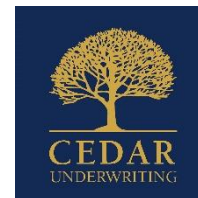


Commercial Combined All Risks Policy Summary



Summary Overview

This policy summary is to help you understand the cover that your insurance provides. It summarises the key features and benefits of your **Commercial Combined All Risks** policy together with significant exclusions, but you still need to read the policy wording, schedule and any endorsements for a full description of the terms of the insurance. This policy summary does not form part of the policy wording.

The tables below summarise the key features of the cover and significant exclusions, conditions and limitations included as standard. For a full list you should consult the policy. Your schedule will show which covers (including optional covers) you have chosen together with any additional endorsements that apply.

This summary shows standard limits for “Included Cover” stated in this summary which may be increased on request and when agreed by us will be shown in your schedule or by endorsement and will take precedence over the standard limits stated in the policy.

This summary does not include the effects of endorsements, which you should review with special care to ensure you understand how these may amend this standard summary of policy cover.

The wording is structured consistently in each section of cover to enable you and your insurance adviser to understand the cover provided and any requirements on you. Unless modified by endorsement:

- The standard policy does **not** contract out of any part of the Insurance Act 2015.
- The standard policy does not contain any conditions precedent to our liability.

Policy Documentation

It is important that you check all of the below:

- The policy wording, which provides the detailed terms applying to your insurance, including duties with which you must comply.
- The schedule, which identifies the sections of cover you have chosen for your business and provides details of sums insured, limits and excesses specific to your business.
- Any endorsements to the wording, which may add conditions or exclusions or make other amendments to the policy which are specific to your business or business sector.
- Any information you or your insurance adviser provide to us, including any Statement of Fact if applicable, to ensure that it is correct, complete and free of any misrepresentation.

If the trade or particular risks involved in your business require variations to be made by endorsement, that endorsement will clearly identify and explain each change.

Please review all conditions that apply, both specific to a section of cover or General Conditions that apply to the whole policy, or as may be additionally contained within endorsements. These set out your duties, conditions of coverage and policy limitations. Your failure to comply with these conditions, including a general requirement to take all reasonable precautions to avoid or minimise loss, may mean that a claim is declined or claim payment reduced. You may also be required to prove that you have complied with policy conditions.

An excess will apply to all losses under this policy, except in respect of the Employers’ Liability and Loss of Licence sections. This is the amount payable by you and will be shown in the policy and schedule and if amended by endorsement or updated schedule.

It is important that you review and update your cover periodically to ensure it remains accurate and meets your needs.

Period of Insurance

The policy provides cover for twelve (12) months unless otherwise agreed and is shown in your schedule.

Choice of Law

This policy is governed by English law.

What does the Commercial Combined All Risks insurance cover?

This policy provides a range of optional covers, including property on an all risks basis, business interruption, employers' liability, public liability, products liability, money, goods in transit, deterioration of stock and loss of licence. It is designed to allow you and/or your insurance adviser to select cover suitable for the demands and needs of your business.

Cover is provided for businesses located in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.

Who insures the Commercial Combined All Risks Policy?

This Insurance is underwritten by Ascot Syndicate 1414 at Lloyd's which is managed by Ascot Underwriting Limited. Ascot Underwriting Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Registered in England and Wales No.04098461. Registered Office: 20 Fenchurch Street, London, United Kingdom EC3M 3BY.

Ascot Underwriting Limited have given delegated authority to Cedar Underwriting Limited to arrange, underwrite and bind insurance on their behalf under contract.

Cedar Underwriting limited is authorised and regulated by the Financial Conduct Authority (Firm Reference Number 785986). Cedar Underwriting Limited is registered in England and Wales under company number 10786785. Registered address: 75-77 Cornhill, London, EC3V 3QQ Company Reference Numbers and other details can be found on the Financial Services Register at register.fca.org.uk/s

Information you give us

Coverage under the **Commercial Combined All Risks** policy is dependent upon the information you give when applying for the insurance. You must make a fair presentation of the risk when you first take out the policy and also whenever you renew it or ask us to change your cover. You must be careful when answering our questions and make sure that:

- You provide us with all material information in a clear and accessible form, having made reasonable searches and enquiries of all information available to you.
- All information you provide, including your answers to any Statement of Fact, is accurate, complete and free of any misrepresentation.

If you deliberately or recklessly provide incorrect or misleading information we may decline all claims and treat the policy as though it had never existed.

If you fail to make a fair presentation of the risk, but your failure is neither deliberate nor reckless, it could adversely affect your policy and claim. We could, for example, amend policy terms to reflect a fair presentation, reduce claim payments or (if we would not have insured you) treat the policy as though it had never existed and return the premium.

Please check the information you have provided to us, in any proposal, questionnaire or Statement of Fact. If you have any doubts about the information provided, or what you should disclose, please tell us or your insurance adviser.

Changes during the Policy Period

If during the period of insurance you become aware of any material changes to the information you provided to us, you must advise Cedar Underwriting Limited via your insurance adviser as soon as reasonably practicable. The policy excludes cover for claims arising from or connected to material changes unless we have agreed to extend cover. If we extend cover we are entitled to revise the premium and/or policy terms to reflect such changes. In some cases where the risk has materially changed we may decide to cancel the policy. We may be entitled to treat the policy as cancelled if you are late in notifying us of material changes. See page 7 of the policy for details.

Section 1 – Property Damage

Provides cover for your business premises, equipment and stock as specified in your schedule and defined in your policy wording.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
All Risks cover to property- subject to specified exclusions	✓	Sum Insured as shown in your schedule	Exclusions Loss or damage, other than subsequent damage resulting from specified causes (including fire, explosion, storm, flood and vehicle impact), caused by or consisting of:
Damage to glass	✓		— Defective materials, gradual deterioration or wear and tear
Damage caused by subsidence, ground heave or landslip	✓		— Faulty or defective workmanship, operational error or omission
Loss of rent payable following damage to the premises	✓		— Bursting of non-domestic steam boilers and similar equipment
Theft damage to buildings	✓		— Leakage or other deterioration of boilers and similar equipment and piping
Documents and records (including computer records)	✓	£5,000 in any period of insurance	— Mechanical or electrical breakdown of machinery
Personal possessions	✓	£250 per item and £1000 in any period of insurance.	— Corrosion, rot, leakage, dampness, mould, scratching, and the effects of vermin, insects or other animals
Works of art or rare books	✓	£100 per item and £1000 in any period of insurance.	— Changes of temperature (including frost), colour, flavour, texture or the action of light, atmosphere or climate.
Extensions			Loss or damage resulting from:
Automatic inclusion of newly built, acquired or altered buildings or contents (premium payable if value exceeds £10,000)	✓	10% of the sum insured up to £250,000	— Theft not involving forcible and violent entry or exit from a building
Automatic reinstatement of sums insured (additional premium maybe payable)	✓		— Theft from unsecure or unoccupied buildings
Removal of notifiable asbestos debris discovered in the event of damage	✓	£10,000 in any period of insurance	Loss or damage caused by:
Clearing of drains*	✓	Each of the following extensions up to £5,000 in any	— Subsidence, ground heave or landslip which originated prior to the period of insurance
			— Subsidence, ground heave or landslip to walls/gates/fences/gates/yards unless a building damaged
			— Normal settlement of new structures, settlement/movement of made up ground, coastal/river erosion
			— Shortages, clerical error, acts of fraud or dishonesty
			— Disturbance or erasure of electronic records
			Loss or damage resulting from specified processes (including production, the application of heat, packing, testing, cleaning or repair), but not excluding surrounding property
			Loss or damage to property in unoccupied buildings caused by water, oil leakage or by malicious persons (other than by fire or explosion)

		period of insurance	Loss of or damage to:
Costs of fallen property removal*	✓		— Mechanically propelled vehicles, caravans, watercraft and their contents — Money, jewellery, furs, precious stones or metals — Display cases, vending and coin operated machines situated outside buildings Losses capable of being insured as Goods in Transit or Deterioration of Stock * indicates extensions where you pay the first £500 of each and every claim Conditions — Minimum security measures — Physical protections — Survey requirements These are under General Conditions and included in full at the end of this summary document under Important Policy Requirements for ease of reference. Underinsurance – claims may be reduced if your sums insured are less than the actual value or reinstatement cost of property insured, subject to a percentage allowance of 10% or less than the actual value or reinstatement cost of property insured. Cover Limitations Notice to be given within 90 days for newly built, acquired or altered property over £10,000. Cover is reduced for — Buildings left unoccupied for more than 30 consecutive days — Property in the open — Before we cover you under this section, you shall be responsible for any excess
Dumping and fly tipping clean up*	✓		
Emergency services caused damage to grounds*	✓		
Lock replacement following theft of keys*	✓		
Loss minimisation and prevention expense	✓		
Removal of debris	✓		
Tracing escape of water or oil and making good*	✓		
Damage to underground pipes, cables and drains*	✓		
Basis of Settlement			
Business premises and equipment		Reinstatement as new	
Stock		Value at time of the damage	
Optional Extension			
Contents whilst away from the premises anywhere in the world	If shown to be active in your schedule	Sum Insured as shown in your schedule	

Section 2 – Business Interruption

Provides cover for the financial consequences of interference or interruption to your business following damage to property covered, subject to a maximum indemnity period.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
Loss of Gross Profit, Rentals, Revenue or Increased Cost of Working (as selected by you) resulting from damage to property insured at the premises	✓	Sums Insured as shown in your schedule for an indemnity period of 12 months (or longer if specified in your schedule)	Exclusions <ul style="list-style-type: none"> — Interruption to or interference with the business which is not resulting from damage covered by Section 1 (Property Damage) or by any other insurance policy covering your or the owners interest in the property damaged or an express extension to Section 2 — Winding up of the business by a liquidator or receiver — The business being permanently discontinued
Cover for outstanding debit balances due where the accounts records are lost following damage	✓		
Additional expenditure necessarily incurred to avoid or diminish a loss and maintain business operations	✓		
Professional accountants charges	✓		Conditions <ul style="list-style-type: none"> — Premium Adjustment Clause: at the end of each period of insurance you will provide us with a declaration of the Gross Profit or Gross Rentals or Gross Revenue, whichever is applicable, earned during the financial year most nearly concurrent with the period of insurance — Automatic reinstatement of sums insured (additional premium maybe payable) — Underinsurance – claims may be reduced if your sums insured are less than the loss sustained. — Before we cover you under this section, you shall be responsible for any excess
Extensions			
Loss of Gross Profit, Rentals or Revenue (as selected by you) caused by:	✓	Each of the following extensions up to £10,000 and subject to an overall limit for all extensions combined of £50,000 in total in any period of insurance	
Closure of or restriction of access to the premises for more than 4 hours due to:-	✓		
— A bomb threat or security cordon			
Damage to property at a contract or exhibition site	✓		
Death or total permanent disablement of essential personnel	✓		
Accidental failure of utility supplies (note 24 hour minimum interruption for telecoms failure)	✓		
Damage to property in transit or at a storage site	✓		
Damage at customers' or suppliers' premises	✓		
Optional Covers	Optional covers apply only if shown to be active in your schedule		
Increased indemnity periods over 12 months up to 36 months.			

Section 3 – Employers’ Liability

Provides cover against your legal liability for compensation and claimants legal costs arising from bodily injury to any employee in the course of their employment in your business.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
Legal liability to any employee arising from bodily injury sustained during their employment during the period of insurance. This covers injury, death, disease or illness, including mental anguish or shock.	✓	The Limit of Indemnity as shown in your schedule	Cover Limitations <ul style="list-style-type: none"> — Employment must be within Great Britain, Northern Ireland, the Isle of Man or the Channel Islands, subject to the overseas extension. — All costs and expenses are included within the Limit of Indemnity
Injury arising from an act of terrorism	✓	£5,000,000	Exclusions <ul style="list-style-type: none"> — Offshore — Overseas medical costs and repatriation fees — Compulsory insurance required by road traffic legislation — Acts of terrorism other than as required under statute
Extensions			
Injury arising from accidental discovery of asbestos	✓	£5,000,000	Conditions <ul style="list-style-type: none"> — You must repay us if compulsory insurance requires payments beyond the sums otherwise payable under the policy — You are required to comply with statutory regulations for personal protective equipment and/or the provision and use of work equipment
Court attendance costs	✓	£500 per day per director or partner/ £250 per day per employee	
Indemnity to other persons/parties such as directors or employees	At your request		
Non-manual work overseas and manual work in the European Economic Area	✓		
Statutory defence costs of proceedings under Corporate Manslaughter/ Corporate Homicide or Health and Safety at Work Acts	✓	£250,000 in any period of insurance	
Unsatisfied court judgments	✓		

Section 4 – Public Liability

Provides cover against your legal liability for compensation and claimants legal costs arising from accidental bodily injury to any person or accidental loss or damage to third party property.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
<p>Legal liability to third parties for:</p> <ul style="list-style-type: none"> — Accidental bodily injury or property damage. This covers injury, death, disease or illness, including mental anguish or shock — Accidental trespass or nuisance — Wrongful arrest or malicious prosecution in relation to shoplifting 	<p>✓</p> <p>✓</p> <p>✓</p>	<p>The Limit of Indemnity as shown in your schedule</p>	<p>Cover Limitations</p> <ul style="list-style-type: none"> — Cover applies within Great Britain, Northern Ireland, the Isle of Man or the Channel Islands, subject to the overseas business and personal liability extension — All costs and expenses are included within the Limit of Indemnity <p>Exclusions:</p> <ul style="list-style-type: none"> — Use of aircraft or watercraft or work on any aircraft or aerial device or in any airport or aerodrome — Contractual liability unless such liability would have attached without a contract — Property in your custody and control (with limited exceptions) — Damage to owned leased or rented premises (solely assumed under an agreement) — Damage to property worked upon — Defamation, libel and slander — Defective workmanship — Fungus, toxic mould and mildew — Hazardous substances — Injury to employees — Motor liability — Products liability — Professional advice and design — Pollution, unless caused by a sudden, accidental, unintended and unexpected incident — Use of heat away from your premises
<p>Extensions</p> <p>Defence costs of criminal proceedings under Consumer Protection and Food Safety Acts</p> <p>Court attendance costs</p> <p>Legal liability incurred under Defective Premises Act 1972</p> <p>Indemnity to other persons/parties such as directors or employees</p> <p>Indemnity to principals</p> <p>Motor contingent liability</p> <p>Overseas business and personal liability</p> <p>Statutory defence costs of proceedings under Corporate Manslaughter/ Corporate Homicide or Health and Safety at Work Acts</p> <p>Sudden and accidental pollution</p>	<p>✓</p> <p>✓</p> <p>✓</p> <p>✓</p> <p>At your request</p> <p>At your request</p> <p>✓</p> <p>✓</p> <p>✓</p> <p>✓</p>	<p>£500 per day per director or partner/ £250 per day per employee</p> <p>£250,000 in any period of insurance</p> <p>Equal to the Limit of Indemnity as shown in your schedule limited to a combined single aggregate amount for</p>	<ul style="list-style-type: none"> — Before we cover you under this section, you shall be responsible for any excess

the period of insurance
for both Public and
Products Liability

Section 5 – Products Liability

Provides cover against your legal liability for compensation and claimants legal costs arising from accidental bodily injury to any person or accidental loss or damage to third party property arising from products supplied.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
<p>Legal liability to third parties arising from accidental bodily injury or property damage caused by products supplied. This covers injury, death, disease or illness, including mental anguish or shock.</p> <p>Extensions</p>	✓	The Limit of Indemnity as shown in your schedule	<p>Cover Limitation</p> <ul style="list-style-type: none"> — Products must be supplied by you from your premises in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands — All costs and expenses are included within the Limit of Indemnity — The policy does not provide cover for products exported to North America
<p>Defence costs of criminal proceedings under Consumer Protection and Food Safety Acts legislation</p>	✓		<p>Exclusions:</p> <ul style="list-style-type: none"> — Use of aircraft or watercraft — Contractual liability unless such liability would have attached without a contract — Product failure due to its design — Fungus, toxic mould and mildew — Hazardous products including products used: <ul style="list-style-type: none"> — in aircraft or aerial devices — in medical equipment or for use in or on the human body — pharmaceuticals or cosmetic products — Product recall and refund — Professional advice and design — Pollution, unless caused by a sudden, accidental, unintended and unexpected incident — Before we cover you under this section, you shall be responsible for any excess
<p>Court attendance costs</p>	✓	£500 per day per director or partner/ £250 per day per employee	
<p>Indemnity to other persons/parties such as directors or employees</p>	At your request		
<p>Statutory defence costs of proceedings under Corporate Manslaughter/ Corporate Homicide or Health and Safety at Work Acts</p>	✓	£250,000 in any period of insurance	
<p>Sudden and accidental pollution</p>	✓	Equal to the Limit of Indemnity as shown in your schedule limited to a combined single aggregate amount for the period of insurance for both Public and Products Liability	

Section 6 – Money and Assault

Provides cover for the loss of your business money and personal accident benefits if you or an employee is injured as a result of a robbery or attempted robbery.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
Loss of Money:	✓	Standard limits noted below.	Exclusions
— In transit*		£2,500	— Fraud or dishonesty of business partner, director or employee if not discovered and reported within 14 days
— In a bank night safe*		£5,000	— Loss from an unattended vehicle
— In the premises during business hours*		£2,500	— Fraudulent or invalid payment method
— In the premises outside business hours in a locked safe*		£5,000	— Fraudulent use of computer or electronic transfer
— In the premises outside business hours not in a locked safe*		£500	— Clerical or accounting errors
— In the custody of a security company*		£12,500	— Consequential loss
— In a business partner, director or employee's home*		£500	— Intentional self-injury or provoked assault
Assault resulting in death or injury to an insured person. Benefits payable:	✓		— Any pre-existing or mental health condition
— Death		£10,000	* indicates where you pay the first £50 each and every claim
— Loss of Limbs or Sight		£10,000	Conditions
— Permanent Total Disablement		£10,000	— Money in Transit Limits and Escort Requirements - minimum specified requirements for accompanying money in transit, varying according to the sum carried
— Temporary Total Disablement		£50 per week up to 104 weeks	— Automatic reinstatement of sums insured (additional premium maybe payable)
— Temporary Partial Disablement		£25 per week up to 104 weeks	— Security Precautions - this sets out the minimum security precautions required in relation to the Money section
— Medical Expenses		£1,000	— Additional claims handling conditions apply
Extensions			— Before we cover you under this section, you shall be responsible for any excess
Damage to safe, strong room or money carrying container	✓		

Loss or damage to personal possessions as a result of assault	✓	£1,250
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Loss arising from fraudulent use of a credit or debit card by an unauthorised person and any resulting bank charge.	✓	£500
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Section 7 – Goods in Transit

Provides cover for loss or damage caused to goods transported by your vehicles.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
All Risks cover for goods in transit - subject to specified exclusions	✓	Sum Insured as shown in your schedule	Exclusions <ul style="list-style-type: none"> — Transportation of living creatures — Money or high value specialist items such as jewellery, antiques or works of art — Your plant, machinery and tools — Goods carried for hire or reward — Consequential loss and legal liability
Extensions			Loss or damage caused by:
Debris removal costs	✓	£2,000	<ul style="list-style-type: none"> — Wear and tear or gradual deterioration — Corrosion, oxidation or marring — Latent defects or atmospheric conditions — Spillage, leakage or shrinkage — Transportation of illegal substances or illegal immigrants — Refrigeration equipment breakdown, unless vehicle involved in an accident — Inadequate packing or addressing — Governmental or public authority orders — Theft or attempted theft of goods from soft topped, open topped, open-sided or curtain sided vehicles, unless vehicle stolen — Dangerous goods
Personal possessions*	✓	£500	
Reloading of goods following a road traffic accident	✓	£5,000	
Damage to sheets, ropes and packing materials	✓	£1,000	
			* indicates extension where you pay the first £50 each and every claim
			Conditions <ul style="list-style-type: none"> — Vehicles must be kept in a good state of repair and in a roadworthy condition — Vehicles security locks and alarms must be in a working condition — Before we cover you under this section, you shall be responsible for any excess

Section 8 – Deterioration of Stock

Provides cover for the deterioration of stock in a refrigerated unit in your business premises.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
<p>Loss or damage to stock whilst contained in the cold chamber of a refrigerated unit caused by a change in the unit's temperature as a result of specified defects or accidental failure of electricity supply.</p> <p>Extension</p>	✓	Sum Insured as shown in your schedule	<p>Exclusions</p> <p>Loss caused by:</p> <ul style="list-style-type: none"> — Wear tear and gradual deterioration of the refrigeration unit — Failure to correctly set temperature controls — Any refrigerated unit over 10 years old — Electricity failure less than 60 minutes — Deliberate restriction of supply by an electricity provider — Stock past its use/sell by date — losses capable of being insured as Goods in Transit <p>Conditions</p> <ul style="list-style-type: none"> — A maintenance contract is required for refrigerated units not under guarantee. — Before we cover you under this section, you shall be responsible for any excess
<p>Removal and disposal of contaminated stock, the decontamination and cleaning of the unit.</p>	✓	£2,500	

Section 9 – Loss of Licence

Provides cover in respect of the forfeiture, suspension, withdrawal or non-renewal of the licence applicable to the business.

Key Features of Standard Cover	Included Cover	Key Limits	Significant Exclusions, Conditions or Limitations
<p>Cover for loss of gross income following withdrawal of licence, in respect of a 12 month indemnity period</p>	✓	£100,000 across all covers in any period of insurance	<p>Exclusions</p> <ul style="list-style-type: none"> — Where you are entitled to receive compensation under any legislation or bye-law — Where alterations to the premises made without the necessary consents — Where the premises is closed for any period not required by law — Where the premises are not maintained in a good state of sanitary condition or repair — Where any requirement of the licensing or other authority is not complied with — Loss of the licence due to misconduct — Loss of licence due to changes to planning policy or licencing law <p>Conditions</p>
<p>Professional accountants charges</p>	✓	£5,000	
<p>The reduction in value in the premises if you are unable to obtain a licence for 12 months from the date of forfeiture, suspension, or withdrawal of the licence and you sell the premises, if the sale commences within the indemnity period</p>	✓		
<p>Costs and expenses incurred with our consent for the sale of the premises</p>	✓	£5,000 (within £100,000 limit)	

Licence Alteration - requirement to advise the insurer as soon as reasonably practicable and in any event within 30 days of circumstances that may endanger the licence or its renewal

General Exclusions and Conditions

The following General Exclusions and General Conditions apply to your entire policy, except where otherwise stated in the policy. Please read your policy wording for full details.

General Exclusions

For full detail of these exclusions please refer to Pages 66, 67, 68 and 69 of the policy wording

- Asbestos
- Biological or Chemical Materials
- Communicable Disease
- Confiscation and Requisition
- Coronavirus
- Cyber Risks
- Industries Gradual Seepage, Pollution and Contamination
- Insolvency
- Material Change of Insured Risks
- Micro-Organisms
- North America Domiciled and Jurisdiction
- Offshore Installations
- Other Insurance
- Punitive and Exemplary Damages
- Radioactive Contamination
- Terrorism
- War

General Conditions

These General Conditions set out your duties, conditions of coverage and policy limitations. Your failure to comply with these conditions may mean that a claim is declined or claim payment reduced. For full detail of these General Conditions please refer to Pages 6, 70, 71, 72, 73, 74, and 75 of the policy wording.

- Access
- Change of Risk or Interest
- Compliance
- Conduct and Control of Claims (page 9)
- Contracts (Rights of Third Parties) Act 1999
- Cross Liability
- Data Protection
- Inspection and Audit
- Law and Jurisdiction
- Minimum Security Measures
- Other Insurance
- Other Interests
- Physical Protections
- Premium Adjustment
- Reasonable Precautions
- Sanctions
- Survey Requirements
- Underinsurance and Ten per cent (10%) Allowance
- Vehicle Security Requirements

Although you should be aware of and abide by all policy conditions, we draw your attention in particular to the following undernoted conditions from the above. Full details of these can be found at the end of this document under **Important Policy Requirements** and in the policy wording:

Minimum Security Measures

Physical Protections

Survey Requirements

How to make a claim

You must give our specialist claims handler notice in writing as soon as reasonably practicable, and in any event within thirty (30) days, after you become aware of any occurrence, third party claim or other circumstances which may give rise to a claim under this policy and within seven (7) days after receipt of a claim form or summons. Please consult page 9 of the policy for additional conditions concerning notification and claims handling which may apply to specific losses.

If you wish to make a claim, please contact:

Woodgate and Clark Limited
42 Kings Hill Avenue, Kings Hill
West Malling, Kent, ME19 4AJ.

Telephone: +44 (0) 1732 520273.
Outside of office hours please ring +44 (0) 1732 520270
Email: newclaim@woodgate-clark.co.uk

It will be helpful when reporting a claim if you are able to advise the policy number and brief details of the claim.

Cancellation by you

If you find that this cover does not meet your requirements or you do not want the insurance you can cancel it at any time. The refund of any premium paid will depend upon when you cancel the policy.

- 1 Within the first 14 days after purchasing a policy or its renewal or from the day on which you receive this policy or renewal documentation, whichever is the later.

We will provide a refund of the premium paid less a deduction for the number of days cover you have had provided that:-

- you have not made a claim
- we have not been notified of a claim or circumstance that may give rise to a claim.

- 2 After the first 14 days you can cancel the policy at any time. If you have not made a claim or we have not been notified of a claim or circumstance that may give rise to a claim, we will provide a refund of premium paid less a deduction for the number of days cover you have had and, if advised to you already, an additional administration charge.

To cancel a policy please contact your insurance adviser.

Cancellation by us

We or Cedar Underwriting Limited can cancel this policy by giving you 30 days notice in writing. We will only do this for a valid reason. Examples of a valid reason include:-

- Fraud or dishonest acts
- non-payment of premium
- a change in risk which means we can no longer provide insurance cover
- non-co-operation or failure to provide us with information we request

Your Personal Information Notice

In respect of the following statement only, 'We/Us/Our' refers to Ascot Underwriting Limited and Cedar Underwriting Limited.

The basics

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 personal data such as your name, address, contact details and other information that we collect about you in connection with the insurance cover from which you benefit. This information may also include more sensitive data such as information about your health and any criminal convictions.

In certain circumstances, we may need your consent to process certain information about you and this is explained in our privacy policy. Where we need your consent, we will ask you for it specifically. You do not have to give your consent, and you may withdraw your consent at any time. However, if you do not provide your consent, or you withdraw your consent, this may affect our ability to provide the insurance cover from which you benefit. It may also prevent us from providing cover for you or handling your claims.

For the purpose of providing insurance and handling claims or complaints your information may be shared with, and used by, a number of third parties in the insurance sector. For example, advisers, agents, brokers (when making applications), insurers, reinsurers, loss adjusters (if you claim), sub-contractors, compulsory insurance databases, regulators, law enforcement agencies,

fraud and crime prevention agencies. We will only disclose your personal information in connection with the insurance coverage that we provide and to the extent required or permitted by law.

If you provide other people's details to us

Where you provide us or your insurance adviser with information about other people, you must make them aware that you are doing so. Where possible, you should also provide them with this notice.

If you would like more information

For more information about how we use your personal information, please see our privacy policies which are available on our websites, details below:

Ascot Underwriting Limited <https://ascotgroup.com/cookie-and-privacy-policy/>

Cedar Underwriting Limited www.cedarunderwriting.co.uk/privacy-policy-policyholders

Other formats are available upon request.

Additional information on how the insurance market uses data is provided by the Lloyd's Market Association ("LMA") in their Insurance Market Core Uses Information Notice.

Contacting us and your rights

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) you should contact the insurance adviser who provided you with your insurance in the first instance, or directly with us by contacting:

Ascot Underwriting Limited
By Phone: +44 20 7743 9600
By Email: DPO@ascotgroup.com
or by writing to **Us** at:
Ascot Underwriting Limited
20 Fenchurch Street, London EC3M 3BY

Cedar Underwriting Limited
By Phone: 0800 612 0344
By Email: jgregg@cedarunderwriting.co.uk
or by writing to **Us** at: First Floor Offices, Barberry House,
4 Harbour Buildings, Waterfront West, Brierley Hill, DY5 1LN

How to pay for your insurance

The premium is shown in the schedule. The insurance advisor that arranged the insurance will discuss methods of payment with you.

What if I have a complaint?

We are committed to providing you with the highest level of service. If you wish to make a formal complaint please use the contact details below:

If your complaint is about the way in which this policy was sold to you or whether it meets your requirements, you should contact your insurance advisor.

If **your** complaint is about a claim, you should contact **our** specialist claims handler, Woodgate and Clark:

Contact details:	Woodgate and Clark Limited 42 Kings Hill Avenue	Email: complaintsdept@woodgate-clark.co.uk
Woodgate & Clark	Kings Hill West Malling Kent ME19 4AJ	Tel: +44 (0) 1732 848077 Fax: +44 (0) 1732 870 049

If you wish to make a complaint about this policy, you should contact Cedar Underwriting Limited who will try to resolve your complaint:

Contact details: The Compliance Administrator
Cedar Underwriting Limited Email: complaints@cedarunderwriting.co.uk
Cedar First Floor Offices syndicate1991@dtw1991.com
Underwriting Barberry House
Limited 4 Harbour Buildings
Waterfront West, Brierley Hill
DY5 1LN Tel: +44 (0) 800 612 0344

A Copy of Cedar Underwriting Limited' complaint procedure can be viewed at www.cedarunderwriting.co.uk/complaints or a copy can be provided on request.

We will review your complaint and will respond within 14 calendar days from receipt. If you are not satisfied with the response you are entitled to refer the matter to Lloyd's. Lloyd's will then conduct a full investigation of your complaint and provide you with a written final response. If you wish to ask Lloyd's to investigate your complaint you may do so by contacting:

Contact details: Complaints Lloyd's Email: complaints@lloyds.com
Lloyds Fidentia House Walter Burke Way
Chatham Maritime Chatham Tel: +44 (0) 20 7327 5693
Kent
ME4 4RN Fax: +44 (0) 20 7327 5225
Web: www.lloyds.com/complaints

If you remain dissatisfied you may have the right to refer your case to the Financial Ombudsman Service.

Contact details: Financial Ombudsman Service Email: complaint.info@financial-ombudsman.org.uk
Exchange Tower
Financial Harbour Exchange Square Tel: For UK callers: 0800 023 4567 (free phone),
Ombudsmen London or 0300 123 9123 (but charges apply)
Service E14 9SR Tel: For callers from abroad: +44 (0) 20 7964 0500
(charges apply)
Web: www.financial-ombudsman.org.uk

Making a complaint will not affect your legal rights.

Financial Services Compensation Scheme (FSCS)

Ascot Underwriting Limited and Cedar Underwriting Limited are covered by the Financial Services Compensation Scheme (FSCS). This means that you may be entitled to compensation from the scheme if they cannot meet their obligations to you. This depends on the type of business and the circumstances of the claim. Further information about compensation is available from the FSCS at www.fscs.org.uk.

Important Policy Requirements

Failure to comply with these requirements may mean that a claim is declined or claim payment is reduced

Minimum Security Measures

It is a requirement of this Policy that the following minimum security measures are in place at Your Premises and put into effective operation when left Unattended unless otherwise endorsed or stated in Your Schedule.

- 1 The external doors of Your Premises or internal doors which provide access to any part of the Buildings not occupied by You are secured with at least one of the following security measures appropriate to the door type:

- A. a mortice deadlock which has a minimum of 5 levers which conforms to British Standard BS3621 with a metal striking box plate for timber or steel framed doors;
 - B. a multi-point locking system which has a minimum of three locking points with key operated cylinder deadlock which conforms to British Standard PAS 3621:2011 for UPVC, composite, aluminium framed and sliding doors;
 - C. a high security padlock of at least British Standard BS EN 12320 security grade 3 or Central European Norm (CEN) grade 3 with a minimum shackle thickness of 10mm and manufacturer's corresponding locking bar or keep for other doors or roller shutters manufactured to LPS 1175 Security Rating 1 or above;
 - D. two key operated security bolts fitted internally and shooting vertically one at the top and the other at the bottom of the door for double or multiple folding leaf doors, other than where any leaf door is required to be opened externally, in which case appropriate locks to the standards specified in either A. to C. are in place.
- 2 Windows/skylights capable of opening at ground floor, basement or other floor levels (which are "easily accessible") are secured with key operated locking devices with keys removed. This requirement does not apply to windows/skylights which are protected by solid steel bars, grilles, locked gates, shutters, expanded metal or weld mesh.

For the purposes of this requirement "easily accessible" are those levels that can be reached from the ground (without the use of a ladder) or by climbing up via extension balconies, downpipes, external staircases and fire escapes, canopies, outbuildings, garages, walls, nearby flat roofs, trees adjoining or next door premises.

Any door or window designated as a fire exit following a fire risk assessment or building regulations may be excluded from these requirements. These are secured internally by panic bolts or fire exit bolts (capable of opening at all times) suitable for use in emergency escape situations other than when the Premises is left Unattended. Any additional security devices must be approved by the local Fire Prevention Officer.

Physical Protections

For the purpose of Sections 1 (Property Damage), 2 (Business Interruption) and 6 (Money and Assault), You shall ensure that at the start of this insurance and throughout the Period of Insurance:

- A. all security protections in place at the Premises shall not be withdrawn altered or varied without Our prior written consent;
- B. any fire alarm system and fire extinguishers shall be maintained in proper working order;
- C. all locking devices and intruder alarm systems shall be maintained in proper working order;
- D. whenever the Premises are left Unattended:
 - i. all locking devices and intruder alarm systems must be put into full and effective operation;
 - ii. all keys/security cards/fobs/codes which operate intruder alarm systems and/or surveillance systems which enable access to the Premises, safes, strongrooms or any other secured area or device in which property insured is kept must be removed from the Premises;
- E. as soon as You discover or become aware of any defects in security protections:
 - i. such defects must be remedied; and
 - ii. You must advise Us;

as soon as reasonably practicable.

Survey Requirements

You shall comply with all requirements which We may specify following any survey We commission in relation to Your Business within the time limits specified by Us and remain in compliance thereafter throughout the Period of Insurance and any subsequent Period of Insurance.