

CHILDCARE & TUTOR POLICY

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This document is **your** evidence of insurance which is a master policy arranged by Childcare.co.uk and Finch Group and underwritten by Markel International Insurance Company Limited.

For the avoidance of doubt Markel International is classed as the Product Manufacturer.

Valid for policies issued between 1st January 2025 and 31st December 2025

Introduction

Thank **you** for choosing Childcare.co.uk Public Liability, Professional Liability, Employers Liability and Legal Expenses cover for Childminders, Nannies, Babysitters, Nursery Nurses, Maternity Nurses and Private Tutors. Please read **your** policy and ensure **you** fully understand each element of the cover provided and the terms and conditions which apply. If **you** have any questions regarding **your** policy or the cover it provides, please contact the **administrator**.

Authorisation and Regulation

This insurance is arranged by Finch Group and is underwritten by Markel International Insurance Company Limited Registered in England No.966670. Registered Office 20 Fenchurch Street, London, EC3M 3AZ. **Claims** under the egal expenses element of cover will be handled by Markel Protection Limited which is a separate legal entity to Markel International Insurance Company Limited.

Finch Group and Markel International Insurance Company Limited are authorised and regulated by the Financial Conduct Authority. This can be checked on the Financial Services Register at www.fca.org.uk/firms/systems-reporting/register or by calling them on 0800 111 6768.

Markel International Insurance Company Limited is also authorised by the Prudential Regulation Authority.

Complaints

Our aim is to ensure that all aspects of **your** insurance are dealt with promptly, efficiently and fairly. At all times we are committed to providing **you** with the highest standard of service.

If **you** have any questions or concerns about **your** policy or the handling of a claim **you** should, in the first instance contact **your administrator**:

Complaints Manager Finch Group 53a Crockkhamwell Road Woodley Reading Berkshire RG5 3JP

Email : janelegg@finchinsurance.co.uk



In the event that **you** remain dissatisfied and wish to make a complaint regarding Sections 1 or 3 of this policy **you** can do so at any time by writing to:

Markel (UK) Limited City Square House 11 Wellington Street Leeds LS1 4DL

In the event that **you** remain dissatisfied and wish to make a complaint regarding Section 2 of this policy **you** can do so at any time by writing to:

The Customer Services Manager Markel Legal Expenses Insurance 20 Fenchurch Street London EC3M 3AZ Tel: 0345 350 1099 Email:<u>complaints@markel.com</u>

Complaints that cannot be resolved in this way may be referred to the Financial Ombudsman Service.

If the Financial Ombudsman Service cannot arbitrate over the dispute then **we** and **you** shall both agree on an independent arbitrator (who must be a solicitor or barrister) to arbitrate over the dispute.

Any dispute between **you** and **us** will be decided by arbitration. The arbitrator will be a single arbitrator, either a solicitor or barrister practicing in the Law of England and Wales. The arbitration will take place in England. The arbitration will be governed by both the laws of England and Wales and the Arbitration Act 1996. The apportionment of the costs of the arbitration will be decided by the arbitrator. If **we** and **you** cannot agree on the choice of an arbitrator, an arbitrator will be nominated by the President of either the Law Society or the Bar Council in England and Wales. The costs of the arbitration will be paid by the party that loses the arbitration.

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

The contact details for the FOS are:

The Financial Ombudsman Service

Exchange Tower

London E14 9SR

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

0300 123 9123 (calls to this number are charged at the same rate as 01 and 02 numbers on mobile tariffs in the UK)

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

Website: www.financial-ombudsman.org.uk

In certain situations **you** will not be able to refer **your** complaint to the Financial Ombudsman Service. If **you** are a large business with an annual turnover of over two million euros (or the equivalent in



pounds sterling) and **you** employ more than 10 employees, **you** are not eligible to refer **your** complaint to the Financial Ombudsman Service. If **you** are unsure whether **you** are able to refer **your** complaint, please contact the Financial Ombudsman Service.

Making a complaint does not affect your right to take legal action.

How to make a complaint about the Markel advice line

The telephone legal advice is provided by Markel Law LLP and can advise on general UK law. Markel Law LLP makes no additional charge for providing these telephone services.

Markel Law LLP is authorised and regulated by the Solicitors' Regulation Authority ("SRA") under SRA number 459781 and is part of the Markel group of companies.

If you have a complaint about these telephone legal advice services you should contact The Director of Compliance, Markel Law LLP, The Observatory, Chapel Walks, Manchester M2 1HL who will provide details of our complaints procedure, including details of how the complaint will be dealt with internally and if required, by the Legal Ombudsman. For complaints about any other advice given then you should contact us using the details in **Important information – How to make a complaint** and we will do our best to resolve the problem.

Personal information/Privacy policy statement

The basics

We collect and use relevant information about **your** business to provide insurance cover and to meet **our** legal obligations.

This information includes details such as names and addresses (and may include more sensitive details such as information about health and criminal convictions).

The way insurance works means that information may be shared with and used by a number of third parties in the insurance sector but only in connection with the insurance cover that **we** provide to **you**.

Other people's details you provide to us

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

To enable **us** to use individual's details in accordance with applicable data protection laws, **we** need **you** to provide those individuals with certain information about how **we** will use their details in connection with **your** insurance cover. As such, **you** agree to provide each individual concerned this notice:

- on or before the date that individual becomes insured under this **policy** or
- the date that **you** first provide information about the individual to **us**

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

Want more details?

For more information about how **we** use personal information provided to **us** please see our full Markel privacy notice, a copy of which is available online at **markelinternational.com/foot/privacypolicy** or on request.

Contacting us and individual rights



Individuals have rights in relation to the information **we** hold about them, including the right to access their information. Please contact **us** at **dataprotectionofficeruk@markel.com**y writing to the Data Protection Officer, Markel International, 20 Fenchurch Street, London, EC3M 3AZ if you are an individual wishing to exercise your rights, to discuss how **we** use your information or to request a copy of our full Markel privacy notice.

Fraudulent Claims

If **you** or anyone acting on **your** behalf make a fraudulent **claim**, **we** will cancel the **policy** from the time the fraud took place, retain any premium and recover from **you** any amount **we** have paid towards the fraudulent **claim**.

Financial Services Compensation Scheme

In the unlikely event Markel International Insurance Company Limited cannot meet its obligations, Markel international insurance company limited are covered by the financial services compensation scheme (FSCS). **You** may be entitled to compensation up to 90% of the **claim**. Further information about compensation arrangements is available from the FSCS.

Insurance Act

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take care to:

- a) supply accurate and complete answers to all the questions we or the **administrator** may ask as part of **your** application for cover under the policy
- b) to make sure that all information supplied as part of **your** application for cover is true and correct
- c) tell **us** of any changes to the answers **you** have given as soon as possible.

Failure to provide answers in-line with the requirement of the Act may mean that **your** policy is invalid and that it does not operate in the event of a **claim**.

Policy Cancellation

As this policy has no monetary value, **you** may cancel the policy at any time, however there will be no refund of premium.

We shall not be bound to accept renewal of this insurance and may at any time cancel this insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- a) Fraud
- b) Threatening and abusive behaviour
- c) Non-compliance with policy terms and conditions

<u>Brexit</u>

We will not provide any benefit under this contract of insurance to the extent of providing cover, payment of any claim or the provision of any benefit where the regulatory risk location is within the European Economic Area (EEA).



General Definitions

Administrator

Finch Group 53a Crockhamwell Road Woodley Reading Berkshire RG5 3JP

Business

Providing care and education for children.

Infectious or contagious disease

Any disease capable of being transmitted from an infected person, animal or species to another person, animal or species by any means.

Master policyholder

Childcare.co.uk who buys this policy for the benefit of Gold Members.

Period of insurance

The calendar month in which **you** have paid **your** premium and being valid between the period 1 st January 2025 to 31st December 2025.

Territorial limits United Kingdom.

United Kingdom England, Scotland, Wales, Northern Ireland, the Isle of Man and the Channel Islands

General Exclusions

Communicable disease

We will not pay you under section of cover Loss of Revenue for any loss, clean-up costs, costs of detoxification, removal, monitoring, testing or damage in any way caused by or resulting from

- an infectious or contagious disease
- any fear or threat of an infectious or contagious disease regardless of whether this is actual or perceived
- any action taken to minimise or prevent an infectious or contagious disease



Section 1: Public Liability, Professional Liability and Employers Liability

Section 1 - Definitions

The words and phrases listed below will have the following meanings wherever they appear in bold throughout this document:

Accident

An unexpected, unplanned or unusual incident which occurs at a specific time and place.

Claims Administrator

Markel International Insurance Company Limited, City Square House, 11 Wellington Street, Leeds, LS1 4DL

Costs and expenses

Means legal costs and expenses incurred

- by us
- by **you** (provided we have agreed with **you** in writing that **you** may incur these costs and expenses) but does not include
- damages and costs awarded against you
- any kind of payment for work or service due to you

Dangerous dog

A dog as defined in the Dangerous Dogs Act 1991 or the Dangerous Dogs (Northern Ireland) Order 1991 and any subsequent changes to or replacement of that legislation.

Employee

Any person who is or was, or who may become at some time in the future

- under a contract of service or apprenticeship with you, or
- under a work experience or similar scheme, or
- supplied to you, or
- hired in or borrowed by you, or
- a self-employed person and who is working for you
- under your direct control in connection with your business, and
- they are normally resident in the **United Kingdom**.

Physical injury

An identifiable injury including death, clinically diagnosed illness, disease, or sickness.

Pollution

Means the

- discharge
- dispersal
- release, or
- escape

of any irritant or contaminant

Product

Any goods or products, including their containers, labelling and instructions provided for the goods or services, which are sold, supplied, processed, installed, serviced, repaired, altered, treated, or renovated by **you** or on **your** behalf.

Retroactive date

Either the date when this section of cover was first incepted, or where equivalent cover to that provided under this section of cover has been continuously maintained immediately prior to the inception of this



section of cover, then it means the date that applied to that equivalent cover.

We, Us, Our, Insurer

Markel International Insurance Company Limited.

Wrongful act

Means any actual or alleged negligence, unintentional breach of confidentiality or any other actual or alleged act, error or omission that results in a civil liability.

You, Your

The person who is named as the subscribing Gold member of Childcare.co.uk and in respect of professional liability only -

• any director or member of yours, or

• any employee

but only where they observe, fulfil and are subject to the terms, conditions and exclusions of this policy as **you** are.



What you are not covered for - Any of Section 1

This policy does not provide cover in respect of the following:

- 1. Liability for any loss as a result of war, civil unrest, riots or terrorist activities. However, this exclusion doesn't apply to the first £5,000,000 of any claim or series of claims arising from the same original cause under the employers liability section of cover.
- 2. Liability for any loss or damage as a result of ionising radiation or radioactive contamination from any nuclear material of equipment.
- 3. Fines, penalties, exemplary or punitive awards against **you**.



What you are covered for - PUBLIC LIABILITY

This public liability section will cover **you** in respect of the following incidents arising in connection with **your business** provided that the premium has been paid. This public liability section operates on a claims occurring basis, which means that **we** will only have any liability to **you** under the terms and conditions of this policy for incidents which occur during the **period of insurance**.

1. Accident

In return for **you** paying the premium **we** will indemnify your legal liability to pay damages if **you** cause an **accident** which results in a **physical injury** to any person, or which results in damage to another person's property, or if **you** make an error or omission whilst carrying out **your business**. **We** will cover your liability for:

- a. compensation; and
- b. claimants' costs and expenses as a result of the claim

2. Damage to leased or rented property

We will indemnify **your** legal liability to pay for damage to property which **you** have leased or rented but not including contractual liability relating to the leasing or renting of that property. Exclusion 5 in this policy does not apply in respect of this item.

3. Food Safety regulations

If criminal proceedings are brought against **you** for a breach of Food Safety regulations whilst carrying out **your business**, **we** will indemnify **you** for:

- a. legal costs and expenses incurred in defence of those proceedings, provided **you** have **our** written consent, but not including fines or penalties;
- b. legal costs and expenses incurred appealing against a conviction from those proceedings and prosecution costs awarded in connection with this, provided **you** have **our** written consent to appeal.

4. Costs and expenses relating to a claim at a Coroner's Inquest

We will indemnity you for any costs or expenses incurred with our written consent in relation to:

- a. a claim at any Coroner's Inquest or other inquiry in respect of death, and
- b. any court proceedings for any act or failure to act, and
- c. any other costs or expenses incurred with our written consent for which we provide cover under this policy.

5. Overseas work

If **you** are required to carry out **your business** outside of the **territorial limits**, but within the European Union, for a temporary period of time (up to 30 consecutive days) for an individual who normally resides within the **territorial limits**, the insurance provided by this policy remains in place.

Limit of Liability – PUBLIC LIABILITY

The limit of liability under this public liability section is £10,000,000 and **we** will not pay more than the limit of liability for any event or series of events even if there are several claims or people claiming against **you**. The limit of liability will exclude any payments for claimants' costs and expenses. If **we** agree to pay **your** costs and expenses these will be in addition to the limit of liability.

An excess of £250 will apply to any claims for damage to another person's property.



What you are not covered for - PUBLIC LIABILITY

- 1. Liability for any loss where **you** have alternative insurance which provides the cover required that has an inception or renewal date prior to the inception or renewal date of this policy.
- 2. Bodily injury to you.
- 3. Liability for any loss arising from an allegation of physical, psychological or sexual abuse.
- 4. Any claim that is as a result of an accident that occurs outside the European Union.
- 5. Damage to any property in **your** custody or control.
- 6. Liability for any medical advice or opinion, or the administration of prescription or non-prescription drugs or treatment without written permission of the child's parent or legal guardian.
- 7. Liability for any medical advice or opinion, or the administration of prescription or non-prescription drugs or treatment given by a professional medical practitioner.
- 8. Any liability arising from the ownership or occupation of buildings or land other than where used for the provision of **your business**.
- 9. Any liability arising out of any business, trade, profession or employment, other than the provision of **your business**.
- 10. Liability for any injury caused by a product supplied by you after it is no longer in **your** control other than food or drink prepared by **you** for consumption at **your** premises as part of **your business**.
- 11. Liability for any loss as a result of the ownership of any animal other than domestic cats or dogs.
- 12. Liability for any loss as a result of having or owning a **dangerous dog**.
- 13. Liability for any loss as a result of taking part in a dangerous sport or pastime.
- 14. Liability for any loss which is as a result of a contract or agreement and which would not exist if the contract or agreement were not in place.
- 15. Liability for any loss resulting from a deliberate or malicious act or omission by **you** which could reasonably have been expected given the circumstances of the act or omission.
- 16. Liability for any loss or expense resulting from alleged or actual defamation by you.
- 17. Liability for loss or damage if **you** are not appropriately registered with the relevant authorities for duties which **you** have undertaken as part of **your business**.
- 18. Liability for loss or damage as a result of pollution or contamination unless caused by a sudden, identifiable and unexpected event.
- 19. Liability for any loss or damage from bodily injury to an employed person caused in connection with the business.
- 20. Liability for any loss which is as a result of concern about exposure to or inhalation of asbestos.
- 21. Liability for any incident which occurs outside the **period of insurance**.



What you are covered for - PROFESSIONAL LIABILITY

We will pay you for your legal liability for damages and costs awarded against you arising from any claim first made against you and reported to us during the **period of insurance** shown in the policy schedule which arises from any actual or alleged **wrongful act** committed during the carrying out of **your business** in connection with your business.

This professional liability section operates on a claims made basis, which means that **we** will only have any liability to **you** under the terms and conditions of this policy for claims which are first made against **you** and reported to **us** during the **period of insurance**.

Limit of Liability

The most **we** will pay under this professional liability section for any claim or series of claims arising from the same original cause is $\pounds 100,000$.

The most we will pay for **your** legal liability plus **costs and expenses** during the **period of insurance** stated in the schedule is £100,000.

We will not pay the first £100 of each claim. This must be paid by **you**. This applies to **your** legal liability for damages and **costs and expenses** in respect of each claim or series of claims arising from the same original cause.

What you are not covered for - PROFESSIONAL LIABILITY

1. Other insurance - **We** will not pay **you** where **you** have a right to payment under any other insurance.

However, if **you** have a right to payment under any other insurance we will contribute in excess of the payment provided by that insurance. If the other insurance is also provided by **us** then the amount that **we** will pay under this insurance will be reduced by the amount that **we** pay under the other insurance.

2. Legal action - We will not pay you

- where the claim is brought in a court of law outside the United Kingdom, and/or
- where action for damages is brought in a court within the **United Kingdom** to enforce a foreign judgement.

3. Employers liability - We will not pay you where your legal liability arises in any way from

- physical injury to any employee that results from their employment by you, or
- a breach of your responsibility as an employer to any employee or prospective employee.

4. Property - **We** will not pay **you** where **your** legal liability arises in any way from the ownership, possession or use by **you** or on **your** behalf of any land, buildings, aircraft, watercraft or mechanically propelled vehicle.

5. Dishonest and malicious acts - **We** will not pay **you** where **your** legal liability results from any dishonest, fraudulent, criminal or malicious act or omission by any person.

6. Penalties or liquidated damages – **We** will not pay **you** where **your** legal liability arises from any agreement **you** have entered into to pay penalties or liquidated damages if **your** liability is increased beyond that applicable in the absence of the agreement.

7. Joint venture -If **you** are part of a joint venture or consortium **we** will only cover **you** for **your** legal liability arising from **your** own acts or omissions; **we** will not pay **you** where **your** legal liability arises from the acts or omissions of other members of the joint venture or consortium.

8. Circumstances known at inception - If you knew or ought to have known of any circumstances that



existed prior to the date that this section of cover started then **we** will not pay **you** for any legal liability that arises from such circumstances.

9. Retroactive date - **We** will not pay **you** where **your** legal liability arises from the carrying out of **your business** prior to the **retroactive date**.

10. Pollution - **We** will not pay **you** where **your** legal liability arises from or in any way involves **pollution**.

11. Products - **We** will not pay **you** where **your** legal liability arises from or in any way involves any **product**.

12. Insolvency or bankruptcy - **We** will not pay **you** where **your** legal liability arises in any way from **your** insolvency or bankruptcy.

13. Financial interest - We will not pay you for any claim made against you by

- any parent company, ultimate holding company or subsidiary company, or
- any person or entity having a financial, executive or controlling interest in **your** operation, or
- any company or entity in which **you** or any director, member or partner of **yours** has a financial, executive or controlling interest.

However, **we** will pay **you** if the claim is one for payment or contribution in respect of a claim made by an independent third party against the company, person or entity making the claim against **you**.

14. Trading losses - **We** will not pay **you** where **your** legal liability arises in any way from any trading losses, trading liabilities or debts incurred by any business managed by or carried on by **you**.

15. Directors and officers - **We** will not pay **you** where **your** legal liability arises in any way from or involves the performance or non-performance by

- you, or
- any director or member of yours, or
- any employee

of any duties as a director or officer of any company.

16. Asbestos - **We** will not pay **you** where **your** legal liability arises in any way from or involves the manufacture, mining, processing, distribution, testing, remediation, removal, storage, disposal, use or exposure to asbestos or materials or products containing asbestos.

17. Intellectual property rights - **We** will not pay **you** for any claim alleging any breach of intellectual property rights including: copyright, patent, registered design, trade mark, passing off. However, **we** will pay **you** if the claim alleges unintentional breach of confidentiality.

18. Bodily Injury and Property Damage - We will not pay you under where your legal liability arises in any way from

- **physical injury** of anyone or emotional distress arising from any libel, slander or defamation, or
- loss, damage or destruction of property, including loss of use of property.



What you are covered for - EMPLOYERS' LIABILITY

The cover provided by this section is considered to be in accordance with the provisions of any law relating to compulsory insurance of liability to **employees** in the **territorial limits**.

We will pay you for your legal liability for damages and costs awarded against you arising from any claim made against you which arises from physical injury sustained by any employee whilst employed in or temporarily outside the territorial limits.

Provided always that

- the **physical injury** is caused during the **period of insurance** shown in the policy schedule.
- the **physical injury** arises out of and in the course of the **employee's** employment by **you** in connection with **your business**.
- the action for damages is brought against **you** under the jurisdiction of a court within the **territorial limits**.

We will also pay

- your costs and expenses resulting from the claim.
- your solicitor's fees that we agree to in writing for
 - your defence in any court of summary jurisdiction of any proceedings brought against you for the breach or alleged breach of any statutory duty resulting in physical injury
 - **your** representation at a coroner's court or fatal accident inquiry
 - provided that the breach or death may result in a claim against **you**.

This employers liability section operates on a claims occurring basis, which means that **we** will only have any liability to **you** under the terms and conditions of this policy for incidents which occur during the **period of insurance**.

Limit of Liability

The most **we** will pay for any claim or series of claims plus all **costs and expenses** arising from the same original cause is £10,000,000.

Health and Safety at Work

We will pay your costs and expenses in your defence of any criminal proceedings (including a charge of manslaughter) brought against you for a breach of

- the Health and Safety at Work Act 1974, or
- the Health and Safety at Work (Northern Ireland) Order 1978, or
- any legislation amending or re-enacting the above

committed or alleged to have been committed in the course of **your business** during the **period of insurance** shown in the policy schedule.

We will also pay **your costs and expenses** in an appeal against conviction and/or prosecution costs awarded against **you** arising from the above criminal proceedings.

What we will pay

The most **we** will pay for all **costs and expenses** in total in the **period of insurance** shown in the policy schedule is £250,000. This amount is inclusive of and not additional to the amount **we** will pay under 'a' employers liability.



We will not pay you if the proceedings relate to the health, safety and welfare of anyone other than an **employee**.

Unsatisfied court judgments

We will at **your** request pay an **employee** or their personal representative the amount of any award following a judgement which has been obtained for **physical injury** against any company, partnership or person operating from premises within the **territorial limits** and which remains unpaid six months after the date of the judgement.

Provided always that

- there is no appeal outstanding
- the **physical injury** was sustained during the **period of insurance** shown in the policy schedule by the **employee** whilst working in connection with **your business**
- the judgement was obtained in a court within the jurisdiction of the territorial limits
- the employee or their personal representative assigns the judgement to us

What we will pay

We will only pay the amount of the award that remains outstanding.

Indemnity to principal

We will at **your** request pay any principal for whom **you** are completing a contract for the performance of work, to the extent required by the contract conditions.

However, we will only pay the principal if

- **you** would have been entitled to payment under this section of cover had the claim been made against **you**
- the principal observes, fulfils and is subject to the terms, conditions and exclusions of this policy in the same way as **you** are

What you are not covered for - EMPLOYERS' LIABILITY

1. Other insurance - We will not pay you where you have a right to payment under any other insurance.

However, if **you** have a right to payment under any other insurance we will contribute in excess of the payment provided by that insurance. If the other insurance is also provided by **us** then the amount that **we** will pay under this insurance will be reduced by the amount that **we** pay under the other insurance.

2. Offshore - **We** will not pay **you** for **your** legal liability for **physical injury** to any **employee** whilst on or working from, or travelling by sea or air, to, from or between an offshore rig, platform or similar offshore installation.

3. Certificate of employers liability - If the cover provided by this section of cover is cancelled then any certificate of Employers Liability Insurance issued under this policy is similarly cancelled from the same date.



Section 1 - Conditions

Governing Law

Unless some other law is agreed in writing, this policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the **territorial limits** in which **your business** is situated.

Section 1 - Claims Conditions

Notification of claims

It is a condition to **our** liability under this policy that **you** notify **us** in writing

• as soon as possible in respect of claims or requests for payment

of

- any claim made against **you**
- the receipt of any communication of an intention to make a claim against you
- any circumstance of which **you** become aware which is likely to give rise to
 - \circ $\,$ a claim against you or
 - \circ you or an officer seeking payment under this policy

you must give us

- your reasons for your anticipation of a claim
- full details of dates and persons involved

In respect of the professional liability section of cover **your** notification to **us** must be within the **period of insurance** shown in the policy schedule.

If **you** comply with the above then any subsequent

- claim made, or
- request for payment

will be regarded as having been made, instigated or requested during the **period of insurance** shown in the policy schedule.

If you fail to do this your claim may not be covered or the amount we pay you may be reduced.

General claims handling

It is a condition to **our** liability under this policy that

- you must give us the information and co-operation that we may reasonably request
- you must not do anything which might prejudice us
- **you** must take all reasonable steps to prevent any further claim or request for payment under this policy
- you must not admit liability or settle any claim or incur any costs and expenses without our written consent
- **you** must tell the police as soon as possible of any damage or loss involving theft or attempted theft, malicious damage or vandalism or any loss of **money**

Subrogation

We will be entitled to take over and undertake in **your** name, all **your** rights of recovery against anyone before or after any payment under this policy.

You will give us all the assistance we may require to exercise those rights of recovery.



Defence of claims

- we are entitled to take over the defence or settlement of any claim in your name
- **you** are entitled at **your** own risk to contest any claim or legal proceedings which in **our** opinion should be compromised or settled but, if **you** choose to do this, **we** will not be liable for any loss incurred as a result of **your** refusal to compromise or settle the claim or legal proceedings

How to make a claim

- If you want to make a claim under Section 1 of this policy contact us by
 - writing to our claims team at Markel (UK) Limited, City Square House, 11 Wellington Street, Leeds. LS1 4DL, or
 - email our claims team <u>claimsuk@markelintl.com</u>
 - quoting your policy number and the name of the **master policyholder** shown in the policy schedule.
- If you wish to discuss a claim under section 1 of this policy please call our claims team on 0845 351 2600

Things you must do

You must comply with the claims conditions.

If **you** fail to comply with these conditions **we** may not pay **your** claim or any payment could be reduced.

Under the professional liability section the claim must be made during the period of insurance



Section 2: Legal Expenses

How to contact us about section 2 of your insurance policy

To make a claim under section 2

If you need to make a claim or let us know about a situation that could lead to a claim, you should contact us as soon as possible providing your policy number and brief details of the circumstances using the telephone number shown on your policy schedule or by writing to/emailing us using the details below:

The Claims Department Markel Legal Expenses Insurance Interchange 81-85 Station Road Croydon CR0 2AJ LEIclaimsuk@markel.com

If you write to or email us a claim form will be sent to you for completion and this must be returned without delay.

To talk to us about section 2 of your policy

If you need any help to fully understand what is covered under this section of your policy please contact your **administrator** or let us know by contacting us on:

0345 350 1099 LElunderwritersuk@markel.com

How to contact us for advice or stress counselling

Your policy provides access to a 24/7 year round telephone advice line by telephoning The Childcare.co.uk advice line on 0333 234 2546 and quoting the access number shown on **your policy** schedule. This service provides advice on general legal matters on the law which applies in the UK.

You can also get advice on tax and health and safety matters in the UK by calling the same number 9-5 Monday to Friday (excluding public holidays).

In addition, your policy provides your employees with access to a 24/7 year round stress counselling line.



Specialist Emergency Advice (for an Interview under Caution the following day)

You can also access a specialist emergency advice line should you be arrested or invited to attend an Interview under Caution the following day. The number is 0333 234 2546, selecting option 3 and quoting the number access number shown on **your policy** schedule. This number provides access to a 24/7 year round advice line. It should only be used if there is an event that may lead to a claim being made and when a normal claim notification is unable to be made. You must provide your full address details so that we can check your entitlement to cover.

For legal resources, news and documents

To complement the legal advice line you have access to the Markel Law Hub, an online resource of expert legal and business guides, templates and content, provided by Markel Law LLP. This covers everyday legal issues around employment, health and safety, trading and contracts, cyber and data, debt and insolvency and business law resources.

To access, visit **markellaw.co.uk** and click the Markel Law Hub tab to log in using your token code which can be found in your policy schedule.

Special or unusual conditions and terms of Section 2

Section 2 of this policy comes with some important conditions and terms that you need to be aware of:

Prospects of success

We will make our decision on whether to cover your claim based on a legal opinion from your representative (and any professional advice we regard necessary) on whether your claim has at least a 51% chance of:

- Successfully pursuing your case and securing a legal and/or financial remedy
- Not being found liable in a civil (not criminal) case against you
- Being found not guilty in the defence of a criminal prosecution
- Securing a significant reduction of your punishment or fine if pleading guilty in a criminal prosecution
- Successfully appealing the decision of the relevant authority
- You not being suspended and of you retaining your registration or accreditation

If there is 50% or less chance of the above we will not provide cover.

Employment disputes

To maximise your chances of having reasonable prospects of success in employment disputes we strongly recommend that you call the legal advice line number shown in your policy schedule at the following times and follow their advice:

- Before disciplining, suspending, dismissing, starting a retirement or redundancy process or making or proposing to make unfavourable changes to the terms of an employee's contract of employment
- When notified of a grievance, a complaint of discrimination (such as sex, race, religion etc) or an appeal from an employee against action you have taken against them
- When an employee resigns or walks out after expressing verbal or written dissatisfaction

Or at the very least comply with the ACAS code of conduct which the legal advice line can also advise you on.



Liquidation

If you are placed in liquidation, receivership, administration or bankruptcy or enter into a voluntary arrangement of any kind or if any application is made to the Court or a meeting held for these purposes, this policy will automatically terminate. If this happens, cover for costs and compensation will be automatically withdrawn and costs incurred or compensation awarded after the date of withdrawal will not be covered.

Defined terms

Some of the words in section 2 of your policy have a specific meaning and we have highlighted these to you by showing them in **bold** print. Please see the **Defined terms** section at the end of this Section and the General Definitions on page 6 at the start of this **policy** to see what these words mean.



The Legal Expenses Section 2 of your policy

This is the agreement between you and us

Things we will do

We will provide the cover as written in this **policy** for:

- Disputes under the **Sub-sections of cover** shown as insured in **your policy** schedule and
- **Costs** and **compensation** subject to the **excesses** and the limits shown in **your policy** schedule and
- Claims or notifiable circumstances notified to us during your period of insurance which are in connection with your business description as stated in your policy schedule and
- Disputes, legal proceedings or HMRC investigations that are or would be within the **territorial limits** as stated in **your policy** schedule

Things you must do

You must comply with the following conditions which are summarised below and some of which are more fully explained in the remainder of this agreement. If you fail to do so, we may not pay your claim, or any payment could be reduced.

You / master policyholder must:

- Pay the premium for your policy
- Provide **us** with a truthful account of **your** circumstances and any extra information **we** ask for, to underwrite **your policy** and assess **your claim**
- Tell us as soon as possible if there is a change in your circumstances such as:
 - Any change of ownership of **your** business
 - If your business is involved in a merger or the acquisition of another business
 - Any change in **your** business description
- Take all reasonable steps to avoid and prevent tax investigations, legal proceedings and disputes
- Minimise the cost and effect of any **claim** by taking all reasonable steps to avoid unnecessary expense
- Follow the Claims conditions of this policy

If you do not meet your part of the agreement we may:

- Not cover all or part of your claim and we may recover any payments already made
- Increase your premium or change the terms of your policy
- Cancel your policy and treat it as though it did not exist to begin with



What is covered? – Section 2 Legal Expenses

Criminal defence

What is covered under Criminal defence?

We will pay costs for your:

Interview under caution

Representation (including written submissions) at an interview under caution by the Police or a prosecuting authority

Prosecution defence

Defence of a criminal prosecution once you receive a summons accusing you of a criminal offence

What is not covered under Criminal defence?

We will not cover you for claims:

Interview under caution

Where **you** are required by the Police to immediately attend an interview under caution at a Police Station

Prosecution defence

Where you are alleged to have committed:

- 1) an assault or sexual offence (unless a not guilty plea is maintained throughout)
- 2) fraud, dishonesty or criminal damage

All of Criminal defence

Where there has been death, or disease, or injury including psychiatric injury or stress which is covered by any other insurance policy **you** hold, or are required to hold

Childcare proceedings

What is covered under Childcare proceedings?

We will pay **costs** for **your** representation (including written submissions) throughout the duration of Public Childcare Proceedings or Public Law Children Order Proceedings when **you** are requested to attend a case management hearing, subsequent hearing and/or any fact finding hearing as an Intervener following injuries to a child that was or is in **your** care to avoid being included in the pool of perpetrators.

Representation prior to a barring session

What is covered under Representation prior to a barring session?

We will pay **costs** for **your** representation (including written submissions) before the Disclosure and Barring Service once **you** have received notification from the Disclosure and Barring Service that they are considering placing **your** name on the barring list under Schedule 3, part 1, Sections 2 - 5 and part 2, Sections 7 - 11 of the Safeguarding Vulnerable Groups Act 2006, or its equivalent in Northern Ireland or Scotland.



Employment disputes

What is covered under Employment disputes?

We will cover **costs you** incur in the defence of an employment dispute between **you** and **your employee**, ex-**employee**, interviewee/applicant to become an **employee** over their contract of employment or over employment law or with a worker that alleges to be an **employee** at the following stages:

ACAS Early Conciliation

Taking part in an ACAS Early Conciliation process

Employment Tribunals Response (ET3)

Setting out your initial response to a claim (ET1) against you at an Employment Tribunal

Pre-hearing review/Employment status disputes

Preparation for and representation at a pre-hearing review to decide the employment status of a worker alleging to be an **employee**

Employment Tribunal hearing

Preparing for and representing **you** in a dispute with **your employee**, ex-**employee** or interviewee/applicant to become an **employee** at an employment tribunal hearing or negotiating a settlement with them

County or High Court proceedings

Preparing for and representing **you** in a dispute with **your employee**, ex-**employee** or interviewee/applicant to become an **employee** at the County Court or the High Court or negotiating a settlement with them

What is not covered under Employment Tribunal hearing and County or High Court proceedings?

We will not cover you where you have not followed either:

- a) the advice of the Legal Advice Line at the following times:
 - 1. Before suspending, disciplining, dismissing, starting a retirement or redundancy process or making or proposing to make changes to the terms of an **employee's** contract of employment which may be unfavourable to the **employee**
 - 2. When notified of a grievance, a complaint of discrimination (such as sex, race religion) or an appeal from an **employee** against an action **you** have taken against them
 - 3. When an employee resigns or walks out after expressing verbal or written dissatisfaction

Or

b) the ACAS code of practice on disciplinary and grievance procedures where applicable



Employment compensation awards

What is covered under Employment compensation awards?

We will be pay compensation provided that at the time of a claim under this section you have an accepted claim under Sub-section of cover: Employment Tribunal hearing

Awards of compensation

Compensation you are ordered to pay by a Tribunal

Settlement of a dispute

An amount agreed by us in settlement of a dispute

Tribunal fees

Any Tribunal fees **you** are ordered to pay by the Tribunal or Tribunal fees as agreed in a settlement that **you** have entered into with **our** consent

What is not covered under Employment compensation awards?

We will not cover you where the Tribunal ordered you to reinstate an employee and you failed to do so

Tax protection

What is covered under Tax protection?

We will pay costs in representing you before HM Revenue & Customs (HMRC):

Request for information

Following a written request by HMRC under Schedule 36 Finance Act 2008 to inspect **your** business records, assets or premises

Aspect enquiry

When HMRC issues a formal notice to **you**, **your** director or to **your** business partner to carry out an aspect enquiry into a part(s) of **your** income or corporation tax Self Assessment return

Full enquiry

When HMRC issues a formal notice to **you**, **your** director or to **your** business partner to examine all of **your** financial records income or corporation tax

National Insurance and PAYE disputes

When HMRC expresses dissatisfaction with your pllds or p9ds or your PAYE and/or NIC affairs

VAT disputes

Over alleged failure to pay VAT following a VAT compliance check

What is not covered under Tax protection?

We will not cover you for:

1. There is not a reasonable prospect of reducing the liabilities alleged by HMRC



- 2. Tax returns that are more than 90 days late or where **you** have not notified chargeability to tax within the time limits or tax returns where wholly provisional figures are used
- 3. There is an allegation of fraud or an investigation by HMRC's Fraud Investigation Service, Counter Avoidance Office or the defence of a criminal prosecution
- 4. There is a dispute or enquiry relating to the National Minimum Wage or Living Wage
- 5. There is an allegation of tax avoidance

What you need to know

We won't pay any costs associated with 'nudge letters' from HMRC

Contract disputes

What is covered under Contract disputes?

We agree to pay costs in a dispute with acontracting party over:

- A disputed debt due under a written contract between **you** and a parent or guardian of the child in **your** care provided that:
 - the contract commences or is signed after the start date of your effective date and within your period of insurance, or you can evidence that the contract commenced after the start of an insurance policy providing cover to the same effect as contract disputes, and there has been no break in insurance from that time until the notification of a claim under contract disputes.
 - the amount in dispute exceeds £100
 - you have issued the letter before action available on <u>www.childcare.co.uk/information/letter-before-action</u>
- A contract dispute with a local authority in respect of a contract that has placed children in **your** care
- A contract dispute over any equipment purchased for the purpose of **your business**

What is not covered under Contract disputes?

We will not cover you for:

- 1. Any dispute arising within the first 60 days of **your effective date**, unless **you** can evidence that the contract commenced after the start of an insurance policy providing cover to the same effect as contract disputes, and there has been no break in insurance from that time until the notification of a **claim** under contract disputes
- 2. Where a parent or guardian is unable to pay a debt or refuses to pay and does not give a reason why the money is not owed to **you**

Licence appeals

What is covered under Licence appeals?

We will pay costs for your Appeal against a decision taken by the relevant authority to suspend, revoke, alter or not renew an existing statutory licence you need to carry out your business

What is not covered under Licence appeals?



- 1. Over a breach or an alleged breach of **your** professional duty
- 2. Where **your** Ofsted status is not Good or Outstanding at inception or the last renewal of **your policy**
- 3. For appeals arising from or connected to a change in the law or regulation
- 4. For the costs of complying with a notice or order
- 5. Involving driving or property licences
- 6. Where **you** have failed to comply with recommendations or warnings from **your** regulator

Suspension cover

What is covered under Suspension cover?

In the event **you** are suspended by OFSTED (or the equivalent body within the **territorial limits**) due to an allegation that a child or children in **your** care maybe at the risk of harm, **we** agree to pay 80% of **ordinary pay** that **you** are unable to charge whilst suspended, up to a maximum:

- period of suspension of six weeks
- amount of £2,500 any one claim and for all claims during the period of insurance

Provided that at the time of a **claim** under this **Sub-section of cover you** have:

an accepted claim under Sub-section of cover: Licence appeals

or;

been requested in writing by OFSTED (or the equivalent body within the **territorial limits**) to suspend **your business** activities and **you** have accepted to do so in order for them to conduct an investigation without delay.

What is not covered under Suspension cover?

We will not cover claims where you are unable to demonstrate and provide evidence of the amount of ordinary pay you would have charged whilst suspended

What you need to know about Suspension cover

Payments will be paid fortnightly in arrears at a pro-rata daily rate for each day that the claim is accepted, subject to the maximum amount and period shown above

Restrictive covenants

What is covered under Restrictive covenants?

We agree to pay **costs** to pursue **your employee** or ex-**employee** for their breach of a restrictive covenant which is causing or will cause **you** financial loss

What is not covered under Restrictive covenant?



- 1. Where the restriction **you** are trying to enforce lasts longer than 12 months
- 2. Where the restrictions were not written into the **employee**'s or ex- **employee**'s signed employment contract

Jury service

What is covered under Jury service?

We agree to pay the amount of wages or salary per day **you** pay **your employee** (including a director or partner in **your** business) or the fee income that you lose out on each day they/**you** attend jury service at a Court, less any recovery from the Court

Data protection defence

What is covered under Data protection defence?

We will pay **costs** for **your** defence under the Data Protection Act 2018 (Articles 168 and 169) and the General Data Protection Regulation (Section 82)

Data protection compensation

What is covered under Data protection defence?

We will pay for your liability for compensation as a result of holding, losing or unauthorised disclosure of data provided that at the time of a claim under this Section of cover you have an accepted claim under Data protection defence

What is not covered under Data Protection Defence?

We will not cover **claims** where the party **you** are in dispute with has not suffered a specific financial loss

Crisis communication

What is covered under Crisis communication?

Following an event which causes **your** business severe negative publicity and damages **your** business' reputation and is likely to have a significant financial impact on **your** business **we** agree to pay **costs** to:

- 1. Prepare a media statement or press release
- 2. Represent your business at a press conference
- 3. Prepare a communication for **your** customers
- 4. Prepare a telephone message or website statement

What is not covered under Crisis communication?



- 1. Where cover would not lessen the reputational or financial damage to your business
- 2. Concerning critical reviews or complaints

Personal injury

What is covered under Personal injury?

We agree to pay **costs** for **your employee** including directors and/or partners in **your** business to pursue a claim for damages for physical bodily injury suffered carrying out **your** business activity (as stated in **your policy** schedule) which was caused by an actual or alleged act or omission of another party

What is not covered under Personal injury?

- 1. Where the legal case is or may be against you
- 2. Where the injuries were suffered on your property



What is not covered? – Section 2 Legal Expenses

We will not cover you for:

- 1. The defence of legal proceedings concerning:
 - a. death, injury or disease including psychiatric injury and stress (other than undesubsection of cover - Criminal defence)
 - b. damage to or loss or destruction of property
 - c. an alleged breach of professional duty
- 2. Costs incurred without or in excess of our written consent
- 3. Any **claim** relating to or arising from any cause, event or circumstance occurring before or existing at the start of this **policy** and which has or which **you** knew or should reasonably have known may give rise to a dispute, legal proceedings or HMRC investigation or a **claim**
- 4. Any type of fine or other financial penalty imposed by a Court, Tribunal or regulatory or supervisory body or taxes, duties, interest or penalties imposed by HMRC
- 5. Any dispute or legal proceedings in respect of which **you** are, or but for the existence of this **policy** would be, entitled to indemnity under a legal aid certificate or representation order
- Disputes or legal proceedings between any parties specified as you in the policy schedule or with any parent, subsidiary or associated company or partner (other than disputes under Sub-section of cover - Employment disputes and Sub-section of cover - Employment compensation awards)
- 7. Any dispute **you** have with **your representative**, any party involved in the arrangement of this **policy** or with **us**
- 8. Any **costs** incurred in a dispute or legal proceedings concerning, arising out of or in connection with:
 - a. breach of confidentiality (other than disputes under **Restrictive covenants**)
 - b. passing off
 - c. defamation or malicious falsehood
 - d. the ownership or existence of any intellectual property rights (other than disputes under **Restrictive covenants**)
 - e. a Judicial Review
- 9. Any **costs** incurred in a dispute or legal proceedings concerning, arising out of or in connection with **your**:
 - a. intentional wrongdoing
 - b. act or omission with negligent disregard as to its consequences
- 10. Any costs which you should or would have had to incur irrespective of any dispute
- 11. Any benefit under this insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation
- 12. The VAT element of your claim if you are registered for VAT
- 13. Any **claim** caused by, happening through or in consequence of terrorism, war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority
- 14. Any **claim** caused by or contributed to by or arising from nuclear reaction, nuclear radiation or radioactive contamination
- 15. Any legal costs or expenses for, or incurred as a direct result of, a **cyber act** or **cyber incident** (other than under **Data protection** and **Data protection compensation**). However, **costs** incurred or **compensation** awarded indirectly from or arising out of a **cyber act** or **cyber incident** are payable but only to the extent that coverage is provided for by the **Sub-sections of cover** and subject to all of the terms, conditions, warranties and exclusions of this **policy**.



Section 2: Claims conditions

There are conditions contained below which must be complied with or met for **us** to provide cover under this **policy**.

How and when to make a claim under section 2

Our contact details for The Claims Department are:

The Claims Department Markel Legal Expenses Insurance Interchange 81-85 Station Road Croydon CR0 2AJ LEIclaimsuk@markel.com

We will only cover claims that you tell us about during your period of insurance.

You must tell us as soon as possible when you become aware of any cause, event or circumstance which does or may involve you and which has given, or may give rise to a **claim**, dispute, legal proceedings or tax investigation.

Where we have accepted notification as described above, we will treat any later claim regarding that notified cause, event or circumstance as though the claim had been notified during the period of insurance.

We will send you an insurance claim form that must be completed and returned as soon as possible.

When we will agree to cover your claim

Consent

We will only cover claims under section 2 where you have obtained our consent in writing before incurring any costs. We will give our consent for you to incur costs provided that you can satisfy us throughout your claim that:

- It is reasonable and proportionate (in relation to your claim) to incur costs
- There are **reasonable prospects of success**, other than **Sub-sections of cover**:
 - Employment disputes ACAS Early Conciliation
 - Employment disputes Employment Tribunals response (ET3)
 - Employment disputes Pre-hearing review/Employment status disputes
 - Criminal defence Interview under caution
 - Crisis communication
 - Jury Service

If during the course of **your claim you** no longer satisfy **us** of the above, cover under this **policy** for **costs** and **compensation** will be withdrawn and any **costs** incurred or **compensation** awarded on or after the date of withdrawal will not be covered whether **we** previously agreed to them or not.

We will make our decision on whether to cover your claim based on:

- A fully completed insurance claim form
- The information and documentation we reasonably request



 A legal opinion from your representative on whether your claim has reasonable prospects of success and any professional advice we regard necessary

If **your claim** is accepted by **us**, it does not always mean that all **costs** or **compensation** will be paid, for example **we** will not cover **costs** for things that are not directly relevant to **your claim**. We may also limit any cover **we** provide by time, amount or to a specific stage of legal proceedings in order to allow **us** to review **our** continued acceptance of **your claim**.

If after accepting **your claim**, it is shown that **your claim** has not been brought within the terms and conditions of the **policy**, no further cover will be provided and **we** will recover from **you** any **costs** and **compensation we** have paid.

Counsel's opinion

At **our** discretion **we** may also require **you** to obtain a legal opinion from Counsel at **your** expense to satisfy us that there are **reasonable prospects of success** and it is reasonable and proportionate (in relation to **your claim**) to incur **costs**.

If based on Counsel's opinion we are satisfied in respect of the above the reasonable **costs** of obtaining that opinion will be paid by **us** subject to the **excess** and the limits shown in **your policy** schedule.

Claims rejected due to a lack of reasonable prospects of success

If we rejected your claim solely due to a lack of **reasonable prospects of success**, we will pay **costs** that are reasonable and proportionate to the legal and/or financial remedy achieved, subject to the terms and conditions of this **policy** if:

- You proceeded with the legal action which formed your claim to its conclusion with a Court, Tribunal or equivalent having issued a judgment (excluding any settlement, mediation, alternative dispute resolution or equivalent resolution process) and were successful
- You were defending, the judgment found you were not at fault
- You were pursuing, the judgment awarded you the remedy you were seeking at the time we rejected your claim
- You tell us about it as soon as possible

Settlements

You must inform us as soon as an offer of settlement is received and you must obtain our consent before you make or respond to any offer of settlement.

In any settlement you must:

- Take into account the prospects of the case and likely future costs and/or compensation
- Try to recover as much **costs** as possible

If **you** unreasonably reject an offer of settlement which **we** recommend acceptance of or make an offer which **we** do not agree with, no further cover will be provided and **we** may seek to recover from **you costs** and/or **compensation we** have paid.

At **our** discretion, instead of covering **you** for **costs** and/or **compensation**, **we** can choose to pay:

- The damages **you** are likely to be awarded by a Court or Tribunal or
- The amount of money being claimed against **you** or the amount of money the other party will settle for, whichever is the lesser

If **we** choose to do this, then **your claim** will end and no further payments of **costs** or **compensation** will be made.



During a claim under Sub-sections of cover - Employment disputes Employment compensation awards, Data protection defence and/or Data protection compensatiopolicy, we can require you to offer to pay an amount of money to the person you are in dispute with, if we have agreed to cover that amount as costs or compensation.

Co-operation

You must co-operate with us and your representative at all times during the course of your claim this includes:

- Allowing us and your representative to communicate directly with each other about your case
- Providing a full and truthful account of your case and with all necessary documentation or evidence
- Attending any meetings as required
- Instructing your representative to provide us with information, documentation or evidence we
 require (even if privileged) and regular updates including when anything negatively affects the
 factors we took into account in accepting your claim.

Recovery of costs

If the outcome of **your** case is that another party is found responsible for reimbursing **you** for some or all of **your costs**, **you** and **your representative** must make every effort to fully recover those **costs** which **you** must pay to **us**.

If the legal case was settled and the terms of the settlement do not specify the split between damages and costs then a fair and reasonable proportion of that settlement will be treated as **costs** and paid to **us**.

If costs are recovered from the other party then that money will be repaid to **us** first until all **costs** have been repaid.

Payment of costs and compensation

A copy of all invoices for **costs you** receive from **your representative** should be forwarded to **us** within 30 days of the date the invoice was issued. If **we** require, **you** must ask **your representative** to send the costs for assessment by a Court or Tribunal or to a costs lawyer of **our** choice.

You are responsible for the payment of all costs or compensation. We will reimburse you for the costs or compensation subject to the excesses and the limits shown in your policy schedule. We may settle these costs or compensation directly if we choose to do so.

Appeals

If **you** wish to appeal against the judgment or decision of a Court or Tribunal or if there is an appeal against a judgment that is in **your** favour, **we** will consider providing further cover if:

- We covered the initial legal proceedings that are being appealed as a **claim** and cover was not withdrawn
- The grounds for the appeal were submitted to **us** as soon as possible and before any deadline set by the Court or Tribunal

If **we** require, **you** must co-operate in an appeal against the judgment or decision of a Court or Tribunal.



Instruction and choice of your representative, Counsel and experts

In all cases your representative will be appointed in your name and on your behalf.

Freedom to choose your representative

You will have freedom to choose your representative if:

- there is a legal conflict of interest between you and us and
- at the point of legal proceedings or an inquiry

subject to **us** approving **your** choice, in these circumstances, see **your policy** schedule for details.

In a tax enquiry or any **claim** where **we** may be liable to pay **compensation we** will choose a **representative** to act on **your** behalf.

In all other circumstances, we will choose a representative to act on your behalf.

When selecting **your representative**, **you** must have regard to **your** duty to minimise the cost of any **claim**.

The name and address of **your** chosen **representative** must be notified to **us** in writing. **We** will accept **your** choice if:

- We are satisfied that your chosen representative will co-operate with us and enable you to comply with the terms and conditions of your policy
- The **representative** has the necessary experience to deal with the dispute
- The **representative's** charging rates are fair and reasonable in regard to the dispute

A dispute arising from **your** choice of **representative** may be referred to arbitration in accordance with **Important information – How to make a complaint**.

You must not enter into any agreement with your representative as to the basis of calculation of costs without our written consent.

If in any **claim your representative** wishes to instruct Counsel or an expert the following must be submitted to **us** for **our** approval:

- The expert's or Counsel's name
- Details of their expertise
- Charging rates and estimated cost
- An explanation of the need for such instruction



Section 2: Important information

Fraud

If **you** or anyone acting on **your** behalf make a fraudulent **claim, we** will cancel the **policy** from the time the fraud took place, retain any premium and recover from **you** any amount **we** have paid towards the fraudulent **claim**.

Dual insurance

If any **claims** covered under this **policy** are also covered by another policy, or would have been covered if this **policy** did not exist, **we** will only pay **our** share of the **claim** even if the other insurer refuses the claim.

Information you have given us

In deciding to accept this **policy** and in setting the terms and premium, **we** have relied on the information **you** have given **us**. **You** must take care when answering any questions **we** ask by ensuring that all information provided is accurate and complete.

If **we** establish that you deliberately or recklessly provided **us** with false or misleading information **we** will treat section 2 of this **policy** as if it never existed and decline all **claims**.

If **we** establish that **you** carelessly provided **us** with false or misleading information it could adversely affect your **policy** and any **claim**. For example, **we** may:

- Treat section 2 of this **policy** as if it had never existed and refuse to pay all **claims** and return the premium paid. **We** will only do this if **we** provided **you** with cover which **we** would not otherwise have done
- Amend the terms of **your policy**. We may apply these terms as if they were already in place if a **claim** has been negatively affected by your carelessness
- Reduce the amount **we** pay on a **claim** in proportion to the premium **you** have paid against the premium we would have charged **you**
- Cancel **your policy** in accordance with the cancellation information

We will write to you or the administrator if we:

- Intend to treat your policy as if it never existed
- Need to amend the terms of your policy

If **you** become aware that information **you** have given us is inaccurate, **you** must inform **us** as soon as possible.

Liquidation

If **you** are placed in liquidation, receivership, administration or bankruptcy or enter into a voluntary arrangement or deed of arrangement or if any application is made to the Court or if a meeting for any of these reasons is held, this **policy** will automatically terminate. If this happens, cover under **your policy** for **costs** and **compensation** will be automatically withdrawn and any **costs** incurred or **compensation** awarded on or after the date of withdrawal will not be covered whether **we** previously agreed to them or not.



Rights of third parties

A personwho is not a party to this **policy** has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this **policy** but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

Breach of sanctions

We provide no cover for any **claim** if it means **we** would be in breach of any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of The European Union, The **United Kingdom** or The United States of America.

Communications

All notices and communications from **us** to **you** regarding **your policy** shall be deemed to have been sent to **you** if sent to **your** insurance broker (if applicable) or, in relation to any matters arising out of any **claim**, if sent to **your representative**.

Section 2: Defined terms

Any one claim

All claims connected by the same:

- original cause, event, circumstance or related in time or
- legal proceedings, tax enquiry or parties in dispute

even if you are claiming under more than one Sub-section of this Section of this policy

Claim

An insurance claim under this policy

Compensation

Sub-section of cover: Employment compensation awards
 Basic and compensatory awards for unfair dismissal (which includes constructive dismissal and
 unfair selection for redundancy) and compensation for unlawful discrimination

• Sub-section of cover: Data protection compensation

You have been ordered to pay under the Data Protection Act 2018 (Articles 168 and 169) and the General Data Protection Regulation (Section 82)

Computer system

Any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by **you** or any other party.

Contracting Party

A person, firm or company with whom you have a direct contractual relationship

Costs

Own costs

• The legal or professional costs (including any disbursements such as Counsel's or expert's fees)



reasonably charged to you by your representative

Other party costs

• In civil proceedings, the legal costs incurred by the party **you** are in dispute with that a Court or Tribunal orders **you** to pay or that **you**, with **our** prior written agreement, agree to pay under the terms of a settlement. This does not include any costs **you** are responsible for paying under the terms of a contract.

Cyber act

An unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any **computer system**.

Cyber incident

- Any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any **computer system**; or
- Any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any **computer system**.

Effective date

The date when **you** paid for Gold membership with the **master policyholder** and continuous Gold Membership has remained in place since this date

Employee

Any person under a contract of service with you

Excess

The initial amount of **costs** or **compensation** as shown in the **policy** schedule that **you** must pay in a **claim** before **we** will make any payment under this **policy** if **you**:

- Use our choice of representative
- Exercise your freedom to choose your representative as described under Claims condition: Instruction and choice of your representative, Counsel and experts

Ordinary pay

The average pay **you** received for **your** business in the eight weeks immediately preceding **your** suspension by OFSTED (or the equivalent body within the **territorial limits**) but excluding any overtime or bonus pay

Policy

This insurance policy including the schedule and any endorsements that apply

Property

Land (including walls) or buildings owned or occupied by you for which you are legally responsible

Reasonable prospects of success

We will make **our** decision on whether to cover **your claim** based on a legal opinion from **your representative** (and any professional advice **we** regard necessary) on whether **your claim** has at least a 51% chance of:

- Successfully pursuing your case and securing a legal and/or financial remedy
- Not being found liable in a civil case (not criminalagainst you
- Being found not guilty in the defence of a criminal prosecution
- Securing a significant reduction of **your** punishment or fine in a criminal prosecution
- Successfully appealing the decision of the relevant authority
- You not being suspended and of you retaining your registration or accreditation



If there is 50% or less chance of the above we will not provide cover.

Representative

A solicitor, barrister, accountant or other appropriately qualified person appointed to act for **you** and who agrees to comply with the terms of this **policy**. The chosen representative may not be a person employed by **you**.

We/Our/Us

Markel International Insurance Company Limited trading as Markel Legal Expenses Insurance, 20 Fenchurch Street, London EC3M 3AZ. **Claims** will be handled by Markel Protection Limited which is a separate legal entity to Markel International Insurance Company Limited.

The insurer is liable only for the proportion of liability it has underwritten. The insurer is not jointly liable for the proportion of liability underwritten by any other insurer. Nor is the insurer otherwise responsible for any liability of any other insurer that may underwrite this contract

You/Your

- The **business**(es) or individual(s) declared to **us** and named in the **policy** schedule
- Under Sub-sections of cover: Criminal defence, Personal injury and Licence appeals you
 may request, your employee, or a director or a partner of your business to be covered by your
 policy provided that under Sub-section of cover: Criminal defence the same representative
 acts for all



Section 3: Loss of Revenue

Section 3 - Definitions

Cover Period

means the period beginning with the **start** of the **insured event** and ending no longer than 12 months later.

Damage

shall mean accidental loss, destruction or damage

Insured event

means

- accidental loss, damage or destruction, at the premises, to property that is used by you for the purpose of your business
- accidental loss, damage or destruction to any property within 1 kilometre of the premises which
 prevents or makes it difficult for you to enter the premises for the purpose of your business
- closure or restriction in the use of the premises due to the order or advice of the competent local authority, government or police as a result of the following occurrences at the premises
 - o **legionella**
 - o food poisoning
 - o defective drains or other sanitary arrangements
 - o vermin or pests
 - o bomb scare

•

- murder, manslaughter, suicide or rape at the premises
- accidental failure of your supply of electricity, gas, water or telecommunication services

Premises

means the buildings together with its land and outbuildings which are owned, occupied or utilised by **you** for the purpose of **your business**.

Revenue

shall mean the money paid or payable to **you** for work or services provided in the course of **your business** at the **premises**

Standard revenue

means the **revenue** during the period of the same length as the **cover period** in the 12 months immediately before the start of the **insured event**

Start

means

- the date the accidental loss, damage or destruction occurred
- the date of closure or restrictions of the **premises** were applied
- the date of discovery of murder, manslaughter, suicide or rape
- the date **your** supply of electricity, gas, water or telecommunications failed

We, Us, Our, Insurer

Markel International Insurance Company Limited.

You, Your

The person who is named as the subscribing Gold member of Childcare.co.uk



Section 3 - What you are not covered for

This policy does not provide cover in respect of the following:

- 1. **We** will not pay **you** more than **our** proportionate share if **your** loss is covered by any other insurance.
- 2. **We** will not pay **you** for any **damage** to **your premises** that **you** have more specifically insured or has been more specifically insured on **your** behalf
- 3. We will not pay you for any damage to
 - the permanent and/or temporary works forming part of any contractor for the maintenance, repair, renovation, refurbishment, alteration, rebuilding or similar of **your premises** and/or
 - materials for incorporation in the permanent and/or temporary works
- 4. **We** will not pay **you** for any loss resulting from damage caused by the deliberate act of a supplier in withholding the supply of water, gas, electricity, fuel or telecommunication services other than loss resulting from any subsequent damage which in itself is not excluded under this section of cover.

However, this exclusion shall not apply if the withholding by the supplier is

- for the sole purpose of safeguarding life, or
- for protecting any part of the supplier's system, or
- a result of a scheme of rationing due to damage to the supplier's premises.

We will not pay you for any loss resulting from accidental failure of your supply of electricity, gas, water or telecommunication services

- which does not involve a lack of supply for at least 4 consecutive hours
- which is caused by strikes, labour or trade disputes, or drought
- 5. **We** will not pay **you** for any loss or **damage** as a result of war, civil unrest, riots, or terrorist activities
- 6. **We** will not pay **you** for any loss or **damage** as a result of ionising radiation or radioactive contamination from any nuclear material or equipment
- 7. We will not pay fines, penalties, exemplary or punitive awards against you

Section 3 - What you are covered for

If any of the following **insured events** occur during the **period of insurance** shown in the policy schedule.

1. Business interruption

accidental loss, damage or destruction, at the **premises**, to property that is used by **you** for the purpose of **your business**

2. Denial of access

Accidental loss, damage or destruction to any property within 1 kilometre of the **premises** which prevents or makes it difficult for **you** to enter the **premises** for the purpose of **your business**

3. Compulsory closure

closure or restriction in the use of the **premises** due to the order or advice of the competent local authority, government or police as a result of the following occurrences at the **premises**

- o legionella
- o food poisoning
- o defective drains or other sanitary arrangements
- o vermin or pests
- o bomb scare



However, we will not pay you for

- any loss arising from any cause within **your** control
- o any costs incurred in the cleaning repair replacement recall or checking of the premises
- 4. Failure of utility supply

accidental failure of **your** supply of electricity, gas, water or telecommunication services

and **your business** is interrupted or interfered with **we** will pay **you your** reduction in **revenue** and/or increase in cost of working.

Where **your business** has been interrupted or interfered with following accidental loss, damage or destruction to property at the **premises**, **we** will only pay **you** for the reduction in **revenue** and/or increase in cost of working if at the time of the **damage** there shall be an insurance in force covering **your** interest in the property at the **premises** against **damage** and that payment shall have been made or liability admitted under that insurance (but this proviso shall not apply if no payment is made under such insurance solely owing to the operation of an excess)

The most **we** will pay **you** for reduction in **revenue** is the amount the **revenue** falls short, during the **cover period**, of the **standard revenue** as a result of the **insured event**.

The most **we** will pay **you** for increase in cost of working is the additional amount of money, necessarily and reasonably spent, for the sole purpose of avoiding or diminishing the reduction in **revenue** which would have occurred during the **cover period** as a result of the **insured event** had that money not been spent. However **we** will not pay **you** more than the loss of **revenue** avoided by spending that additional money.

The most **we** will pay in the **period of insurance** shown in the policy schedule in respect of 1. business interruption is £20,000

The most **we** will pay in the **period of insurance** shown in the policy schedule in respect of 2. denial of access is £1,000

The most we will pay in the **period of insurance** shown in the policy schedule in respect of 3. compulsory closure is \pounds 1,000

The most **we** will pay in the **period of insurance** shown in the policy schedule in respect of 4. Failure of utility supply is £1,000

Section 3 - Conditions

1. Value Added Tax clause

To the extent that **you** are accountable to the tax authorities for Value Added Tax all terms in this policy shall be exclusive of that tax.

2. Current cost accounting

Any adjustment implemented in current cost accounting shall be disregarded.

1. <u>Governing Law</u>

Unless some other law is agreed in writing, this policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the **territorial limits** in which **your business** is situated.



Section 3 - Claims Conditions

Notification of claims

It is a condition to **our** liability under this policy that **you** notify **us** in writing

as soon as possible in respect of claims or requests for payment

of

- any circumstance of which **you** become aware which is likely to give rise to
 - a claim
 - o you seeking payment under this policy

you must give us

- your reasons for your anticipation of a claim
- full details of dates

You must at your expense,

- give **us** in writing the details of **your** request for payment within one month (or within any further time that we agree to) of the expiry date of the **cover period**
- give us your books of account and other business books, vouchers, invoices, balance sheets and other documents, proofs, information, explanation and other evidence that **we** request together with (if **we** ask) a statutory declaration of the truth of the claim and anything connected with it.

If **you** fail to do this **your** claim under section 3 Loss of Revenue may not be covered or the amount **we** pay **you** may be reduced

General claims handling

It is a condition to our liability under this policy that

- you must give us the information and co-operation that we may reasonably request
- you must not do anything which might prejudice us
- **you** must take all reasonable steps to prevent any further claim or request for payment under this policy
- **you** must tell the police as soon as possible of any **damage** or loss involving theft or attempted theft, malicious damage or vandalism or any loss of **money**

Subrogation

We will be entitled to take over and undertake in **your** name, all **your** rights of recovery against anyone before or after any payment under this policy.

You will give us all the assistance we may require to exercise those rights of recovery.

Defence of claims

- we are entitled to take over the defence or settlement of any claim in your name
- **you** are entitled at **your** own risk to contest any claim or legal proceedings which in **our** opinion should be compromised or settled but, if **you** choose to do this, **we** will not be liable for any loss incurred as a result of **your** refusal to compromise or settle the claim or legal proceedings

How to make a claim



- If you want to make a claim under section 3 of this policy contact us by
 - $\circ~$ writing to our claims team at Markel (UK) Limited, City Square House, 11 Wellington Street, Leeds, LS1 4DL, or
 - email our claims team <u>claimsuk@markelintl.com</u>

quoting your policy number and the name of the **master policyholder** shown in the policy schedule.

 If you wish to discuss a claim under section 3 of this policy please call our claims team on 0845 351 2600

Things you must do

You must comply with the claims conditions.

If **you** fail to comply with these conditions **we** may not pay **your** claim or any payment could be reduced.