QBE Asia Pacific

Cyber and Data Security

Policy Wording
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Our agreement in general

Parties to this agreement
This policy is between QBE and the insured as declared in the schedule. This document, together with its schedule and any attached endorsements is the policy which sets out this insurance. It is a legal contract so please read all of it carefully.

Words in bold
Words in bold typeface used in this policy document, other than in the headings, have specific meanings attached to them as set out in the General definitions and interpretation.

Policy structure
Each insuring clause section sets out the scope of the main coverage and the circumstances in which QBE’s liability to the insured is limited or may be excluded. Further, each insuring clause section sets out other terms and conditions relevant to that insuring clause section. The cover provided by each insuring clause section is only operative if stated as ‘insured’ in the schedule. Where any schedule heading or sub-heading states ‘n/a’, ‘not applicable’ or ‘not insured’ then no cover applies for that item.

Additional clauses set out terms, exclusions or limitations that may apply to more than one insuring clause section.

Policy period
The policy will provide insurance as described herein for the period of insurance provided the premium(s) and other charges are paid to and accepted by QBE on or before the payment date shown in the schedule. Taxes, levies and other relevant fiscal charges are payable in addition to the premium.

Premium
The premium is deemed paid and accepted on receipt by QBE or the broker appointed to place this insurance with QBE. If any premium (including a premium instalment) is not paid and accepted by QBE on or before its payment date shown in the schedule, QBE can give written notice to the insured at its address shown in the schedule, cancelling the policy with effect from the seventh (7th) day after the notice has been served. Cancellation will be prevented from taking effect and the policy will continue if the late premium instalment and any other remaining premium instalments are paid and accepted before the cancellation takes effect. Without prejudice to other forms of service, notice of cancellation is deemed to be served on the third (3rd) day after being posted if sent by pre-paid letter post properly addressed.
1. **Insured section - Cyber, data security and multimedia cover**

1.1 **Insuring clause - Cyber, data security and multimedia cover**

QBE agrees to indemnify the **insured** for liability imposed by law to pay compensatory damages or awards, including any related injunction or restraining order costs and claimant costs recoverable from the **insured**, for any **claim** first made against the **insured** and/or **service provider** during the **period of insurance** and where the **claim** arises out of any actual or alleged **insured event**.

1.2 **Insuring clause - Cyber, data security and multimedia cover costs and expenses**

1.2.1 **Court attendance compensation**

QBE will pay compensation to the **insured**, with the prior written consent (such consent not to be unreasonably withheld) of QBE, in the event that the legal advisers acting on behalf of the **insured** require any **insured**, any **employee** or any other relevant party (not including expert witnesses), to attend court or any arbitration or adjudication hearing as a witness of fact in connection with a **claim** made against the **insured** for which cover is afforded under this **policy**, at the following rates for each day or part thereof on which attendance is required:

a) any principal, partner, member or director of the **insured** USD1,000;
b) any **employee** or other relevant party up to USD500.

1.2.2 **Defence costs**

a) Following any event which is or may be the subject of indemnity under this **insured section** QBE agrees to indemnify the **insured** for **defence costs**;

b) Where the **schedule** states that **defence costs** are payable in addition to the **limit of indemnity** QBE agrees to indemnify the **insured** for **defence costs**, provided that if the **limit of indemnity** is exhausted by the payment or settlement of any **claim** or loss QBE’s liability to pay **defence costs** in respect of that **claim** or loss shall be limited to such proportion of those **defence costs** as the **limit of indemnity** available for payment or settlement of that **claim** or loss bears to the total payment (including where applicable claimants' costs) required to dispose of that **claim** or loss.

1.2.3 **Limit of indemnity**

a) QBE’s liability under this **insured section** in respect of any one **claim** and in the aggregate (unless expressly stated otherwise in the **schedule**) shall not exceed the amount stated as the **limit of indemnity** in the **schedule** inclusive of **defence costs** that will be payable as part of the **limit of indemnity** unless such **defence costs** are expressly stated in any clause as being in addition to the **limit of indemnity**;

b) Where provided, the **limit of indemnity** in respect of **North America** will always be in the aggregate inclusive of **defence costs** and the limit granted is deemed to be part of and not in addition to the overall **policy limit of indemnity** specified in the **schedule**.

1.3 **Insuring clause extensions - Cyber, data security and multimedia cover**

The coverage provided under this **insured section** is extended to provide cover for the following.

1.3.1 **Acquisitions and creations**

a) Where the **insured** creates or acquires a company or companies subsequent to the commencement of the **period of insurance** and the turnover relating to all such created or acquired companies does not exceed ten percent (10%) of the estimated turnover of the companies covered under this **policy** at inception (less the turnover for companies sold during the **period of insurance**), then this **policy** shall include as an **insured** any such company created or acquired automatically from the date of creation or acquisition without additional premium provided that:

i) the **business services** carried out by such company is similar to that of the **insured**; and
ii) prior to the acquisition the acquired company did not pay or reserve any professional liability claims in the five years prior to the acquisition where the total paid or reserved amount was greater than the deductible of this policy; and

iii) the retroactive date applicable to the business services of the new entity is deemed to be the date of acquisition; and

iv) the insured:
   I. controls the composition of the board of directors; or
   II. controls more than twenty five (25%) percent of the voting power at a general meeting of shareholders; or
   III. holds more than half of the issued share capital (regardless of class of share); and

v) such company does not have an incorporated entity in a different country to the insured.

b) Where the insured creates or acquires a company or companies subsequent to inception and the turnover relating to all such created or acquired companies exceeds ten percent (10%) of the estimated turnover of the companies covered under this policy at inception (less the turnover for companies sold during the period of insurance), then this policy shall include as an insured any such company created or acquired automatically from the date of creation or acquisition provided that:

i) the terms stated in ‘Acquisition and creations’ a) i), to v) above also apply to such created or acquired companies; and

ii) the insured notifies QBE as soon as is reasonably practicable of the creation or acquisition; and

iii) the insured accepts the revised premium and or terms applying to each and every such creation and or acquisition; and

iv) all insurance in respect of such created or acquired entities will terminate thirty (30) days following creation or acquisition if terms cannot be agreed between the insured and QBE.

1.3.2 Dishonesty of employees
QBE will indemnify the insured against all sums which the insured becomes legally liable to pay as a result of any claim against the insured during the period of insurance when alleged in conjunction with a claim covered under this policy arising directly or indirectly from any dishonest, fraudulent, malicious, reckless or criminal act or omission of any of the insured's employees but the insurance provided by this policy excludes any indemnity to the said employee.

1.3.3 Financial transfer indemnification
Notwithstanding the ‘Trading loss and liabilities’ c) exclusion, QBE agrees that if during the period of insurance the insured has a claim or loss under this insured section and has also had money, property, products, goods, services or any other financial benefit transferred, to a third party and for which the insured has not received any benefit and cannot recoup, QBE will indemnify the insured to the value of the loss.

QBE’s liability to indemnify under this clause shall not exceed the sub-limit of indemnity stated in the schedule which amount is inclusive of defence costs and is the maximum payable for any one claim and in the aggregate during the period of insurance.

1.3.4 Hacker financial crime cover
QBE will indemnify the insured against all sums which the insured shall become legally liable to pay above the deductible as a result of any claim against the insured during the period of insurance as a result of a third party’s good faith reliance on a hacker’s fraudulent use of information and communication assets where there was a clear intention to cause the insured loss or obtain a personal gain for the hacker.

QBE’s liability to indemnify under this clause shall not exceed the sub-limit of indemnity as stated in the schedule which amount is inclusive of defence costs and the maximum payable any one claim and in the aggregate during the period of insurance.
1.3.5  **Loss of or damage to documents**

QBE will indemnify the insured for costs and expenses reasonably incurred in replacing or restoring documents discovered by the insured to be lost, damaged or destroyed and, after diligent search, cannot be found provided that:

a) the discovery of such loss of documents occurred during the **period of insurance** and is notified to QBE in accordance with the terms of this policy; and

b) such coverage shall be limited to the costs, charges and expenses of whatsoever nature incurred by the insured in replacing and/or restoring such documents and any claim for such costs, charges and expenses shall be supported by bills and/or accounts which shall be subject to prior written approval by a competent person nominated by QBE with the consent of the insured; and

c) such coverage shall be limited to the loss of any documents which were in the physical custody or control of the insured or any other person to whom the insured entrusted, lodged or deposited such documents in the ordinary course of business; and

**QBE's liability to indemnify under this clause shall not exceed the sub-limit of indemnity** stated in the **schedule** which amount is inclusive of **defence costs** and the maximum payable any one **claim** and in the aggregate during the **period of insurance**.

1.3.6  **Withdrawal of content**

QBE will indemnify the insured against all costs and expenses incurred above the **deductible**, which the insured shall become legally liable to pay for and as a result of the withdrawal or alteration of any matter by order of a court as a result of or in mitigation of a claim covered under this **insured section** within the **territorial limit**, but only to the extent that such costs and expenses cannot be avoided or curtailed and providing that the insured in the first instance:

a) obtains the approval of QBE before incurring any costs or expenses; and

b) satisfies QBE that such matter would, if not rectified, result in damages equal to or in excess of the indemnified costs and expenses; and

c) satisfies QBE that the costs and expenses incurred are necessary to successfully avoid a claim.

Except that **QBE will not indemnify the insured for any**:

i) payment recovered by the insured from others; or

ii) element of profit or savings for the insured in any payment or fees; or

iii) salaries, wages, overhead or any benefit expenses of or associated with the insured incurred for the withdrawal of the content.

**QBE's liability to indemnify under this clause shall not exceed the sub-limit of indemnity** as stated in the **schedule** which amount is inclusive of **defence costs** and the maximum payable for any one **claim** and in the aggregate during the **period of insurance**.
2 Insured section - Data breach notification costs cover

2.1 Insuring clause - Data breach notification costs

QBE agrees that if during the period of insurance the insured sustains an insured event, or in the event of a claim, circumstance or loss under insured section – ‘Cyber, data security and multimedia cover’ QBE will pay for data breach notification costs. QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of defence costs, fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance.

3 Insured section - Information and communication asset rectification costs cover

3.1 Insuring clause - Information and communication asset rectification costs

QBE agrees that if during the period of insurance the insured sustains an insured event, or in the event of a claim, circumstance or loss under insured section – ‘Cyber, data security and multimedia cover’ where the information and communication assets were damaged, destroyed, altered, corrupted, copied, stolen or misused by a hacker, then QBE will pay the costs to repair, restore or replace the affected parts of the information and communication assets to the same equivalent standard, condition, functionality, level of service and/or with the same content or as near as reasonably possible as immediately before the information and communication assets were damaged, destroyed, altered, corrupted, copied, stolen or misused by a hacker. QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance.

4 Insured section - Regulatory defence and penalty costs cover

4.1 Insuring clause - Regulatory defence and penalty costs

Notwithstanding the ‘Fines and contractual penalties’ exclusion, QBE shall pay on behalf of the insured those amounts which the insured is legally obliged to pay, including any legal and investigation costs, as a result of a civil regulatory action, regulatory compensatory award, civil penalty, or fines to the extent insurable by law, imposed by a government or public authority regulator against the insured after the insured sustains an insured event, or in the event of a claim under insured section – ‘Cyber, data security and multimedia cover’ or insured section – ‘Data breach notification costs cover’, provided that QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of defence costs, fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance.

5 Insured section - Public relations costs cover

5.1 Insuring clause - Public relations costs

Following:

5.1.1 an insured event; or

5.1.2 a claim, circumstance or loss under insured section – ‘Cyber, data security and multimedia cover’; or

5.1.3 a claim, circumstance or loss under insured section – ‘Data breach notification costs cover’;

QBE will pay all reasonable costs the insured incurs with QBE’s written consent for a public relations and crisis management consultant to avert or mitigate any material damage to any of the insured’s reputation, brands and business operations; provided that:
a) QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which is inclusive of defence costs, fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance; and 

b) the public relations and/or crisis management consultants shall be chosen by QBE who shall take into account the nature of the claim or loss and the cost and quality of the services that they can deliver, unless the insured has reasonable cause to request a different public relations consultancy and QBE and insured mutually agree upon such a company.

6 Insured section - Forensics costs cover

6.1 Insuring clause - Forensic costs

Following:

6.1.1 an insured event; or 

6.1.2 a claim, circumstance or loss under insured section – ‘Cyber, data security and multimedia cover’; or

6.1.3 a cyber extortion threat;

then where required QBE will pay all reasonable costs the insured incurs with QBE’s written consent for;

a) a forensic consultant to establish the identity or methods of the hacker or other details required by QBE following a data breach; and / or 

b) a security specialist to assess the insured’s electronic security and the costs of reasonable security improvement; and / or 

c) the temporary storage of the insured’s electronic data at a third-party host location, if it is viewed that the insureds’ information and communication assets remain vulnerable to damage, destruction, alteration, corruption, copying, stealing or misuse by a hacker.

Provided that 

i) QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of defence costs, fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance; and 

ii) the forensic consultant, security specialist or data storage facility shall be chosen by QBE who shall take into account the nature of the claim or loss and the cost and quality of the services that they can deliver, unless the insured has reasonable cause to request a different consultant and QBE and insured mutually agree upon such company; 

iii) in the event of a claim under this insured section for costs following a cyber extortion threat QBE’s liability in respect of the cyber extortion expenses and the cover under this insured section combined shall not exceed the limit of indemnity under the insured section - Cyber extortion cover.

7 Insured section - Credit monitoring costs cover

7.1 Insuring clause - Credit monitoring costs

Following

7.1.1 An insured event; or 

7.1.2 a claim, circumstance or loss under insured section – ‘Cyber, data security and multimedia cover’.
QBE will pay all reasonable costs the insured incurs with QBE’s written consent (such consent not to be unreasonably withheld) for credit monitoring services in order to comply with data breach law provided that;

a) QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of defence costs, fees and expenses, and the maximum payable for any one claim and in the aggregate during the period of insurance; and

b) the provider of credit monitoring services shall be chosen by QBE who shall take into account the nature of the claim or loss and the cost and quality of the services that they can deliver, unless the insured has reasonable cause to request a different consultant and QBE and insured mutually agree upon such company.

8 Insured section - Cyber business interruption cover

8.1 Insuring clause - Cyber business interruption

Notwithstanding the ‘Trading loss and liabilities’ a) or b) exclusion, QBE agrees it will indemnify the insured for loss of business income incurred by the insured during the period of reinstatement directly as a result of the total or partial interruption, degradation in service, or failure of information and communication assets caused by the failure by the insured or a service provider to protect against unauthorised access to, unauthorised use of, a denial of service attack against, or transmission of a computer virus to, information and communication assets.

Provided that:

a) no indemnity shall be provided for any losses incurred during the time retention period; and

b) QBE’s liability will not exceed the lesser of:

i) the amount of the business income the insured would have earned during the period of reinstatement but for the total or partial interruption, degradation in service, or failure of information and communication assets; or

ii) the maximum amount specified in the schedule.

8.2 Measure of indemnity

The calculation of the insured’s losses under this Insured section shall be based on an analysis of the revenues and costs generated during each month of the twelve (12) months prior to the loss occurring (as recorded in the insured’s accounts) and will also take into account the reasonable projection of future profitability or otherwise had no loss occurred and will include all material changes in market conditions which would affect the future profits generated.

The calculation of the insured’s losses under this Insured section will not include any cost, expense or other amount which is indemnified under any other Insured section or is excluded under this policy.

The calculation of the insured’s losses under this Insured section will be reduced by any increase in business income in the 30 days immediately following the period of reinstatement from the sale of goods or services that would have been recorded during the period of reinstatement but for the total or partial interruption, degradation in service, or failure of information and communication assets.

Requests made by the insured for indemnity by QBE shall be accompanied by a computation of the loss. This shall set out in detail how the loss has been calculated and what assumptions have been made. The insured shall produce any documentary evidence, including any applicable reports, books of accounts, bills, invoices and other vouchers and copies of the such which QBE may require, and the insured shall afford them every assistance in their investigations.

Any claims payment under Insured section – ‘Cyber business interruption’ will, where applicable, be reduced by the extent to which the insured:

a) could have and/or does use damaged or undamaged information and communication assets; or
b) makes use of available stock, merchandise or other data; or

c) uses substitute facilities, equipment or personnel.

8.3 Professional accountants

a) Any particulars or details contained in the insured's books of account or other business books or documents which may be required by QBE under ‘Duties in the event of a claim or potential claim’ clause to this policy for the purpose of investigating or verifying any claim made under this policy may be produced by professional accountants if at the time they are regularly acting as such for the insured and their report will be the basis for evidence of the particulars and details to which such report relates, unless any such contradictory circumstance or evidence is apparent in which case the onus to prove the loss shall be upon the insured.

b) QBE will indemnify the insured for the reasonable and necessary charges payable by the insured to their professional accountants for producing such particulars or details or any other proofs, information or evidence as may be required by QBE under the terms of ‘Duties in the event of a claim or potential claim’ clause to this policy and reporting that such particulars or details are in accordance with the insured’s books of account or other business books or documents.

9 Insured section - Cyber extortion cover

9.1 Insuring clause - Cyber extortion

QBE agrees to indemnify the insured for cyber extortion expenses to the extent insurable by law, arising from a cyber extortion threat during the period of insurance provided that:

a) the insured can demonstrate to QBE that the insured has taken all reasonable efforts to determine that the threat is genuine and not a hoax; and

b) if a ransom is demanded by a hacker that at least one director of the insured has agreed to the payment of the ransom;

c) QBE has provided consent to the payment of the ransom; and

d) QBE’s maximum liability will not exceed the limit of indemnity stated in the schedule which amount is inclusive of costs covered under Insured section - Forensics costs cover, and is the maximum payable for any one claim and in the aggregate during the period of insurance.
10 General exclusions

This policy excludes and does not cover:

10.1 Associated company
any claim, liability, loss or defence costs brought or maintained by or on behalf of:
   a) any insured or any parent of the insured or any subsidiary; or
   b) any firm, partnership or entity in which the insured or any director or partner of the insured has a financial or executive interest; or
   c) any person who, at the time of the act, error or omission giving rise to the claim, is a family member unless such a person is acting without any prior or indirect solicitation or co-operation of any insured (family member means any spouse, domestic partner, parent, parent of a spouse or domestic partner, sibling or child);

provided that this exclusion shall not apply to such claims originating from an independent third party.

10.2 Assumed liability
any claim, liability, loss or defence costs directly or indirectly arising out of any contractual or assumed liability, guarantee or warranty unless the insured would in any event be legally liable in the absence of such contractual or other assumed liability, guarantee or warranty.

10.3 Betterment
   a) any costs in repairing, replacing or restoring information and communication assets to a level beyond that which existed prior to any claim or loss; or
   b) the insured's own costs of performing, rectifying, repairing, replacing, restoring or improving any work undertaken by the insured.

10.4 Deliberate or reckless acts of defamation
any claim, liability, loss or defence costs directly or indirectly arising out of any defamatory statement that was made deliberately or recklessly by the insured, not including amendments made to matter by a hacker.

10.5 Dishonesty, fraud or reckless acts
any claim, liability, loss or defence costs arising out of the dishonest, fraudulent, criminal or reckless acts of any principal, partner or past or present director, officer, trustee of the insured or member of the insured's senior management team.

This exclusion will only apply where it is established by an admission of such insured or by a final judgment, award, finding or other adjudication of a court, tribunal, commission or arbitrator that such conduct did in fact occur.

10.6 Deductible
the amount of the deductible stated in the schedule.

10.7 Existing circumstances or claims
   a) any claim, liability, loss or defence costs made against or by the insured prior to the period of insurance; or
   b) any claim, liability, loss or defence costs directly or indirectly arising out of, or in any way involving any fact or circumstance:
      i) of which written notice has been given under any previous policy (whether insured by QBE or not); or
ii) of which the **insured** first became aware prior to the **period of insurance** and which the **insured** knew or ought reasonably to have known had the potential to give rise to a **claim** or loss.

10.8 **Financial services**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of any regulated activities as defined under any applicable financial services legislation in any jurisdiction or any insurance mediation activities which are authorised and regulated by any financial or prudential authority in any jurisdiction.

10.9 **Fines and contractual penalties**
a) any fines, penalties, liquidated damages or contractual penalties other than those that are covered under Insured section – ‘Regulatory Defence and Penalty costs cover’; or
b) any punitive, multiple or exemplary damages where such have been identified separately within any award of any court or tribunal.

10.10 **Gaming, gambling or lotteries**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of the use or provision of any gaming, gambling or lotteries except when such services are included in **business services**.

10.11 **Government intervention**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of confiscation, commandeering, requisition, destruction of or damage to **information and communication assets** including **personally identifiable information** by order of a government or public authority.

10.12 **Inaccurate pricing**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of inaccurate, inadequate or incomplete description of the price of goods, products or services but this clause does not exclude amendments made to **matter** by a **hacker**.

10.13 **Insolvency of the insured**
any **claim**, liability, loss or **defence costs** arising out of or relating directly or indirectly to an **insolvency event**.

10.14 **Insured’s own cost of rectification**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of the **insured’s own costs** of performing, rectifying or improving any work undertaken by the **insured**.

10.15 **Legal advice**
any **claim**, liability, loss or **defence costs** arising directly or indirectly out of or relating to any failure of the **insured** to adhere to legal advice with regard to clearances or dissemination of **matter** or the collection, use, disclosure, handling, management, storage, retention or control of **personally identifiable information**.

10.16 **Legislation and regulation**
any **claim**, liability, loss or **defence costs** arising out of the **insured’s** breach of any taxation, violation of any law governing criminal liability, unconscionable conduct, competition, restraint of trade or anti-trust legislation or regulation.
This exclusion will only apply to persons who have committed, aided, abetted or knowingly participated in such conduct.
10.17 **Liability arising out of employment**

any claim, liability, loss or defence costs arising from the liability to any employee, former employee or prospective employee in respect of any obligation owed to the employee, former employee or prospective employee by the insured as an employer including but not limited to personal injury or property damage, products liability, employment-related libel, slander, humiliation or defamation, unfair or wrongful dismissal, repudiation or breach of any employment contract or arrangement, termination of a training contract or contract of apprenticeship, harassment, discrimination or like conduct.

However this exclusion will not apply to employees affected under insured sections 2.1 or 7.1, or to claims made by employees under insured section 1.1.

10.18 **License payments**

any claim, liability, loss or defence costs arising directly or indirectly from any non-payment or under payment of royalties or any other payments due under a license.

10.19 **Limit of indemnity**

liability in excess of the limit of indemnity or any applicable sub-limit of indemnity, whichever is the lower, as stated in the schedule.

10.20 **Loss of goodwill**

any claim for loss of goodwill and reputational harm, other than those claims covered under insured section – Public Relations Costs Cover.

10.21 **Management liability**

any claim, liability, loss or defence costs caused by or arising from any personal liability incurred by a director or officer of the insured when:

a) acting in that capacity or managing the insured's business; or
b) in breach of their fiduciary duty, other than when performing business services for a client; or

c) making or issuing any statement, representation or information concerning the insured and the business services contained in any accounts, reports or financial statements.

10.22 **Natural perils**

any claim, liability, loss or defence costs arising directly or indirectly from physical cause or natural peril, including but not limited to fire, wind, water, flood, subsidence, or earthquake, that results in the physical damage to property including to information and communication assets.

10.23 **North America**

unless jurisdiction is stated to be worldwide in the schedule;

any claim, liability, loss or defence costs, in respect of any proceedings (including arbitration or regulatory proceedings), judgment, award, payment, defence costs or settlement delivered, made or incurred within countries which operate under the laws of North America (or to any order made anywhere in the world to enforce such judgment, award, payment, defence costs or settlement either in whole or in part).

10.24 **Nuclear risks**

any claim, liability, loss or defence costs arising directly or indirectly from or attributable to:

a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or

b) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.
10.25 **Other insurance**
any claim, liability, loss or defence costs where the insured is entitled to indemnity under any other policy except in respect of any excess beyond the amount which would have been payable under such policy had this policy not been effected. Where any policy more specific to the matter for which indemnity is sought exists, this policy shall sit in excess of any such policy.

10.26 **Patent**
any claim, liability, loss or defence costs arising directly or indirectly out of the infringement of any patent.

10.27 **Personal injury or property damage**
any claim, liability, loss or defence costs directly or indirectly arising out of, or in any way involving:

a) **personal injury** unless arising directly from any claim seeking compensatory damages for mental anguish or distress where such damages arise from claims covered under insured section "Cyber, data security and multimedia cover; or

b) **property damage** except for cover provided by 3.1 Information and Communication Asset Rectification Costs Cover or 1.3.5 Loss of or damage to documents extension.

10.28 **Pollution, asbestos or electromagnetic fields**
any claim, liability, loss or defence costs:

a) for personal injury, sickness, disease, death or property damage directly or indirectly caused by seepage, pollution or contamination; or

b) for removing nullifying or cleaning-up seeping, polluting or contaminating substances; or

c) directly or indirectly arising out of resulting from or in consequence of or in any way involving asbestos or any materials containing asbestos in whatever form or quantity; or

d) directly or indirectly arising out of electromagnetic fields, electromagnetic radiation or electromagnetism.

10.29 **Products liability**
any claim, liability, loss or defence costs directly or indirectly arising out of, or in any way involving goods or products (being tangible property or merchandise) sold, supplied, repaired, recalled, altered, treated, manufactured, installed or maintained by the insured or on behalf of the insured.

10.30 **Reports and accounts**
any claim, liability, loss or defence costs arising directly or indirectly out of breach of any obligation owed by the insured regarding any statement or representation (express or implied) contained in the insured’s report and accounts, reports or financial statements, or concerning the insured’s financial viability.

10.31 **Retroactive date**
any claim, liability, loss or defence costs arising from any act committed, or alleged to have been committed prior to the retroactive date.

10.32 **Returned Fees**
any claim, liability, loss or defence costs arising out of, based upon or attributable to the return, restitution or offset of fees, expenses or costs either by service level credits or by any other means.
10.33 Sanctions limitation and exclusion
QBE shall not provide cover nor be liable to pay any claim, liability, loss or defence costs or provide any other benefit to the extent that the provision of any such cover, payment of any such claim or provision of any such benefit would expose QBE or any member of QBE group to any sanction, prohibition or restriction under the United Nations resolutions or the trade or economic sanctions, laws or regulations of any country.

10.34 Territorial limit
any claim, liability, loss or defence costs arising from or alleged to have been caused by or sustained from an act committed outside the territorial limit and/or from any claim first brought in a court outside the jurisdiction.

10.35 Trading loss and liabilities
any claim, liability, loss or defence costs arising directly or indirectly from:

a) the insured’s lost profit, mark-up or liability for VAT, GST or its equivalent other than those claims covered under Insured section - Cyber business interruption cover; or

b) the insured’s trading loss or trading liability including those arising from the loss of any client, account or business other than those claims covered under Insured section - Cyber business interruption cover; or

c) any monetary value of electronic fund transfers or transactions by or on behalf of the insured;

10.36 Uninsured sections
any claim, liability, loss or defence costs directly or indirectly arising under an uninsured insured section of this policy.

10.37 Unlicensed software
any claim, liability, loss or defence costs arising directly or indirectly out of the insured’s knowing use of software in violation of software protection laws.

10.38 Utility service provider
any claim, liability, loss or defence costs arising directly or indirectly out of the failure of an internet, telecommunications or electricity provider or other utility provider except when such services are included in business services.

10.39 Wear and tear
any claim, liability, loss or defence costs arising directly or indirectly out of wear and tear of information and communication assets.

10.40 War and terrorism
any claim, liability, loss or defence costs of whatsoever nature directly or indirectly caused by, resulting from or in connection with war or terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the claim.

This exclusion also excludes any claim, liability costs, defence costs or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to any of the above.

The unlawful act of a hacker that damages information and communication assets of the insured shall not be regarded as an act of terrorism.
11 Duties in the event of a claim or potential claim

Except for notification relating to a circumstance, the due observance and fulfilment of the provisions of ‘Claim notification’, ‘Insured’s duties’ and ‘Claim procedure’ are a condition precedent to QBE’s liability for any claim under this policy. The ‘Observance’ clause sets out the consequences of a failure to comply with conditions precedent or policy provisions such as the said clauses.

11.1 Claims notification

11.1.1 In respect of insured section – ‘Cyber, data security and multimedia cover’ the insured will give notice to QBE as soon as reasonably practicable of any claim or circumstance, but in any event not later than seven (7) days from receipt of any claim or any notice of the intention to make a claim with full particulars thereof, provided always that such written notice is given to QBE during the same period of insurance or (if the insured does not renew this insurance with QBE) within thirty (30) days of its expiry.

11.1.2 In respect of Insured section – ‘Data breach notification costs cover’, Insured section – ‘Information and communication asset rectification costs cover’, Insured section – ‘Regulatory Defence and Penalty costs cover’, Insured section – ‘Public relations costs cover’, Insured section – ‘Forensics costs cover’ or Insured section – ‘Credit monitoring costs cover’, the insured will give notice to QBE and cyber and data security representative as soon as reasonably practicable but in any event no later than seven (7) days, after the insured first receives a claim or discovers a data breach provided always that such notice is given to QBE within the period of insurance.

11.1.3 In respect of Insured section – ‘Cyber business interruption cover’ the insured will give notice to QBE and cyber and data security representative as soon as reasonably practicable, but in any event not later than seven (7) days after,

a) any claim made under insured section – ‘Cyber, data security and multimedia cover’; or

b) discovery of a data breach:

that the insured reasonably believes will or has resulted in:

a) damage, destruction, alteration, corruption, copying, stealing or misuse by a hacker to information and communication assets, and within the period of insurance; and / or

b) the total or partial interruption, degradation in service, or failure of information and communication assets, during the period of insurance.

The insured will provide all such information that QBE may reasonably require in order to substantiate the amount of loss including but not limited to those item specified in the Insured section – ‘Cyber business interruption cover’.

11.1.4 In respect of Insured section – ‘Cyber extortion cover’, the insured will give notice to QBE and cyber and data security representative reasonably practicable, but in any event no later than seven (7) days, after a cyber extortion threat provided always that such notice is given to QBE within the period of insurance.

In addition the insured must inform or allow QBE or cyber and data security representative to inform the appropriate law enforcement authorities of the cyber extortion threat.

11.2 Insured’s duties

For each and every claim or circumstance the insured and any person acting on behalf of the insured must:

11.2.1 not admit responsibility, make an offer or promise, nor offer payment or indemnity without the written consent of QBE; and

11.2.2 not incur any expense without the consent of QBE except at the insured’s own cost; and

11.2.3 always act honestly, there being no right to any form of payment or indemnity under the policy in the event that any claim is made fraudulently; and
11.2.4 give all such information or assistance possible and forward all documents, to enable QBE and/or the cyber and data security representative to investigate, settle or resist any claim as QBE may require; and

11.2.5 provide such proofs and information with respect to the claim as may reasonably be required, together with (if demanded) a statutory declaration of the truth of the claim and any matters connected therewith; and

11.2.6 not destroy evidence, supporting information or documentation without QBE’s prior consent; nor destroy any plant or other property relating to an occurrence, loss or suit that may give rise to a claim under this policy.

11.3 Claim Procedure
For each and every claim the insured and any person acting on behalf of the insured must:

11.3.1 send QBE and/or cyber and data security representative copies of any request, demand, order, notice, summons, legal paper and all documents relating thereto, in connection with an insured event as soon as practicable upon receipt by the insured. In addition, the insured must co-operate with QBE, cyber and data security representative and/or any other appointed agents of QBE to allow them to comply with such relevant practice directions and pre-action protocols as may be issued and approved from time to time by the head of civil justice; and

11.3.2 authorise QBE to obtain medical records or other pertinent information upon request, in the event of an insured event involving personal injury; and

11.3.3 prove, if it is alleged that an event is not covered or that the indemnity is otherwise limited by war or an act of terrorism that the said exclusion or limit of indemnity does not apply, it being understood and agreed that any portion of an exclusion or limit of indemnity being found invalid, inapplicable or unenforceable will not in any way render the remainder of the exclusion or limit invalid, inapplicable or unenforceable.

11.4 Disputed defence or appeal
If any dispute arises between the insured and QBE as to whether a prosecution should be defended or an appeal made, such dispute will be referred to a legal counsel (or Solicitor with at least 20 years’ experience in the field of insurance law) to be mutually agreed between the parties or in default of agreement to be nominated by the President of the Law Society) whose decision will be final. In the event of conflict between any person falling within the definition of insured separate representation will be arranged for each party.

11.5 QBE’s rights
11.5.1 Claims will be handled and administered by QBE or such parties as QBE in its absolute discretion may determine.

11.5.2 QBE will be under no obligation to investigate any potential claims or to undertake the conduct of any proceedings in connection with such claims and will be at liberty in all cases to leave the conduct of such proceedings wholly to the insured.

11.5.3 QBE may at any time pay the limit of indemnity (after deduction of any sums already paid) or such lesser sum for which the claim can be settled and will relinquish the conduct and control of the claim and be under no further liability except (where payable under the relevant insured section) for payment of defence costs incurred prior to the date of payment.

11.6 Subrogation
11.6.1 For each and every claim the insured and any person acting on behalf of the insured must not waive any rights of recourse or recovery against any other person, including any service provider, relating to any loss, liability or defence costs that may give rise to a claim under this insurance and must assist QBE in all respects in exercising such rights if requested to do so by QBE.

11.6.2 The insured will at the request and expense of QBE do and concur in doing and permit to be done all such acts and things as may be necessary or reasonably required by QBE for the purpose of enforcing any rights and remedies or of obtaining relief or indemnity from other parties to which QBE will be or
would become entitled or subrogated upon its paying for or the making good of any claim under this policy, whether such acts and things will be or become necessary or required before or after their indemnification by QBE.

11.6.3 In the event of any payment under this insurance, QBE will act in concert with all other interested persons (including the insured) concerned in the exercise of any rights of recovery.

11.6.4 The apportioning of any amounts which may be so recovered will follow the principle that any interested persons (including the insured) that will have paid an amount over and above any payment hereunder, will first be reimbursed up to the amount paid by them; QBE is then to be reimbursed out of any balance then remaining up to the amount paid hereunder; lastly, the interested persons (including the insured) to whom this coverage is in excess shall be entitled to claim the residue, if any.

11.6.5 Expenses necessary for the recovery of any such amounts will be apportioned between the interested parties concerned, in the ratio of their respective recoveries as finally settled.

11.7 **Waiver of subrogation against employees**

QBE agrees that it shall not exercise any subrogation rights against an employee of the insured unless the claim has been brought about or contributed to by the dishonest fraudulent criminal or malicious act or omission of the employee.
12 General terms and conditions

12.1 Applicable law
All disputes arising out of or under this policy shall be subject to determination by any court of competent jurisdiction within the country in which this policy was issued according to the laws of Singapore.

12.2 Assignment
No change in, or modification of, or assignment of interest under this policy will be effective except when made by written endorsement to this policy and signed by QBE.

12.3 Cancellation
The insured may cancel this policy at any time by notifying QBE in writing and QBE will provide a refund of premium for the unexpired period of insurance less 20 percent. If any claim and/or circumstance have been notified to QBE under this policy, then QBE will be entitled to the entire premium and no refund of premium will be made. If the insured withdraws any such claim and/or circumstance and subsequently cancels this policy, then QBE will allow a refund of the proportionate part of the premium for the unexpired period of insurance on the same basis as that described above. QBE will not cancel this policy on any other ground except for non-payment of premium.

12.4 Confidentiality
The insured will not disclose the terms, conditions, exclusions, or the limit of indemnity of this policy or the amount of the premium paid to any third party except to the extent that they are required to do so by law, for contractual purposes, or QBE consents in writing to such disclosure.

12.5 Contract (Rights of Third Parties)
Any person who is not a party to this policy has no rights under the Contracts (Rights of Third Parties) Act 2001 or any other applicable law to enforce any term of this policy.

12.6 Discharge of liabilities
QBE may at any time pay to the insured in respect of any claim, being the subject of one limit of indemnity, the balance of that limit of indemnity and upon that payment QBE will relinquish control of and be under no further liability under this policy in connection with that claim, except for:

a) costs and expenses recoverable from the insured for all or part of the period prior to such payment; and
b) defence costs covered prior to such payment.

12.7 Dispute resolution
All matters in dispute between the insured, any other party covered by this insurance and QBE arising out of or in connection with the construction or formation of this insurance will be referred to a mediator to be agreed by the parties within fourteen (14) working days of a written notice served on one party by the other requesting such an agreement. If a mediator is not agreed, then either party may apply for the appointment of a mediator of their choice and each party shall share equally the costs of the mediator and the reference, conduct and any settlement of the dispute at mediation will be conducted in confidence.

The parties shall continue to perform their respective continuing obligations under this insurance, if any, while the dispute is resolved unless the nature of the dispute prevents such continued performance of those obligations.

If any such dispute is not resolved by mediation or the parties cannot agree upon the appointment of a mediator or the form that the mediation will take, the dispute will be referred by either party to arbitration in Singapore and the laws of Singapore will apply. The arbitration tribunal will consist of a
single arbitrator appointed by agreement between the parties. If the parties are unable to agree within 30 days of a written request for arbitration made by either party, an arbitrator will be appointed in accordance with the Rules of the Singapore International Arbitration Centre. The arbitration will itself be conducted in accordance with the Rules of the International Arbitration Centre. The language of the arbitration shall be English.

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

12.9 Entire Agreement
This policy, policy schedule, endorsements and proposal will be read together as one contract.

12.10 Material alteration to risk
The insured will give immediate, but in any event no later than seven (7) days, notice in writing to QBE should there be any material alteration to the risk and QBE will be entitled to amend the terms, exclusions and conditions of this policy and if QBE accept the alteration to risk may charge additional premium if QBE deem there has been an increase in risk exposure.

12.11 Material inaccuracy
12.11.1 The information provided by or on behalf of the insured in connection with this insurance (whether at inception or during the period of insurance) shall be materially accurate and not omit material information which is known by the insured's board members or equivalent and/or the insured's risk manager or ought to have been known by them following their reasonable enquiry.

12.11.2 Breach by fraud or dishonesty
If the insured or anyone acting on its behalf breaches any condition contained in the ‘Material inaccuracy’ paragraph above (whether at inception or otherwise) by fraud or a dishonest act or omission, QBE may:

a) avoid this policy from inception; or
b) impose such terms, conditions and/or additional premium as QBE may in its sole discretion determine; and

any benefit which the insured has received under this policy which resulted from any such fraud or dishonest act or omission shall immediately be repaid to QBE. QBE will promptly give the insured written notice of any applicable additional premium, amended terms and conditions or both.

12.11.3 Breach by non-disclosure, misrepresentation (other than fraudulent or dishonest)
If the insured or anyone acting on its behalf breaches this condition (other than by fraudulent or dishonest means), QBE may:

a) Void this policy from inception; and/or
b) impose such terms and conditions (effective at inception or otherwise) as QBE would have imposed in the absence of such breach; and/or
c) charge such additional premium (effective at inception or otherwise) as QBE would have required in the absence of the breach; and
d) apply such applicable additional premium, amended terms and conditions or both to any notified claim or potential claim; and

QBE will promptly give the insured written notice of any applicable additional premium, amended terms and conditions or both.

12.11.4 Within fourteen (14) days of receipt of such notice, the insured will give QBE written confirmation of:

a) acceptance of and a promise to pay the applicable additional premium in accordance with the terms of trade applying to this insurance; or
b) the insured’s acceptance of the amended terms and conditions; or

c) both as applicable.

12.11.5 If QBE can demonstrate that QBE would have declined to enter into this insurance at inception or to accept the proposed amendment to this insurance during the period of insurance on any terms, QBE may avoid this policy from inception and, if no claims have been paid or accepted under this policy, QBE shall promptly return to the insured all premiums received by QBE at the date of breach; and, if QBE has paid claims monies under this policy, the insured shall promptly repay all such claim monies to QBE.

12.12 Observance

The due observance and fulfilment of the provisions of this policy insofar as they may relate to anything to be done or complied with by the insured, and are not described in the policy as conditions precedent, will be a condition of this policy. Any waiver by QBE of any provision will not prevent QBE from relying on such term or condition or condition precedent in the future.

12.13 Policy construction and interpretation

Where the context so admits or requires, words importing the singular will include the plural and vice versa and words importing the masculine will import the feminine and the neuter. References to 'a person' will be construed so as to include any individual, company, partnership, or any other legal entity. References to a statute or regulation will be construed to include all its amendments or replacements. All headings within the policy are included for convenience only and will not form part of this policy. All references to statutes shall include amendments thereof as well as re-enactments or consolidations intended to replace such statutes.

12.14 Privacy and Data Protection Act

12.14.1 All personal information (including sensitive personal data such as health details or criminal convictions) provided in connection with this policy will be processed in accordance with the Personal Data Protection Act 2012 or any other applicable law governing privacy and data protection. The insured consents to all personal information so provided being used for the purposes and being disclosed to the parties set out below.

12.14.2 Where personal information is provided about another person, the insured is required to inform that person of the insurers’ identity, and why their personal information will be processed and disclosed. The insured is also required to obtain their written consent to the processing of their personal information in this way and provide the QBE with such consent upon request.

12.14.3 Personal information is used:

a) to administer the policy, including underwriting, renewal information, validation of claims history and claims handling;

b) for research, analysis, statistic creation, and customer profiling;

c) for fraud prevention and debt recovery.

12.14.4 Personal information may be disclosed to:

a) other members of the QBE Insurance Group;

b) other insurance entities interested in the risk written under this policy;

c) agents and service providers appointed by QBE to carry out activities in connection with the policy;

d) credit reference and fraud databases;

e) law enforcement and other statutory bodies;

f) potential purchasers of the whole or part of the our business.

12.14.5 If false or inaccurate information is provided and fraud is suspected this fact will be recorded and the information will be available to other organisations that have access to the fraud databases.
12.14.6 Personal information may be transferred to third parties in countries outside the country of which the insured is domiciled which may not have the same standards of protection for personal information as the insured’s domiciled country. QBE will ensure that such transfers comply with the data protection law and the personal information is kept securely and protected from unauthorised access.

12.14.7 QBE maintains protections and procedures in the storage and disclosure of personal information to keep it secure and prevent unauthorised access to or loss of such information.

12.14.8 QBE may monitor and record all communications with the insured for compliance and training purposes.

12.14.9 Should the insured wish to see the information held, have any queries in relation to the way such information is used or discover any inaccuracies, the insured should contact QBE.

12.15 Representation
Any person falling within the definition of the insured agrees that the business is their agent for the purpose of giving and receiving of any notices from QBE or their representatives including any notice of cancellation. The payment to the insured of any return premium that may be payable under this policy will satisfy QBE’s obligations to return premium to the business.

12.16 Run off cover (merger, acquisitions and divested entities)
Where a covered entity or subsidiary ceases to exist or to operate or is acquired by, consolidated with or merged into any other entity, then QBE agree that the coverage provided under this policy with respect to that entity or subsidiary of the insured will continue until the expiry date of the period of insurance, provided that such coverage will only apply in respect of the insured’s liability arising out of any conduct happening prior to the effective date that such entity or subsidiary ceased to exist or to operate or was acquired by, consolidated with or merged into any other entity, unless otherwise agreed by QBE in writing.

12.17 Subscribing QBE
QBE’s obligations under this policy are several and not joint and are limited solely to the extent of QBE’s individual subscriptions. QBE are not responsible for the subscription of any co-subscribing insurer(s) who for any reason do not satisfy all or part of its obligations.

12.18 Premium Payment Warranty
Any premium due must be paid and received by QBE within sixty (60) days of the inception of this policy. In the event that QBE does not receive such payment, this policy will be automatically cancelled and QBE will be entitled to the pro-rata premium for the time for which QBE was on risk.
13 General definitions and interpretation

The following words will have the same meaning attached each time they appear in this policy in bold type face, whether with a capital first letter or not.

Where the context so admits or requires, words importing the singular will include the plural and vice versa and words importing the feminine will import the masculine. References to 'a person' will be construed so as to include any individual, company, partnership, or any other legal entity. References to a statute or regulation will be construed to include all its amendments or replacements. All headings within the policy are included for convenience only and will not form part of this policy.

13.1 Business income
Business income means the amount of net income (net operating profit or loss, excluding profits from capital and investment gains, before tax) which would have been earned or incurred.

13.2 Business services
Business services mean the performance by the insured of those services specified in the schedule including but not limited to the provision of multimedia activities.

13.3 Circumstance
Circumstance means an incident, occurrence, dispute, fact, matter, act or omission that is likely to give rise to a claim.

13.4 Claim
Claim means:

a) the receipt by the insured of any written notice of demand for compensation made by a third party against the insured; or

b) any writ, statement of claim, claim form, summons, application or other originating legal or arbitral process, cross-claim, counterclaim or third or similar party notice served upon the insured; or

c) any notice of intention in writing to commence legal proceedings against the insured.

For the purposes of applying any deductible or limit hereunder, all claims, loss, liability, expenses and costs otherwise recoverable under this policy resulting from;

a) one and the same act error or omission; or

b) a series of acts errors or omissions arising out of or attributable to the same originating cause, source or event; or

shall be deemed to be one claim regardless of the number of claimants involved.

13.5 Computer virus
Computer virus means any computer program, including but not limited to, any file virus, boot sector virus, macro virus, hostile applet, Trojan horse program, java virus, ActiveX virus or other executable program which contains instructions to initiate an event on the infected computer, causing modification of, corruption of or damage to data, memory or data media or otherwise adversely affecting the operation of any information and communications technology system.

13.6 Cyber and data security representative
Cyber and data security representative means the party specified as cyber and data security representative in the schedule.
13.7 Cyber extortion expenses
Cyber extortion expenses mean reasonable and necessary expenses incurred by the insured including the value of any ransom paid by the insured for the purpose of terminating a cyber extortion threat.

13.8 Cyber extortion threat
Cyber extortion threat means threat from a hacker:
   a) to damage, destroy, alter, corrupt, copy, steal or misuse information and communication assets including by introducing a computer virus, worm, logic bomb or trojan horse;
   b) to cause a failure of the security protecting information and communication assets;
   c) to attack information and communication assets in order to restrict or prevent access to information and communication assets by authorised persons or entities;
   d) to divulge information and communication assets into the public domain which will cause commercial and financial harm;
   e) to fraudulently use information and communication assets to cause a loss to either a third-party or the insured.

13.9 Data breach
Data breach means failure by the Insured or their service provider to comply with any data breach law.

13.10 Data breach law
Data breach law means, statutes and regulations, as they currently exist and as amended and replaced from time to time, within the jurisdiction, associated with the confidentiality, access, control and use of personally identifiable information.

13.11 Data breach notification costs
Data breach notification costs means those reasonable and necessary expenses incurred by the insured or which the insured becomes legally obliged to pay for:
   a) the provision of consumer notifications to comply with data breach law following a data breach including:
      i) the legal fees incurred to identify notification communication obligations and draft notification communications;
      ii) the costs to draft, send and administer notification communications;
      iii) the costs of call centre services to respond to enquiries and queries following a notification communication;

13.12 Deductible
The limit of indemnity is additional to the deductible and deductible means the first amount specified in the schedule payable by the insured in respect of each and every claim, series of claims or circumstance as ascertained after the application of all other terms and conditions of this insurance. The deductible will be applied to defence costs, fees and expenses (unless expressly stated otherwise in the schedule).

13.13 Defence cost(s)
Defence cost(s) mean all legal costs, fees and expenses incurred with the prior written and continuing consent of QBE (such consent not to be unreasonably withheld or unreasonably delayed or unreasonably withdrawn) in the investigation, defence, settlement or incident response of any claim and/or circumstance(s) including the management of the insured’s response to any circumstance(s), cyber extortion threat or data breach subject to the applicable limit of
Indemnity. It does not include the insured's own costs and expenses or any costs of the person who is making the claim or asserting the liability against the insured.

13.14 Documents
Documents means deeds, wills, written agreements, maps, plans, books, letters, policies, certificates, forms and documents of any nature whatsoever, whether written, printed or reproduced by any method, including computer records and electronic data material, but shall not include bearer bonds or coupons, stamps, bank or currency notes or any other negotiable instrument.

13.15 Employee
Employee means any person including trainees and freelance consultants acting under a contract of service with the insured in respect of the conduct of business by the insured. Employee does not include any principal, shareholder, partner, director or member of the insured in their capacity as such.

13.16 Hacker
Hacker means anyone who specifically targets the insured and gains unauthorised access to information and communication assets by circumventing electronically or otherwise the security system in place to protect against such unauthorised access. Hacker will also include anyone who threatens to specifically target the insured and gain unauthorised access to information and communication assets. Hacker does include employees but does not include any principal, shareholder, partner, director or other officer of the insured.

13.17 Information and communication assets
Information and communication assets means the insured's computer and telecommunication system software and hardware, including but not limited to the insured's email system, encrypted electronic signature, encrypted electronic certificate, website, intranet, network, internet-connected telephone system, firmware, program or any data held electronically.

13.18 Insolvency event
Insolvency event in relation to the insured means:

a) an application being made for an administration order or the purported appointment of, or the filing at court or issue of any notice of intention to appoint, an administrator in relation to the insured or any of its subsidiary undertakings; or

b) a petition being presented, a meeting being convened or an effective resolution being passed otherwise than with the prior written consent of QBE as part of a solvent reconstruction or amalgamation for the winding up of the insured or any of its subsidiary undertakings; or

c) possession being taken of, or a receiver, sequestrator or similar officer being appointed in respect of, the whole or any part of the assets or undertaking of the insured or any of its subsidiary undertakings; or

d) the insured or any of its subsidiary undertakings suspending or threatening to suspend payment of its debts as they fall due or being, or unlikely to become, unable to pay its debts; or

e) the directors, partners or members of the insured or any of its subsidiary undertaking making a proposal that it enter into a voluntary arrangement or taking any steps to obtain a moratorium or is taking or being subject to any proceedings under the law for the readjustment, rescheduling or deferment of all or any of its debts, or proposing or entering into any general assignment or composition with or for the benefit of its creditors; or

f) the insured or any of its subsidiary undertakings ceasing or threatening to cease to carry on all or a substantial part of its business or operations, or selling, transferring or otherwise disposing of the whole or a substantial part of its undertaking or assets, either by a single transaction or by a number of transactions; or
the occurrence in respect of the insured or any of its subsidiary undertakings of any event in any jurisdiction to which it is subject having an effect similar to that of any of the events referred to in paragraphs a) to f) above.

13.19 Insured

Insured means the company or other organisation shown as insured in the schedule including any subsidiary companies of the insured that are in existence at the inception date of the insurance and have been declared to QBE until such time as they may be sold or otherwise disposed of (but not excluding any liabilities incurred prior to disposal), and:

a) partners, directors, members and employees of the business during the period of insurance;
b) former partners and/or former directors and/or former members of the business;
c) persons named as consultants or former consultants in the proposal in respect of the business services undertaken on behalf of the business;
d) retired partner, director, member or employee of the business remaining as a consultant to the business; and,
e) the estate, heirs and executors and/or legal/personal representatives of those parties mentioned in above in the event of their death, incapacity, insolvency or bankruptcy for legal liabilities incurred due to any act, error or omission of such deceased, incompetent or bankrupt person.

13.20 Insured event

Insured event means:

a) failure of the insured to protect against unauthorised access to, unauthorised use of, a denial of service attack against, or transmission of a computer virus to, information and communication assets;
b) failure of the insured to protect against the unauthorised use of information and communication assets to attack, or transmit a computer virus to, a third party’s computer systems; or
c) unintentional transmission of a computer virus; or
d) improper deep-linking, framing, web scraping, web harvesting or web data extraction; or
e) defamation or other tort related to disparagement of character, reputation or feelings of any person or organisation, including libel, slander, product disparagement, trade libel, infliction of emotional distress, malicious falsehood, outrage or outrageous conduct, breach of comparative advertising regulations, failure to attribute authorship or provide credit under any agreement to which the insured is a party, arising from multimedia activities; or
f) failure of the insured to properly collect, use, disclose, handle, manage, store, destroy or otherwise control personally identifiable information including but not limited to any form of invasion, infringement or interference with rights of privacy or publicity, including false light, public disclosure of private facts, intrusion, breach of confidence and commercial appropriation of name or likeness; or
g) failure to properly handle, manage, store, destroy or otherwise control third party corporate information in any format held by the insured and/or service providers, including that protected under a non-disclosure agreement or similar contract with the insured; or
h) unintentional violation by the insured of any government or public authority legislation or regulation regarding privacy or data protection; or
i) unintentional infringement of intellectual property rights including but not limited to copyright, design (including in respect of semiconductor topographies), title, slogan, trade secret, trademark, trade name, trade dress, service mark, service name, domain name or metatag, database rights, breach of moral rights (including failure to attribute authorship or provide credit under any agreement to which the insured is a party), passing off, plagiarism, piracy or misappropriation of ideas under implied contract, including a breach of a hold harmless or
indemnity agreement specified in a written contract for the supply of matter arising from multimedia activities.

13.21 Insured section
Insured section means the section(s) providing insurance cover.

13.22 Jurisdiction
Jurisdiction means the jurisdiction specified in the schedule.

13.23 Limit of indemnity
a) Limit of indemnity means the amount specified in the schedule which shall be the maximum amount payable by QBE in respect of any one claim and in the aggregate inclusive of defence costs (unless expressly stated otherwise in the schedule):
   i) regardless of the number of insured parties, persons or organisations bringing a claim against the insured; and
   ii) regardless of the number of claims made by the insured.

b) Any sub-limit of indemnity stated in the schedule applies as if it was the limit of indemnity for the claims specified in the schedule for that sub-limit of indemnity and is deemed to be part of and not in addition to the limit of indemnity specified in the schedule.

13.24 Matter
Matter means any data, text, sounds, images or similar content disseminated, including but not limited to the content of the insured's email, intranet, extranet, website, bulletin board, chat room or other on-line discussion or information forum, and the marketing and advertising of the insured's business services. Matter will include any alteration or addition made by a hacker.

13.25 Multimedia activities
Multimedia activities mean the publishing, dissemination, releasing, gathering, transmission, production, webcasting or other distribution of matter by the insured.

13.26 North America
North America means the United States of America or Canada including the territories or possessions of the United States of America and Canada.

13.27 Parent
Parent means a company which by itself, or in concert with other companies with the same majority ownership or control as itself:
   a) controls the composition of the board of directors, of the insured; or
   b) controls more than half the voting power of the insured; or
   c) holds more than twenty five percent (25%) of the issued share capital of the insured.

13.28 Period of insurance
Period of insurance means the period shown in the schedule, with times taken as being local to the insured's address as stated in the schedule.

13.29 Period of reinstatement
Period of reinstatement means the period commencing from the total or partial interruption, degradation in service, or failure of information and communication assets, and ending either:
   a) at the time when QBE is satisfied information and communication assets are repaired, restored and/or replaced to the same equivalent standard, condition, functionality, level of service and/or with the same content, or as near as reasonably possible as immediately before the total
or partial interruption, degradation in service, or failure of information and communication assets began, or;

b) ninety (90) days thereafter;

whichever is the sooner.

13.30 Personal injury
Personal injury means:

a) physical injury, death, sickness, disease, disability, shock, fright, mental anguish, mental injury or loss of consortium;

b) the effects of false arrest, false imprisonment, wrongful eviction, wrongful detention or malicious prosecution;

c) the effects of assault and/or battery not committed by the insured or at the insured’s direction unless committed for the purpose of preventing or eliminating danger to persons or property.

13.31 Personally identifiable information
Personally identifiable information means any information from which an individual may be uniquely and reliably identified or contacted, including an individual’s name, telephone number, national security number, medical or healthcare data, drivers licence number, bank or building society account number, credit card number, debit card number, access code or password that would permit access to that individual’s financial account.

13.32 Policy
Policy means this document, the schedule (including any schedules issued in substitution) and any endorsements attaching to this document or the schedule that will be considered part of the legal contract and any word or expression in bold type face on any of these documents will bear the specific meaning stated in these definitions.

13.33 Policy limit of liability
Policy limit of liability means the amount stated in the schedule which is the maximum amount of QBE’s liability under any one and all insured sections for any one period of insurance.

13.34 Pollutant
Pollutant means any solid, liquid, gaseous or thermal irritant or contaminant including smoke, vapour, soot, fumes, acids, alkalis, chemicals or waste. Waste is deemed to include materials to be recycled, reconditioned or reclaimed.

13.35 Pollution
Pollution means:

a) the actual, alleged or threatened discharge, seepage, migration, dispersal, release or escape of pollutants at any time; and

b) the actual, alleged or threatened discharge, seepage, migration, dispersal, release or escape of pollutants at any time that the insured or any other insured party test for, monitor, clean up, remove, contain, treat, detoxify, or neutralise or in any way respond to, or assess the effects of pollutants.

13.36 Property damage
a) physical damage to or destruction of tangible property (which includes loss of property) including the resulting loss of use of the property damaged or destroyed; and

b) loss of use of tangible property which has not been physically damaged or destroyed provided such loss of use is caused by physical damage to or destruction of other tangible property during the period of insurance.
13.37 Proposal
Proposal means any information supplied by or on behalf of the insured in written or electronic format, deemed to be a completed proposal form, application form, medical questionnaire including in each case attachments thereto and other relevant information that QBE may require.

13.38 QBE
QBE means the party specified as QBE in the schedule and any other subscribing insurers.

13.39 Ransom
Ransom means any money, products, goods, services or property of the insured.

13.40 Regulatory compensatory award
Regulatory compensatory award means a sum of money which the insured is legally obliged to pay as an award or fund for the affected individuals following a regulators monetary award to a third party. This does not include any criminal penalty or fine.

13.41 Retroactive date
Retroactive date means the date (if any) stated in the schedule.
   a) Unlimited retroactive cover – where no retroactive date is specified in the schedule, coverage under this policy shall be in respect of acts, errors or omissions committed or alleged to have been committed irrespective of when such acts, errors or omissions were committed or alleged to have been committed;
   b) Limited retroactive cover – where a retroactive date is specified in the schedule, then coverage under this policy shall only be in respect of acts, errors or omissions first committed or alleged to have been first committed on or after the retroactive date.

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

13.43 Service provider
Service provider means a business the insured does not own, operate, or control, but that the insured hires for a fee under contract to perform business services on behalf of the insured.

13.44 Subsidiary
Subsidiary means any company in respect of which the insured or the parent (either directly or indirectly through one or more of its subsidiary companies):
   a) controls the composition of the board of directors; or
   b) controls more than half the voting power; or
   c) holds more than half of the issued share capital.

13.45 Territorial limit
Territorial limit means the territory(ies) specified in the schedule.

13.46 Terrorism
Terrorism means an activity that involves a violent act or the unlawful use of force or an unlawful act dangerous to human life, tangible or intangible property or infrastructure, or a threat thereof; and appears to be intended to:
   a) intimidate or coerce a civilian population,
b) disrupt any segment of the economy of a government de jure or de facto, state, or country, or

c) overthrow, influence, or affect the conduct or policy of any government de jure or de facto by intimidation or coercion, or

d) affect the conduct or policy of any government de jure or de facto by mass destruction, assassination, kidnapping or hostage-taking.

13.47 Time retention

a) Time retention means the number of hours specified in the schedule under Business Interruption that must elapse before the recovery of business income can be considered;

b) The time retention shall commence from either:

i) when the total or partial interruption, degradation in service, or failure of their information and communication assets began; or

ii) the moment the insured’s business income loss begins;

whichever is the later.

13.48 War

War means war, invasion, acts of foreign enemies, hostilities or warlike operations (whether war be declared or not), civil war, mutiny, revolution, rebellion, insurrection, uprising, military or usurped power or confiscation by order of any public authority or government de jure or de facto or martial law but not including terrorism.

IMPORTANT NOTICE:
The following are channels available for complaints on insurance related matters. You can contact our Complaint Unit for assistance at 03-7861 8400 or the following authorised bodies:

1. FINANCIAL MEDIATION BUREAU (FMB)
   LEVEL 25, DATARAN KEWANGAN DARUL TAKAFUL
   NO. 4, JALAN SULTAN SULAIMAN
   50000 KUALA LUMPUR
   TEL : 03-2272 2811
   FAX : 03-2274 5752

2. LAMAN INFORMASI NASIHAT DAN KHIDMAT (LINK)
   BANK NEGARA MALAYSIA
   P.O BOX 10922
   50929 KUALA LUMPUR
   TEL: 1-300-88-5465 (LINK)
   FAX: 03-2174 1515