.
SECTION IX	
DEFINITIONS	Words and phrases that appear in lowercase bold in this Policy have the meanings set forth below:
Adverse publication	means any report or communication to the public through any media channel including television, print media, radio, the internet, or electronic mail, of information that was previously unavailable to the public, specifically concerning a security failure, data breach, cyber extortion, or privacy liability that affects your customers or clients. All adverse publications relating to the same security failure, data breach, cyber extortion, or privacy liability will be deemed to have occurred on the date of the first adverse publication for the purposes of determining the applicable reputation waiting period and reputation indemnity period, and will be deemed to constitute a single reputational harm loss.
Application	means all applications, including any attachments thereto and supplemental information, submitted by or on behalf of the <b>named insured</b> to <b>us</b> in connection with the request for or underwriting of this Policy, or any prior policy issued by <b>us</b> of which this Policy is a renewal.
Breach notice law	means any statute or regulation, including from the UK, Canada, the United States, the European Union, or other country that requires: (i) notice to persons whose <b>personally identifiable information</b> was, or reasonably considered likely to have been, accessed or acquired by an unauthorised person; or (ii) notice to regulatory agencies of such incident.
Breach response costs	means the following reasonable and necessary costs <b>you</b> incur with <b>our</b> prior written consent in response to an actual or suspected <b>security failure</b> or <b>data breach</b> :
	1. computer forensic professional fees and expenses to

CYGBP-00PF-0622-01 Page 20 of 41



- determine the cause and extent of a **security failure** or **data breach**:
- computer forensic professional fees for reasonable efforts to close off the point(s) of unauthorised entry and to terminate a security failure event.
- costs to notify individuals affected or reasonably believed to be affected by such data breach, including printing costs, publishing costs, postage expenses, call centre costs, and costs of notification via phone or email:
- 4. costs to provide government mandated public notices related to such **security failure** or **data breach**;
- 5. legal fees and expenses to advise you in connection with your investigation of a security failure or data breach and to determine whether you are legally obligated under a breach notice law to notify applicable regulatory agencies or individuals affected or reasonably believed to be affected by such security failure or data breach;
- 6. legal fees and expenses to advise you in complying with Payment Card Industry ("PCI") operating regulation requirements for responding to a data breach compromising payment card data, and the related requirements under a merchant service agreement, including a PCI forensic investigator when required under such merchant service agreement (this clause does not include any fees or expenses incurred in any legal proceeding, arbitration, or mediation, for any advice in complying with any PCI rules or regulations other than for assessment of PCI fines and assessments for a covered data breach, or to remediate the breached computer systems);
- costs to provide up to two years (or longer if required by law) of a credit or identity monitoring program, including credit freezing and thawing, to individuals affected by such data breach; and
- identity theft restoration services to those natural persons identified by a licensed identity theft investigator as victims of identity theft affected by such data breach.

Breach response costs must be incurred within one year of your discovery of an actual or suspected security failure or data breach. You have our prior consent to incur breach response costs in the form of computer forensic fees under paragraph 1. and legal fees under paragraphs 5. and 6. with any vendor on our list of panel providers.

# Breach response services

means the following services to assist with your initial response to an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud:

 access to the 24/7 breach response hotline detailed in Item 9. of the Declarations;

CYGBP-00PF-0622-01 Page 21 of 41



Procedure recognition advisor	<ol> <li>two hour consultation and advice by legal counsel from our panel providers;</li> <li>consultation and advice by the breach response services advisor;</li> <li>preliminary forensics and threat intelligence gathered by and known to the breach response services advisor; and</li> <li>Initial remote support and assistance provided by the breach response services advisor.</li> </ol> Breach response services apply only to the initial assistance provided by the breach response services advisor and the two-hour consultation with legal counsel from our panel providers, and solely with respect to your initial response to an actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud based upon the information provided by you to us and/or the breach response services advisor at the time you first notify us of the applicable security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud. Breach response services are available only during the 72 hour time period following notification of the actual or suspected security failure, data breach, cyber extortion, funds transfer fraud, or impersonation fraud to the breach services advisor, and do not include the costs and expenses of any services which are covered under any other First Party Coverage of this Policy.
Breach response services advisor  Business interruption loss	means the entity(ies) or person(s) named in Item 14. of the Declarations.  means:
	<ol> <li>the net profit that would have been earned before taxes on income, or net loss that would not have been incurred, directly due to the partial or complete interruption of computer systems; and</li> <li>continuing normal operating expenses (including payroll), but only to the extent that such operating expenses must necessarily continue during the indemnity period.</li> </ol> Provided, however, that business interruption loss will not include net profit that would likely have been earned as a result of an increase in volume due to favourable business conditions caused by the impact of network security failures impacting other businesses, loss of market, or any other
	consequential loss.
Business services	means software as a service (SaaS), platform as a service (PaaS), infrastructure as a service (laaS), network as a service (NaaS), voice over internet protocol, and telephony services that:  1. you use regularly in the normal course of your business; 2. you are charged a fee for on a regular periodic basis,

CYGBP-00PF-0622-01 Page 22 of 41



	no less frequently than on a semi-annual basis; and 3. are provided to <b>you</b> pursuant to a written contract.
Claim	means:  1. a written demand for money or services including the
	service of a suit or institution of arbitration proceedings;  with respect to coverage provided under Section II.B, REGULATORY DEFENCE AND PENALTIES, a regulatory proceeding;
	<ol> <li>with respect to coverage under Section II.C, PCI FINES AND ASSESSMENTS, a written demand for PCI fines and assessments; and</li> <li>a written request to toll or waive a statute of limitations applicable to a potential claim described in paragraph 1. above.</li> </ol>
	All <b>claims</b> that have a common nexus of fact, circumstance, situation, event, transaction, or cause, or a series of related facts, circumstances, situations, events, transactions, or causes will be considered a single <b>claim</b> made against <b>you</b> on the date the first such <b>claim</b> was made.
Claim expenses	means:
	<ol> <li>reasonable and necessary fees charged by legal counsel to which we have agreed to defend a claim; and</li> <li>all other fees, costs, and charges for the investigation, defence, and appeal of a claim, if incurred by us or by you with our prior written consent; and</li> <li>premiums on appeal bonds, provided that we will not be obligated to apply for or furnish such appeal bonds.</li> </ol>
	Claim expenses do not include salary, charges, wages, or expenses of any senior executive or employee, or costs to comply with any court or regulatory orders, settlements, or judgments.
Computer replacement costs	means the reasonable and necessary costs <b>you</b> incur, with <b>our</b> prior written consent, to restore or replace computer hardware or tangible equipment owned or leased by <b>you</b> impacted by a loss of firmware integrity resulting from a <b>security failure</b> .
Computer systems	means:
	<ol> <li>computers and related peripheral components, including Internet of Things (IoT) devices;</li> <li>systems and applications software;</li> <li>terminal devices;</li> <li>related communications networks;</li> </ol>
	<ul><li>5. mobile devices (handheld and other wireless computing devices); and</li><li>6. storage and back-up devices</li></ul>
	by which electronic data is collected, transmitted, processed, stored, backed up, retrieved, and operated by <b>you</b> on <b>your</b>

CYGBP-00PF-0622-01 Page 23 of 41



	own behalf.  Computer systems include hosted computer systems.
Consumer redress awards	means any monetary amounts <b>you</b> are legally obligated or have agreed to deposit into a consumer redress fund as equitable relief for the payment of consumer claims due to an adverse judgement or settlement of a <b>regulatory proceeding</b> . <b>Consumer redress awards</b> do not include any sums paid which constitute taxes, fines, penalties, injunctions, or sanctions.
Contingent business interruption loss	1. the net profit that would have been earned before taxes on income, or net loss that would not have been incurred, directly due to the partial or complete interruption of hosted computer systems; and  2. continuing normal operating expenses (including payroll), but only to the extent that such operating expenses must reasonably continue during the indemnity period.
	Provided, however, that <b>contingent business interruption loss</b> will not include net profit that would likely have been earned as a result of an increase in volume due to favourable business conditions caused by the impact of network security failures impacting other businesses, loss of market, or any other consequential loss.
Continuity date	means the date specified in Item 11. of the Declarations.  Provided, if a <b>subsidiary</b> is acquired during the <b>policy period</b> , the <b>continuity date</b> for such <b>subsidiary</b> will be the date the <b>named insured</b> acquired such <b>subsidiary</b> .
Court attendance costs	means the reasonable costs and expenses of attending at <b>our</b> request a trial, hearing, deposition, mediation, arbitration, or other proceeding relating to the defence of any <b>claim</b> .
Criminal reward costs	means any amount offered and paid by <b>us</b> for information that leads to the arrest and conviction of any individual(s) committing or trying to commit any illegal act related to any coverage under this Policy. This Policy will not cover amounts offered and paid-for-information provided by <b>you</b> , <b>your</b> legal counsel and/or auditors, whether internal or external, individuals hired or retained in response to the aforementioned illegal acts, or other individuals with responsibilities for supervision or management of the aforementioned individuals and entities.
Crisis management costs	means the following reasonable fees or expenses agreed to in advance by us, in our discretion, to mitigate covered damages, loss, claim expenses, breach response costs, or breach response services due to a public relations event:

CYGBP-00PF-0622-01 Page 24 of 41



	<ol> <li>a public relations or crisis management consultant;</li> <li>media purchasing, or for printing or mailing materials intended to inform the general public about the public relations event;</li> <li>providing notifications to individuals where such notifications are not required by breach notice law, including notices to your non-affected customers, employees, or clients; and</li> <li>other costs approved in advance by us.</li> </ol>
Cyber extortion	means any:
	<ol> <li>threat made by an individual or organisation against you expressing the intent to:         <ul> <li>a. transfer, pay, or deliver any funds or property belonging to you, or held by you on behalf of others, using computer systems without your permission, authorisation, or consent;</li> <li>b. access, acquire, sell, or disclose non-public information in your care, custody, or control, provided such information is stored in an electronic medium in computer systems and is retrievable in a perceivable form;</li> <li>c. alter, damage, or destroy any computer program, software, or other electronic data that is stored within computer systems;</li> <li>d. maliciously or fraudulently introduce malicious code or ransomware into computer systems; or</li> <li>e. initiate a denial of service attack on computer systems; or</li> </ul> </li> <li>introduction of malicious code or ransomware into computer systems by an individual or organisation; or,</li> <li>denial of service attack on computer systems;</li> <li>where such threat is made or act is committed for the purpose of demanding payment of money, securities, Bitcoin or other virtual currencies, property, or goods from you.</li> </ol>
Cyber extortion expenses	means the following reasonable and necessary costs incurred with <b>our</b> prior written consent:
	<ol> <li>money, securities, Bitcoin, or other virtual currencies paid at the direction and demand of any individual or organisation committing cyber extortion and costs incurred solely in, and directly from, the process of making or attempting to make such a payment;</li> <li>value of property or goods demanded by any individual or organisation committing cyber extortion and costs incurred solely in, and directly from, the process of delivering or attempting to deliver to such property or goods; and</li> <li>reasonable and necessary costs, fees, and expenses to</li> </ol>

CYGBP-00PF-0622-01 Page 25 of 41



	respond to a <b>cyber extortion</b> .
	The value of <b>cyber extortion expenses</b> will be determined as of the date such <b>cyber extortion expenses</b> are paid.
Cyber terrorism	means the premeditated use, or threatened use, of disruptive activities against <b>computer systems</b> by any person, group, government, or organisation, committed with the intention to harm or intimidate <b>you</b> to further social, ideological, religious, or political objectives. However, <b>cyber terrorism</b> does not include any activity which is part of or in support of any military action, war, or war-like operation.
Damages	means a monetary judgement or award that <b>you</b> are legally obligated to pay, including pre-judgment and post-judgment interest, or settlement agreed to by <b>you</b> and <b>us</b> . <b>Damages</b> does not mean the following:
	<ol> <li>future profits, restitution, disgorgement of profits, or unjust enrichment, or the costs of complying with orders granting injunctive or equitable relief;</li> <li>return or offset of fees, charges, or commissions charged by or owed to you for goods or services already provided or contracted to be provided;</li> <li>funds transfer liability loss;</li> <li>costs incurred by you to correct, re-perform, or complete any service, including any technology services or professional services;</li> <li>liquidated damages, contractual service credits or penalties, but only to the extent such liquidated damages, contractual service credits or penalties exceed the amount for which the insured would have been liable in the absence of any agreement to pay such liquidated damages, contractual service credits or penalties;</li> <li>civil or criminal fines or penalties, civil or criminal sanctions, payroll or other taxes, or loss of tax benefits, or amounts or relief uninsurable under applicable law;</li> <li>any damages which are a multiple of compensatory damages, or punitive or exemplary damages, unless insurable by law in any applicable jurisdiction that most favours coverage for such punitive or exemplary damages;</li> <li>discounts, coupons, prizes, awards, or other incentives offered by you;</li> <li>fines, costs, assessments, or other amounts you are responsible to pay under a merchant service agreement;</li> <li>any amounts for which you are not liable, or for which there is no legal recourse against you; or</li> </ol>
Data breach	means the acquisition, access, theft, or disclosure of personally identifiable information or third party corporate information in a manner that is unauthorised by you including resulting from a security failure.

CYGBP-00PF-0622-01 Page 26 of 41



Denial of service attack	means a deliberate or malicious attack that makes <b>computer systems</b> unavailable to its intended users, temporarily or indefinitely disrupting the services of a host that <b>you</b> use by directing an excessive volume of electronic data to that host.
Digital asset	means any of <b>your</b> electronic data or computer software. <b>Digital assets</b> do not include computer hardware of any kind.
Employee	means any past, present, or future:  1. person employed by the named insured or subsidiary as a permanent, part-time, seasonal, leased, or temporary employee, intern, or any volunteer; and 2. senior executive;  but only while acting on behalf of the named insured or subsidiary and in the scope of the business operations of the named insured or subsidiary.
Event	means a funds transfer liability, incident, privacy liability, technology and professional services wrongful act, or multimedia wrongful act.  All events that have a common nexus of fact, circumstance, situation, transaction, or cause, or a series of related facts, circumstances, situations, transactions, or causes will be considered a single event occurring on the date the first such event occurred.
Extra expenses	means your reasonable and necessary additional costs incurred to avoid or minimise a business interruption loss, including:  1. the reasonable and necessary additional costs of sourcing your products or services from alternative sources in order to meet contractual obligations to supply your customers and clients;  2. the reasonable and necessary additional costs of employing contract staff or overtime costs for employees, including your internal IT department, in order to continue your business operations which would otherwise have been handled in whole or in part by computer systems or service provider; and  3. the reasonable and necessary additional costs of employing specialist consultants, including IT forensic consultants, in order to diagnose and fix a security failure or systems failure.  Provided, however, that such additional costs do not exceed the amount of loss that otherwise would have been payable as business interruption loss.  Extra expenses does not mean and will not include:
	Extra expenses does not mean and will not include:

CYGBP-00PF-0622-01 Page 27 of 41



	<ol> <li>costs incurred to update, restore, replace, upgrade, maintain, or improve computer systems:         <ul> <li>a. to a level greater than existed before a security failure, unless the costs to upgrade to a more current or secure version of functionally equivalent components of computer systems is no more than 25% greater than the costs that would have been incurred to repair or replace computer systems that existed before a security failure; or</li> <li>b. to a level greater than existed before a system failure; or</li> </ul> </li> <li>costs incurred to acquire or install computer systems which did not form a part of computer systems immediately prior to the security failure or system failure.</li> </ol>
Funds transfer fraud	means a fraudulent instruction transmitted by electronic means, including through social engineering, to <b>you</b> or <b>your</b> financial institution including an escrow account provider directing <b>you</b> , or the financial institution including an escrow account provider:
	<ol> <li>to debit, or instruct to authorise to debit, an account for which the named insured or subsidiary is an authorised custodian, and to transfer, pay, or deliver money or securities from such account; or</li> <li>to debit, or instruct to authorise to debit, an account held by the named insured or subsidiary, or held by the named insured or subsidiary on behalf of a third party, and to transfer, pay, or deliver money or securities from such account; or</li> <li>to transfer or deliver tangible property owned or held by the named insured or subsidiary;</li> </ol>
	which purports to have been transmitted by <b>you</b> or <b>your</b> vendors, business partners, or existing clients, and impersonates such party including through the use of deepfakes, but was transmitted by someone other than <b>you</b> or <b>your</b> vendors, business partners, or existing clients, and without such party's knowledge or consent. The "financial institution" does not include any such entity, institution, or organisation that is an <b>insured</b> .
Funds transfer liability	means distribution of fraudulent wire transfer or payment instructions which instruction purports to have been transmitted by <b>you</b> directing <b>your</b> vendors, business partners, or existing clients to transfer funds to a third party, but was transmitted by someone other than <b>you</b> as the result of a <b>security failure</b> .
Funds transfer liability loss	means a monetary judgement or award that <b>you</b> are legally obligated to pay, or a settlement agreed to by <b>you</b> and <b>us</b> ,

CYGBP-00PF-0622-01 Page 28 of 41



	because of the transfer of money or securities, or digital currencies by any of <b>your</b> vendors, business partners, or existing clients to a third party as the direct result of a <b>funds transfer liability</b> .
Funds transfer loss	1. loss of money, securities, digital currencies, or tangible property directly resulting from funds transfer fraud or personal funds fraud; and 2. reasonable and necessary costs, fees, and expenses to respond to funds transfer fraud or personal funds fraud.  Funds transfer loss does not mean and will not include:  a. the loss of personal money, securities, or property of your employees with the exception of senior executives.  b. chargeback loss arising from the acceptance payment cards used fraudulently.
Hosted computer systems	means:  1. computers and related peripheral components, including Internet of Things (IoT) devices; 2. systems and applications software; 3. terminal devices; 4. related communications networks; 5. mobile devices (handheld and other wireless computing devices); and 6. storage and back-up devices  by which electronic data is collected, transmitted, processed, stored, backed up, retrieved, and operated by a third party vendor, but only for providing hosted computer services, including SaaS, IaaS, NaaS and PaaS, to you pursuant to a written contract.
Impersonation fraud	means fraudulent electronic communications or websites designed to impersonate <b>you</b> or any of <b>your</b> products provided that such fraudulent communications or websites do not arise out of or result from any <b>security failure</b> .
Impersonation repair costs	<ol> <li>the cost of retaining a law firm and public relations firm incurred by you to create and publish a press release or establish a website to advise your customers and prospective customers of an impersonation fraud; and</li> <li>the cost of reimbursing your existing customers for their loss of money or tangible property directly resulting from a impersonation fraud; and</li> <li>the cost of retaining a third party for the removal of websites designed to impersonate you.</li> </ol>

CYGBP-00PF-0622-01 Page 29 of 41



Incident	means adverse publication, cyber extortion, data breach, funds transfer fraud, impersonation fraud, invoice manipulation, personal funds fraud, public relations event, security failure, or systems failure.  All incidents that have a common nexus of fact, circumstance, situation, event, transaction, or cause, or series of related facts, circumstances, situations, events, transactions, or causes will be considered a single incident occurring on the date the first such incident occurred.
Indemnity period	<ol> <li>begins on the date and time that the partial or complete interruption of computer systems first occurred; and</li> <li>ends on the earlier of the date and time that the interruption to your business operations resulting from such interruption of computer systems: (i) ends; or (ii) could have ended if you had acted with due diligence and dispatch.</li> <li>However, in no event will the indemnity period exceed 365 days.</li> </ol>
Insured, you, or your	1. the named insured; 2. a subsidiary; 3. senior executives and employees; 4. an independent contractor, who is a natural person, solely acting in the normal course of the named insured or subsidiary's business operations while under their direct supervision; 5. with respect to Sections II.A, NETWORK AND INFORMATION SECURITY LIABILITY, II.B, REGULATORY DEFENCE AND PENALTIES, and II.E, TECHNOLOGY ERRORS AND OMISSIONS, any person or entity you have agreed in a written contract or agreement to add as an additional insured to a policy providing the type of coverage afforded by this Policy, provided such contract or agreement is in effect or becomes effective during the policy period, and solely for such person's or entity's liability arising out of the named insured's or subsidiary's acts (hereafter an additional insured); 6. the estates, heirs, legal representatives, or assignees of any employee or senior executive in the event of their death, incapacity, insolvency, or bankruptcy but solely for the estates', heirs', legal representatives', or assignee's liability arising out of the acts committed by the employee or senior executive, in their capacity as such; and 7. the spouse, domestic partner, or civil partner of any employee or senior executive solely for such

CYGBP-00PF-0622-01 Page 30 of 41



	spouse's, domestic partner's, or civil partner's liability resulting from a <b>claim</b> against the <b>employee</b> or <b>senior executive</b> , in their capacity as such; or their ownership or interest in property which the claimant seeks as recovery for a <b>claim</b> against the <b>employee</b> or <b>senior executive</b> , in their capacity as such.
Invoice Manipulation	means the release or distribution of any fraudulent invoice or payment instruction to a third party as a direct result of a security failure.
Invoice Manipulation Loss	means <b>your</b> direct net costs, excluding any profit, to provide goods, products, or services to a third party for which <b>you</b> are unable to collect payment after transfer of such goods, products, or services to a third party as the direct result of <b>invoice manipulation</b> .
Loss	means business interruption loss, computer replacement costs, contingent business interruption loss, court attendance costs, criminal reward costs, crisis management costs, cyber extortion expenses, extra expenses, funds transfer loss, impersonation repair costs, invoice manipulation loss, proof of loss preparation expenses, reputational harm loss, service fraud loss, and restoration costs.
Malicious code	means any type of malicious, unauthorised, corrupting or harmful software program, code, or script specifically designed to create system vulnerabilities and destroy, alter, steal, contaminate, or degrade the integrity, quality, or performance of:  1. electronic data used or stored in any computer system or network; or 2. a computer network, any computer application software, or computer operating system or related network.
Media content	means content in any form, regardless of its nature or medium, including any data, text, sounds, numbers, images, graphics, videos, streaming content, webcasts, podcasts, or blogs. Media content does not include any biometric personally identifiable information computer software or the actual goods, products, or services described, referenced, illustrated, or displayed in such media content.
Merchant service agreement	means any agreement between <b>you</b> and a financial institution, payment card company, payment card processor, or independent service operator, that enables <b>you</b> to accept credit cards, debit cards, prepaid cards, or other payment cards for payments or donations.
Multimedia wrongful act	means any of the following actually or allegedly committed by <b>you</b> in the normal course of <b>your</b> business in communicating, reproducing, publishing, disseminating, displaying, releasing,

CYGBP-00PF-0622-01 Page 31 of 41



	transmitting, or disclosing media content, including social media authorised by you:  1. defamation, libel, slander, trade libel, infliction of emotional distress, outrage, outrageous conduct, or other tort related to disparagement or harm to the reputation or character of any person or organisation;  2. violation of the rights of privacy of an individual, including false light and public disclosure of private facts;  3. invasion or interference with an individual's right of publicity, including commercial appropriation of name, persona, voice, or likeness;  4. plagiarism, piracy, or misappropriation of ideas under implied contract;  5. infringement of copyright, domain name, trademark, trade name, trade dress, logo, title, metatag, slogan, service mark, or service name; or  6. improper deep-linking or framing within electronic content.
Named insured	means the individual, partnership, entity, or corporation designated as such in Item 1. of the Declarations, or by endorsement to this Policy.
Panel Providers	means those firms listed on <b>our</b> web site at: www.coalitioninc.com/en-gb/panel
PCI fines and assessments	means the direct monetary fines and assessments for fraud recovery, operational expenses including card reissuance fees and notification of cardholders, and case management fees owed by you under the terms of a merchant service agreement, but only where such fines or assessments result from a data breach. PCI fines and assessments will not include any charge backs, interchange fees, discount fees, or other services related fees, rates, or charges.
Personal funds fraud	means the loss of personal money, securities, or property from a personal bank account of a <b>senior executive</b> as a direct result of a <b>security failure</b> of the <b>named insured's</b> or a <b>subsidiary's computer systems</b> .
Personally identifiable information	means any information about an individual that is required by any federal, provincial, territorial, state, local, or foreign law or regulation to be protected from unauthorised access, acquisition, or public disclosure.
Policy period	means the period of time between the inception date shown in the Declarations and the effective date of termination, expiration, or cancellation of this Policy and specifically excludes any Optional Extended Reporting Period.
Pollutants	means any solid, liquid, gaseous, or thermal irritant or contaminant exhibiting hazardous characteristics as is or may be identified on any list of toxic or hazardous substances pursuant to, any governmental, federal, provincial, territorial, state, local, or foreign legislation or agency, including gas, acids, alkalis, chemicals, odours, noise, lead, petroleum or petroleum-containing products, heat, smoke, vapour, soot, fumes, radiation, asbestos or asbestos-containing products,

CYGBP-00PF-0622-01 Page 32 of 41



	waste (including material to be recycled, reconditioned, or reclaimed), electric, magnetic, or electromagnetic field of any frequency, as well as any air emission, wastewater, sewage, infectious medical waste, nuclear materials, nuclear waste, mould, mildew, fungus, bacterial matter, mycotoxins, spores, scents or by-products and any non-fungal micro-organism, or non-fungal colony form organism that causes infection or disease.
Privacy liability	<ol> <li>your actual or alleged failure to timely disclose a security failure or data breach resulting in a violation of any breach notice law;</li> <li>your failure to comply with those provisions in your privacy policy that:         <ol> <li>mandate procedures to prevent the loss of personally identifiable information;</li> <li>prohibit or restrict disclosure, sharing, or selling of an individual's personally identifiable information; or</li> <li>require you to give access to personally identifiable information or to amend or change personally identifiable information after a request is made by the concerning individual;</li> <li>provided that no senior executive knew of or had reason to know of any such conduct; and</li> </ol> </li> <li>your failure to administer an identity theft prevention program or an information disposal program pursuant to any governmental, federal, provincial, territorial, or state law;</li> </ol>
Privacy policy	means any public written statements that set forth <b>your</b> policies, standards, and procedures for the collection, use, disclosure, sharing, dissemination, and correction or supplementation of, and access to, <b>personally identifiable information</b> .
Professional services	means those services specified in Item 7. of the Declarations and performed by the <b>named insured</b> or a <b>subsidiary</b> for others' benefit pursuant to a written contract.
Proof of loss preparation expenses	means the reasonable and necessary costs you incur with our prior written consent for a third party forensic accounting firm to assist you with preparing a proof of loss as required by Section V. CLAIMS PROCESSES, PROOF OF LOSS with respect to business interruption loss, contingent business interruption loss, extra expenses or reputational harm loss covered under this Policy.
Public relations event	means:

CYGBP-00PF-0622-01 Page 33 of 41



	<ol> <li>the publication or imminent publication in a newspaper (or other general circulation print publication), on radio or television, or electronic news website (but not including social media) of a security failure or data breach that has resulted in a covered claim under this Policy; and</li> <li>a security failure or data breach that results in covered breach response costs under this Policy or which reasonably may result in a covered claim under the Policy.</li> </ol>
Ransomware	means any malicious code designated to block your access to computer systems or digital assets, delete or otherwise harm your computer systems or digital assets, or cause a security failure, until a sum of money is paid.
Regulatory penalties	means monetary fines and penalties, including consumer redress awards, imposed in a regulatory proceeding to the extent insurable under applicable law.  Regulatory penalties will not mean any:  1. costs to comply with injunctive relief; 2. costs to establish or improve privacy or security practices; or 3. audit, reporting, or compliance costs.
Regulatory proceeding	means a request for information, civil investigative demand, or civil proceeding commenced by service of a complaint or similar proceeding brought by or on behalf of the Information Commissioner's Office or any other domestic or foreign governmental entity including any federal, provincial, territorial, state or local entity in such entity's regulatory or official capacity, in connection with such proceeding arising from a security failure or data breach.
	Regulatory proceeding does not include a request for information, civil investigative demand, or civil proceeding commenced by service of a complaint or similar proceeding brought by any governmental, federal, provincial, territorial, or state Securities Commission and similar governmental federal, provincial, territorial, state, local, or foreign governmental entities.
Reputational harm loss	means the net profit that would have been earned before taxes on income, or net loss that would not have been incurred solely and directly as the result of any adverse publication.
	Reputational harm loss does not include any:
	<ol> <li>costs to rehabilitate your reputation, including legal costs or expenses;</li> <li>breach response costs, crisis management costs, business interruption loss, contingent business</li> </ol>

CYGBP-00PF-0622-01 Page 34 of 41



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	<ul> <li>interruption loss, or extra expenses;</li> <li>costs not directly caused by an adverse publication.</li> <li>Reputational harm loss will not include net profit that would likely have been earned before taxes on income as a result of an increase in volume due to favourable business conditions caused by the impact of security failures, data breaches, cyber extortion, or privacy liability impacting other businesses, loss of market, or any other consequential loss. Further, due consideration will be given to the following when calculating reputational harm loss:</li> <li>the experience of your business before the adverse publication and probable experience thereafter during the reputation indemnity period had there been no adverse publication and to the continuation of normal charges and expenses that would have existed had no adverse publication occurred; and</li> <li>any reputational harm loss made up or recovered during, or within a reasonable time after the end of, the reputation indemnity period.</li> </ul>
Reputation indemnity period	means the one hundred and eighty (180) day period that begins at the conclusion of the <b>reputation waiting period</b> .
Reputation waiting period	means the amount of time set forth in Item 5.O. of the Declarations that must elapse after the date upon which the adverse publication was first published. The reputation waiting period cannot be insured.
Restoration costs	1. the reasonable and necessary costs you incur to replace, restore, or recreate digital assets to the level or condition at which they existed prior to a security failure or systems failure; or  2. the cost for the most current version of digital assets if it is substantially equivalent to (or less than) the original cost of digital assets;  if such digital assets cannot be replaced, restored, or recreated, then restoration costs will be limited to the actual, reasonable, and necessary costs you incur to reach this determination.  Restoration costs does not mean and will not include:  1. any costs or expenses incurred to identify, remove, or remediate computer program errors or vulnerabilities;  2. the economic or market value of any digital assets, including trade secrets, or the costs to re-perform any work product contained within any digital assets; or  3. costs incurred to acquire or install digital assets which did not exist immediately prior to the security failure or system failure.

CYGBP-00PF-0622-01 Page 35 of 41



Retroactive date	means the date specified in Item 10. of the Declarations.
Security failure	means the failure of security of computer systems which results in:  1. loss, alteration, corruption, or damage to software, applications, or electronic data existing in computer systems;  2. transmission of malicious code from computer systems to third party computer systems that are not owned, operated, or controlled by the named insured or subsidiary; or  3. a denial of service attack on the named insured's or subsidiary's computer systems; or  4. access to or use of computer systems in a manner that is not authorised by you, including when resulting from the theft of a password.  Security failure does not mean and will not include any failure of computers, related peripheral components, or mobile devices that are owned or leased by an employee and not used for the business operations of the named insured or
	subsidiary.
Senior executive	means any partner, principal, director, executive board member, in-house counsel, risk manager, chief information officer, chief information security officer, chief privacy officer, chief financial officer, chief executive officer, chief operating officer, or functional equivalent, but only while acting on <b>your</b> behalf in the scope of <b>your</b> business operations.
Service fraud loss	means direct financial loss that <b>you</b> incur as the result of being charged a fee for the fraudulent use of <b>business services</b> , including fraudulent use arising from cryptojacking.
Service provider	means any third party that is responsible for the processing, maintenance, protection, or storage of <b>digital assets</b> pursuant to a written contract.
Subsidiary	<ol> <li>means any organisation in which the named insured:         <ol> <li>owns or controls either directly or indirectly 50% on or before the inception date of this Policy, or more of the outstanding voting stock or shareholder voting power or has the right to elect or appoint the majority of the board of directors or persons to an equivalent executive management function; and</li> <li>has recognised the revenues in the application for this Policy.</li> </ol> </li> <li>An organisation ceases to be a subsidiary on the date, during the policy period, that the named insured ceases to own or control, directly or indirectly, 50% or more of the outstanding voting or shareholder voting power, or ceases to control the right to elect or appoint the majority of the board of directors or</li> </ol>

CYGBP-00PF-0622-01 Page 36 of 41



persons to equivalent executive management functions.

The **named insured** will give written notice to **us** of any acquisition or creation of an organisation with ownership interest greater than 50%, no later than sixty (60) days after the effective date of such acquisition or creation. Automatic coverage of such organisation is granted until the end of the **policy period** subject to the following criteria:

- the newly created or acquired organisation has substantially similar business operations;
- the new organisation's gross revenue is equal to or less than 10% of the total gross revenue the named insured has listed on the application for this Policy; and
- prior to the effective date of such acquisition or creation, no senior executive of the named insured or of the acquired or created organisation, knew or could have reasonably expected that a claim would be made or coverage triggered under any Insuring Agreement in Section II, WHAT WE COVER.

Where such acquisition or creation does not qualify for the automatic coverage described above, no coverage is granted and such acquired or created organisation is not included under this Policy unless and until agreed by **us** in writing. Upon receipt of notice of such acquisition or creation, **we** may, at **our** sole option, agree to appropriately endorse this Policy subject to additional premium and/or change terms and conditions.

# Systems failure

### means any:

- unintentional, unplanned, or unexpected computer systems disruption, damage, or failure where the proximate cause is not a security failure, loss of or damage to any physical equipment or property, or planned or scheduled outage or maintenance of computer systems or a third party's computer systems (including downtime that is the result of a planned outage lasting longer than initially expected); or
- disruption or voluntary shutdown of computer systems by you, with our prior consent, in order to mitigate covered loss under this Policy.

# Systems failure does not include any:

- failure of hosted computer systems that results in an outage that extends beyond the services being provided to you by hosted computer systems;
- suspension, cancellation, revocation, or failure to renew any domain names or uniform resource locators;
- failure to adequately anticipate or capacity plan for normal and above operational demand for computer systems except where this demand is a denial of

CYGBP-00PF-0622-01 Page 37 of 41



	<ul> <li>service attack;</li> <li>failure of any computer hardware that has been declared as end-of-life by the original equipment manufacturer;</li> <li>design failure or manufacturing defect in third party computer software or computer hardware.</li> </ul>
Tangible property	means items or objects that can be felt or touched. <b>Tangible</b> property does not include:  1. digital assets; 2. any form of intellectual property, including trade secrets; or 3. money, securities or digital currencies.  The value of any covered tangible property will be the cost to replace such tangible property with property of comparable material and quality. The replacement cost value for any tangible property does not include any profit or mark-up you are unable to collect as a result of the loss of tangible property.
Technology and professional services wrongful act	<ol> <li>any actual or alleged error, omission, misstatement, neglect, or unintentional breach of duty or written contract, by you or any person for whose actual or alleged error, omission, neglect or unintentional breach of duty or written contract the named insured or subsidiary is legally liable for, in rendering technology services or professional services; or</li> <li>any actual or alleged act, error, omission, misstatement, neglect, or unintentional breach of contract, by you or any person for whose actual or alleged error, omission, misstatement, neglect or unintentional breach of written contract the named insured or subsidiary is legally liable for, that results in the failure of technology products to perform as intended.</li> </ol>
Technology products	means computer or telecommunications hardware or software products, or related components or products, that are created, manufactured, developed, sold, or distributed by the <b>named insured</b> or <b>subsidiary</b> for others' benefit pursuant to written contract for a fee, including software updates, service packs, and other maintenance releases for such products.
Technology services	means computer and electronic technology services, including data backup and processing, Internet and mobile services, email services, SaaS, PaaS, IaaS, NaaS, data and application hosting, computer systems analysis, technology and security consulting and training, custom software programming for a specific customer, computer and software systems installation and integration, computer and software support, and network management services, performed by the <b>named insured</b> or <b>subsidiary</b> for others' benefit pursuant to a written contract for a fee.

CYGBP-00PF-0622-01 Page 38 of 41



Third party corporate information	means any information of a third party held by <b>you</b> which is not available to the general public and is provided to <b>you</b> subject to a mutually executed written confidentiality agreement between <b>you</b> and the third party or which <b>you</b> are legally required to maintain in confidence. However, <b>third party corporate information</b> does not include <b>personally identifiable information</b> .
Waiting period	means the number of hours set forth in Item 5.K. of the Declarations.
We, us, or our	means the insurers providing this Policy.

CYGBP-00PF-0622-01 Page 39 of 41



#### **COMPLAINTS**

Every effort is made to ensure that you receive a high standard of service. If you are not satisfied with the service you have received, you should contact:

#### complaints@coalitioninc.com

To help us deal with your comments quickly, please quote your policy or claim number and name of the named insured.

We will do our best to resolve any difficulty directly with you, but if we are unable to do this to your satisfaction you may be entitled to refer the dispute to the Financial Ombudsman Service who will review your case and who may be contacted at:

Financial Ombudsman Service Exchange Tower London E14 9SR

Email: complaint.info@financial-ombudsman.org.uk

Telephone: 0800 023 4567 (calls to this number are free from "fixed lines" in the UK) or

0300 123 9123 (calls to this number are charged at the same rate as 01 and 02

numbers on mobile phone tariffs in the UK)

Your ability to refer the dispute to the Financial Ombudsman Service is without prejudice to your right to bring legal proceedings in accordance with SECTION VIII, CHOICE OF LAW AND JURISDICTION

### **DATA PROTECTION**

We collect and use relevant information about you to provide you with your insurance cover or the insurance cover that benefits you and to meet our legal obligations. This information includes details such as your name, address and contact details and any other information that we collect about you in connection with the insurance cover from which you benefit. Exceptionally, this information may include more sensitive details such as information about your health and any criminal convictions you may have and we may need your consent to process such information about you. Where this is the case you will be asked for consent separately. If you withdraw your consent (which you may do at any time), this may affect our ability to provide the insurance cover from which you benefit and may prevent us handling your claims.

The way insurance works means that your information may be shared with, and used by, a number of third parties in the insurance sector for example, insurers, agents or brokers, reinsurers, loss adjusters, sub-contractors, regulators, law enforcement agencies, fraud and crime prevention and detection agencies and compulsory insurance databases. We will only disclose your personal information in connection with the insurance cover that we provide and to the extent required or permitted by law.

Where you provide us or your insurer, agent or broker with details about other people, you must provide this notice to them.

For more information about how we use your personal information please see our full privacy notice(s), which is/are available online on our website(s) at https://www.coalitioninc.com/legal/privacy.

You have rights in relation to the information we hold about you, including the right to access your information. If you wish to exercise your rights, discuss how we use your information or request a copy of our full privacy notice(s), please contact us, or the agent or broker that arranged your insurance who will provide you with our contact details at: legal@coalitioninc.com?

# **FINANCIAL CONDUCT AUTHORITY**

Coalition is a trading name of Coalition Risk Solutions Limited which is an appointed representative of Davies MGA Services Limited, a company authorised and regulated by the Financial Conduct Authority under firm reference number 597301 to carry on insurance distribution activities. Coalition Risk Solutions Limited is registered in England and Wales company number 13036309. Registered office at 34-36 Lime Street, London, UK EC3M 7AT.

CYGBP-00PF-0622-01 Page 40 of 41



# FINANCIAL SERVICES COMPENSATION SCHEME

We and our agents are covered by the Financial Services Compensation Scheme (FSCS). This means that you may be entitled to compensation from the scheme if we cannot meet our obligations. Further information about the scheme is available from the FSCS:

Website: www.fscs.org.uk

Telephone: 0800 678 1100 or 020 7741 4100

Email: enquiries@fscs.org.uk

Post: Financial Services Compensation Scheme, PO Box 300, Mitcheldean,

**GL17 1DY** 

CYGBP-00PF-0622-01 Page 41 of 41



# **Notice of Available Panel Providers**

Coalition policyholders may engage the following Panel Providers upon written notice of a claim or incident. Notice of a claim or incident can be provided to claims@coalitioninc.com, by calling +44 0808 134 9559, or through the report a claim button at <a href="mailto:coalitioninc.com/contact">coalitioninc.com/contact</a>. Panel Providers available to Coalition policyholders are subject to change. The current list is available at <a href="mailto:coalitioninc.com/en-gb/panel">coalitioninc.com/en-gb/panel</a>.

Data Breach response	Clyde & Co (Ian Birdsey)  DAC Beachcroft (Hans Allnutt)  Pinsent Masons (Stuart Davey)  Kennedys Law (Oliver Dent)
Litigation	DAC Beachcroft (Hans Allnutt) Pinsent Masons (Stuart Davey)
Media Claims	DAC Beachcroft (Hans Allnutt) Kennedys Law (Oliver Dent) Pinsent Masons (Stuart Davey)
Notification	Kroll Equifax Experian
Forensics / Incident Response	Coalition Incident Response UK KPMG Kroll S-RM
PR & Crisis Management	FleishmanHillard Hill and Knowlton Kekst CNC
Forensic Accounting	Baker Tilly
DDoS Mitigation providers	Cloudflare (cloudflare.com) Incapsula (incapsula.com) Google Project Shield (projectshield.withgoogle.com) Akamai (akamai.com) Fastly (fastly.com)

Coalition is a trading name of Coalition Risk Solutions Ltd. which is an appointed representative of Davies MGA Services Limited, a company authorised and regulated by the Financial Conduct Authority under firm reference number 597301 to carry on insurance distribution activities. Coalition Risk Solutions Ltd. is registered in England and Wales company number 13036309. Registered office at 34-36 Lime Street, London, UK. EC3M 7AT.



ENDT NO.: 1

# REPUTATION REPAIR ENDORSEMENT

Form Number	CYGBP-00EN-000004-0622-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

# **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

In consideration of the premium charged for this Policy, it is hereby understood and agreed that:

1. The definition of "Crisis management costs" under Section IX, DEFINITIONS is deleted and replaced with the following:

CRISIS MANAGEMENT COSTS	Means the following reasonable fees or expenses agreed to in advance by us, in our discretion (such agreement not to be unreasonably withheld) to mitigate harm to your reputation or to a covered damages, loss, claim expenses, breach response costs, or breach response services due to a public relations event:
	<ol> <li>a public relations or crisis management consultant;</li> <li>media purchasing or for printing or mailing materials intended to inform the general public about the public relations event;</li> <li>providing notifications to individuals where such notifications are not required by breach notice law, including notices to your non-affected customers, employees, or clients; and</li> <li>other costs approved in advance by us;</li> <li>Provided that any crisis management costs to mitigate harm to your reputation must be incurred within twelve months after the first publication of such public relations event.</li> </ol>

All other terms and conditions of this Policy remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.

CYGBP-00EN-000004-0622-01 Page 1 of 1



#### ENDT NO.: 2

### BREACH RESPONSE SEPARATE LIMIT ENDORSEMENT

Form Number	CYGBP-00EN-000005-0622-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

### THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

#### **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

In consideration of the premium charged for this Policy, it is hereby understood and agreed that:

 Section VI, LIMITS OF LIABILITY AND RETENTION, LIMITS OF LIABILITY is deleted and replaced by the following:

LIMITS OF LIABILITY	Aggregate Policy Limit of Liability and Limits of Liability for All Insuring Agreements Other Than Breach Response Services and Breach Response Costs	
		The Aggregate Policy Limit of Liability set forth in Item 4. of the Declarations is the maximum amount <b>we</b> will be liable to pay for all <b>claim</b>

Declarations is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, PCI fines and assessments, regulatory penalties, and other amounts under this Policy, regardless of the number of claims, events, or insureds. The reference to Aggregate Policy Limit of Liability herein also refers to each participating Insurer's individual Quota Share Limit of Liability as stated in Item 8. of the Declarations.

The Per Event Limit of Liability set forth in Item 4. of the Declarations is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, PCI fines and assessments, regulatory penalties, and other amounts arising from a single event under all Insuring Agreements, regardless of the number of Insuring Agreements triggered, claims, or insureds. Such Limits of Liability are part of, and not in addition to, the Aggregate Policy Limit of Liability.

The Limit stated in Item 5. of the Declarations with respect to an Insuring Agreement is the maximum amount we will be liable to pay for all claim expenses, damages, funds transfer liability loss, loss, PCI fines and assessments, regulatory penalties, and other amounts arising from a single event and in aggregate for all events under that Insuring Agreement. Such Limits of Liability are part of, and not in addition to, the Aggregate Policy Limit of Liability.

**Our** Limits of Liability for an Optional Extended Reporting Period, if applicable, will be part of, and not in addition to the Aggregate Policy Limit of Liability set forth in Item 4. of the Declarations.

<u>Limits of Liability for Breach Response Services and Breach Response</u>
<u>Costs</u>

CYGBP-00EN-000005-0622-01 Page 1 of 2



**Breach response services** will be provided for a maximum of 72 hours following your notification to the **breach response services advisor**. **Breach response services** will be provided in addition to and will not erode the Aggregate Policy Limit of Liability.

The limit set forth in Item 5.H. of the Declarations is the maximum amount we will be liable to pay for all breach response costs, regardless of the number of security failures, data breaches, or insureds. This Limit is in addition to the Aggregate Policy Limit of Liability. Upon exhaustion of the breach response costs Limit, there will be no further coverage under this Policy for any breach response costs.

All other terms and conditions of this Policy remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.

CYGBP-00EN-000005-0622-01 Page 2 of 2



ENDT NO.: 3

# FUNDS TRANSFER LOSS ENDORSEMENT REQUIRING AUTHENTICATION

Form Number	CYGBP-00EN-000006-0622-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

#### **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

In consideration of the premium charged for this Policy, it is hereby understood and agreed that:

1. The definition of "Funds Transfer Fraud" under SECTION IX, DEFINITIONS is deleted and replaced with the following:

FUNDS TRANSFER FRAUD	Means fraudulent instruction transmitted by electronic means, including through social engineering, to <b>you</b> or <b>your</b> financial institution including an escrow account provider directing <b>you</b> , or the financial institution including an escrow account provider:
	<ol> <li>to debit, or instruct to authorise to debit, an account for which the named insured or subsidiary is an authorised custodian, and to transfer, pay, or deliver money or securities from such account; or</li> <li>to debit, or instruct to authorise to debit, an account held by the</li> </ol>

- to debit, or instruct to authorise to debit, an account held by the named insured or subsidiary, or held by the named insured or subsidiary on behalf of a third party, and to transfer, pay, or deliver money or securities from such account; or
- 3. directing **you** to transfer or deliver **tangible property** owned or held by the **named insured** or **subsidiary**;

which purports to have been transmitted by **you** or **your** vendors, business partners, or existing clients, and impersonates such party including through the use of deepfakes, but was transmitted by someone other than **you** or **your** vendors, business partners, or existing clients, and without such party's knowledge or consent. The "financial institution" does not include any such entity, institution, or organisation that is an **insured**.

**Funds transfer fraud** will not include loss arising out of any fraudulent request to change instruction or create a new instruction received by **you** or **your** financial institution including an escrow account provider that is not authenticated by **you** or **your** financial institution including an escrow account provider by means of a secondary method of authentication to verify the authenticity or validity of such instruction in addition to the original method of authentication undertaken.

All other terms and conditions of this Policy remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.

CYGBP-00EN-000006-0622-01 Page 1 of 1



ENDT NO.: 4

# PREMIUM PAYMENT ENDORSEMENT (60 DAYS)

Form Number	CYGBP-00EN-000057-0123-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

# **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

The **named insured** undertakes that premium will be paid in full to **us** within 60 days of inception of this Policy. If the premium due under this Policy has not been paid to **us** by the 60<sup>th</sup> day from the inception of this Policy, then **we** shall have the right to cancel this Policy in accordance with SECTION VII, CANCELLATION AND OPTIONAL EXTENDED REPORTING PERIOD, CANCELLATION.

CYGBP-00EN-000057-0123-01 Page 1 of 1



#### **ENDT NO.: 5**

# **QUOTA SHARE ENDORSEMENT**

Form Number	CYGBP-00EN-000007-0622-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

### **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

This Policy is issued on a quota share basis. Each insurer will be responsible for payment of a certain percentage share of the Limits of Liability as specified in the Declarations for this Policy as follows:

### Quota Share Percentage of each insurer:

Insurer	Quota Share Percentage
Allianz Global Corporate & Specialty SE	70%
Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)	30%

Each quota share insurers' obligations to you under this Policy are several and not joint and are limited solely to the extent of their individual quota share percentage. The quota share insurers are not responsible for the obligations of any quota share insurer who for any reason does not satisfy all or part of its obligations. None of the quota share insurers has a duty to pay before any of the other quota share insurers. **Claim expenses** are part of and not in addition to the Limits of Liability.

# Provided that:

- 1. The collective liability of the insurers shall not exceed the Aggregate Policy Limit of Liability as specified in Item 4. of the Declarations.
- 2. The Limit of Liability of each of the insurers individually shall be limited to the pro rata percentage of liability set opposite its name.

All other terms and conditions of this Policy remain unchanged.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.



# ENDT NO.: 6

# **WAR EXCLUSION - AMENDED**

Form Number	CYGBP-00EN-000064-0622-01
Effective Date of Endorsement	31 December 2023
Named Insured	Simarco International Ltd
Policy Number	C-4X6A-247892-CYBER-2023-A
Issued by (Name of Insurance Company)	Allianz Global Corporate & Specialty SE, Certain Underwriters at Lloyd's, London (under Binding Authority UMR: B133823COA0004)

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

This endorsement modifies insurance provided under the following:

# **COALITION CYBER AND TECHNOLOGY POLICY 3.0**

In consideration of the premium charged for this Policy, it is hereby understood and agreed that:

1. Section III, EXCLUSIONS - WHAT IS NOT COVERED, Paragraph W. WAR AND TERRORISM is deleted and replaced with the following exclusion:

W. WAR - AMENDED	<ol> <li>war;</li> <li>a cyber operation that is carried out as part of a war; or</li> <li>a cyber operation that causes a sovereign state to become an impacted state.</li> </ol>
	Provided, however, item three (3) above shall not apply to the direct or indirect effect of a <b>cyber operation</b> on a <b>computer system</b> used by the <b>insured</b> or its third party service providers that is not physically located in an <b>impacted state</b> but is affected by a <b>cyber operation</b> .

2. For the purposes of applying this exclusion, the following definitions apply:

Computer system	means any computers and related peripheral components (including Internet of Things (IoT) devices), systems and applications software, terminal devices, related communications networks, mobile devices (handheld and other wireless computing devices), and storage and back-up devices.
Cyber operation	means the use of a <b>computer system</b> by, on behalf of, at the direction, or under the control of a sovereign state to disrupt, deny, degrade, manipulate or destroy information in a <b>computer system</b> of or in another sovereign state.
Essential service	means a service that is essential for the maintenance of vital functions of a sovereign state including but not limited to financial institutions and associated financial market infrastructure, health services or utility services.

CYGBP-00EN-000064-0622-01 Page 1 of 2



Impacted state	means a sovereign state where a <b>cyber operation</b> has had a major detrimental impact on:
	<ol> <li>the functioning of that sovereign state due to disruption to the availability, integrity or delivery of an essential service in that sovereign state; and/or</li> <li>the security or defence of that sovereign state.</li> </ol>
War	means the use of physical force by a sovereign state against another sovereign state, or as part of a civil war, rebellion, revolution, insurrection, or military or usurped power, whether war be declared or not.

This exclusion applies notwithstanding any provision to the contrary in this Policy or any endorsement added thereto.

This endorsement forms a part of the Policy to which attached, effective on the inception date of the Policy unless otherwise stated herein.

CYGBP-00EN-000064-0622-01 Page 2 of 2