

Professional indemnity Architects & Engineers

Contents

Welcome to AXA	3
Important information about this cover	3
Your policy	4
Meanings of defined terms	4
Policy conditions	6
What is covered	10
Defence and settlement of claims	14
What is not covered	15
Making a complaint	18

Welcome to AXA

Thank you for choosing AXA

Please read carefully all **your** documents together as they form **your policy** and contain the full details of **your** cover. Please keep any documents **we** have provided in a safe place.

If you have any questions, need anything explaining or believe this contract does not meet your needs, please contact us or your insurance adviser.

Important information about this cover

This cover operates on a claims-made basis. This means that we will only provide cover for claims or claim circumstances made against you and notified to us during the period of insurance. We will not cover any claim or claim circumstance arising from an act, error or omission that occurred before the retroactive date.

Conditions apply regarding when you must tell us about claims or claim circumstances and these can be found below. You should read these carefully.

Your policy

Your policy is a contract of insurance between you and us and you have a duty to make a fair presentation of the risk to us in accordance with the law.

In return for you having paid or agreed to pay the premium we will cover you subject to the terms contained in your policy.

Your policy is renewable provided that we agree to accept your premium for any subsequent period of insurance. We do not have to offer renewal of your policy and cover will cease on the end date. If renewal is offered and accepted by you a new schedule will be issued for the new period of insurance showing any changes to your cover.

Throughout this **policy**, **we** use definitions and headings. Definitions are used to explain what a word means and are highlighted in bold blue print. Details of the definitions that apply throughout **your policy** can be found on page 4.

Headings have been used for **your** guidance and do not form part of the contract. Wherever a word is used in the singular, this will also include the plural and vice versa.

To help you understand the cover within your policy we have included sections entitled 'What is covered' and 'What is not covered'.

Under the heading 'What is covered' we give information on the insurance that your policy provides. This must be read with 'What is not covered' and the Policy conditions at all times.

Under the heading 'What is not covered' we draw your attention to what is excluded from your policy.

Telling us about a claim

If you need to tell us about a claim please first check your policy to make sure you are covered. You must then follow the Claim circumstance condition and Claim notification condition on page 8.

Please contact **your** insurance adviser who will help **us** deal with the **claim**.

Making a complaint

If you are not happy with the way a claim or any other matter has been dealt with, please read 'Making a complaint' at the end of this document.

Meanings of defined terms

These definitions apply to **your policy**. If a word or phrase has a defined meaning it will be highlighted in bold blue print and will have the same meaning wherever it is used in this **policy**.

Asbestos

Asbestos in any form, asbestos fibres or particles or derivatives of asbestos or any material containing asbestos.

Asbestos survey

A management survey or a refurbishment or demolition survey, as described in HSG264 published by the Health and Safety Executive in connection with Regulation 4 of the control of Asbestos Regulations 2006, or any comparable survey or inspection, whether of commercial or residential land or property.

Claim(s)

Any verbal or written demand, notice or communication from a third party

- 1 making an assertion for legal remedy or any other form of compensation or remedy
- 2 containing reference to, or serving notice of, intent to start legal proceedings
- 3 invoking any pre-action protocol as set under the Civil Procedure Rules and/or
- 4 referring to arbitration, adjudication or complaint proceedings.

Claim circumstance(s)

Any incident, occurrence, fact, matter or act that **you** become aware of that might reasonably give rise to a **claim**.

Collateral warranty

Any written agreement that creates a duty of care between **you** and any party that is not **your** direct client or customer.

Criminal prosecution defence costs

Costs and expenses that you incur with our prior written consent to defend any criminal proceeding first made against you and notified to us during the period of insurance arising from the conduct of your professional business.

Defence costs

All costs and expenses incurred by **us** or by **you** with **our** prior written permission relating to the investigation, defence or settlement of any **claim** against **you**, which **your policy** covers.

This does not include profit costs or remuneration or expenses paid or due to **you**.

Documents

Any documents, information or data, including computer records and data or information stored magnetically or electronically, that are **your** property or are looked after by or deposited with **you** in the ordinary course of **your professional business** and for which **you** are responsible. This does not include bearer bonds, coupons, stamps, bank or currency notes or negotiable instruments.

Employee(s)

- 1 Any person working for **you** under a contract of service with **you** or
- 2 Any person working for you in connection with the professional business
 - a who is hired or lent to you
 - **b** who is self-employed
 - c on a voluntary basis

and who is under your control or supervision.

Environmental audit

An investigation specifically intended to assess if there is **pollution** present.

Excess

The amount stated in **your** schedule, being the first amount of **loss** for which **you** are responsible.

Extended liability

Legal liability assumed by **you** under the express or implied terms of any contract or agreement that restrict **your** right of recovery or increase **your** liability at law beyond that applicable in the absence of those terms.

Injury

Any death, illness, disease or sickness or any bodily, mental, psychological or emotional injury, distress or shock.

Limit of indemnity

The amount shown in **your** schedule as the limit of indemnity.

Loss

The amount that **you** are legally liable to pay due to a **claim**, including awards of damages, awards of claimant costs and amounts that are pursuant to settlements, but not including **defence costs**.

Period of insurance

Period shown in **your** schedule, inclusive of both the stated start date and end date.

Policy

This document, any schedule and any endorsements attached or issued.

Pollutant

Any solid, liquid or gaseous pollutant contaminant or irritant substance or any biological agent that is a danger to human health, but not including asbestos.

Pollution

Actual, alleged or threatened discharge, seepage, treatment, removal, disposal, dispersal, emission, release or escape of any **pollutant** or any regulatory order, direction or request to test for, monitor, remove, contain, treat, detoxify, or neutralise any **pollutant**.

Professional business

- Professional services or professional advice undertaken by you or on your behalf arising directly from the activities you have told us about in the proposal and application form and appearing on your schedule.
- 2 Professional services or professional advice that you provide whilst holding an individual personal appointment, provided that the fee you charged for those services or advice (if a fee was charged) is included in the income that has been disclosed to us when applying for this insurance. This does not include any appointment as a director or officer of a company or as a trustee.

Retroactive date

The date from when work **you** performed is covered. This date is shown on **your** schedule.

Subsidiary

A company that **you** either directly or indirectly control through

- 1 holding a majority of the voting rights
- 2 the right to appoint or remove a majority of its board of directors and/or
- 3 sole control of, pursuant to a written agreement with other shareholders, a majority of that company's voting rights.

Terrorist act

Any act of a person or group directed towards the overthrowing or influencing of any government, or putting any section of the public in fear by threat, force or violence or other means.

Virus or similar mechanism

Program code, programming instruction or any set of instructions intentionally constructed with the ability to damage, interfere with or otherwise adversely affect computer programs, data files or operations, whether involving self replication or not, including but not limited to trojan horses, worms or logic bombs.

We/us/our

AXA Insurance UK plc.

You/your

- 1 The person, firm, company or organisation shown in your schedule as the insured.
- 2 Any person, firm, company or organisation shown in your schedule as an additional insured.
- 3 Any predecessor in business to any firm, company or organisation that has been disclosed to us.
- 4 Any person who is or has been or who becomes a director, partner, member, principal or **employee** of any firm, company or organisation referred to in 1, 2 or 3 above and only for work undertaken for or on behalf of any such firm, company or organisation.
- 5 Any retired partner, retired director or retired member of the firm, company or organisation shown in your schedule as the insured and who remains as a consultant to any person, firm, company or organisation shown in your schedule as the insured.
- 6 The estate, heirs, executors, legal or personal representatives of any person referred to in 1, 2, 3, 4 or 5 above in the event of their death or incapacity.

Policy conditions

You must comply with the following conditions to have the full protection of your policy. If you do not comply then we may at our option take one or more of the following actions

- 1 Cancel your policy
- 2 Declare your policy void (treating your policy as if it had never existed)
- 3 Change the terms of your policy
- 4 Refuse to deal with all or part of any claim or reduce the amount of any claim payments.

Adjudication condition

If you receive any notice of intention to adjudicate, notice of adjudication, referral notice or any adjudication notice relating to a contract, you must tell us within two working days of receipt of that notice.

We reserve the right to treat any notification received under this clause as notification of a claim circumstance.

You must not serve any notice of intention to adjudicate, notice of adjudication, referral notice or any adjudication notice relating to a contract without first obtaining our written approval unless, in your reasonable opinion, service of those notices will not lead to a claim.

You must not

- 1 make any admission in respect of the dispute that is the subject of adjudication
- 2 agree to accept the decision of the adjudicator as finally determining the dispute with no further reference to legal proceedings, arbitration or alternative dispute resolution

without first obtaining **our** written approval to do so.

If you do not comply with this condition, we have the right to refuse to pay any costs, damages, penalties or other amounts that arise from the adjudication.

Admission of liability condition

In the event of a claim or discovery of a claim circumstance, you must not

- 1 admit liability
- 2 incur any defence costs
- 3 make any offers of settlement
- 4 otherwise prejudice the conduct of defence or settlement of that claim or claim circumstance

without first obtaining **our** written approval. This applies regardless of any complaints handling procedure or if the amount in dispute is less than **your excess**.

Breach of Claim notification condition or Claim circumstance condition

If you do not comply with the Claim notification condition or the Claim circumstance condition and where the claim or claim circumstance would otherwise be covered by this policy, we will not refuse to pay the claim provided:

- you tell us in writing about the claim or claim circumstance during the period of insurance and;
- 2 you can satisfy us that you had no intention to deceive or mislead.

If, however, this affects our ability to handle or settle a claim or claim circumstance, we will reduce the amount we pay to the figure we reasonably believe would have been payable had our ability to handle or settle it not been affected. This does not affect any other condition in this policy.

If you do not comply with the Claim notification condition or the Claim circumstance condition and you disagree with us about what is covered or what we will pay, you may refer the matter for consideration to the professional or regulatory body to which you belong. If that professional or regulatory body agrees to nominate a person to intercede on your behalf and, after consideration of the facts, that person considers intercession by them is warranted, we agree we will give due and proper consideration to that person's intercession.

Change in risk condition

You must tell us as soon as possible during the period of insurance of any change

- 1 to the professional business
- 2 in the person, firm, company or organisation shown in your schedule as the insured
- 3 to the information you provided to us previously or any new information that increases the risk of loss as insured under any section of your policy.

Your policy will come to an end from the date of the change unless we agree in writing to accept an alteration.

We do not have to accept any request to vary your policy. If you wish to make any alteration to your policy you must disclose any change to the information you previously provided or any new information that could affect this insurance. If we accept any variation to your policy, an increase in the premium or different terms or conditions of cover may be required by us.

Claim circumstance condition

You must tell us in writing as soon as possible within the period of insurance about claim circumstances.

When telling us about claim circumstances, you must give to us full details including but not limited to

- 1 a description of the claim circumstance
- 2 the nature of the alleged act, error or omission leading to the claim circumstance and the date it was committed
- 3 the nature of the alleged damage
- 4 the names of the actual or potential claimants and defendants, and
- 5 the manner in which you first became aware of the claim circumstance.

If claim circumstances that relate to work you performed after the retroactive date and within the period of insurance lead to a claim after the period of insurance has ended, that claim will be deemed to have been made against you during the period of insurance, provided that you told us in accordance with the requirements of this condition.

Claim control and co-operation condition

You must give **us** all information and assistance that **we** reasonably require and that is in **your** power to provide.

You must co-operate with **us** and anyone appointed on **our** behalf by

- providing any information, assistance, signed statements or depositions as we may require to comply with any Civil Procedure Rules, Practice directions and Pre-Action Protocols as may be issued
- 2 assisting to present the best possible defence to a claim
- 3 ensuring access to any information that we or our representatives may require in the defence of a claim or the investigation of any claim circumstance, whether or not that information may be privileged
- 4 provide us with any and all information that will allow us to determine our liability under this policy

- 5 making payment on demand of your excess in order to comply with the terms of any settlement we have agreed
- 6 providing any information, assistance, signed statements or depositions as **we** may require to exercise **our** rights of subrogation
- 7 ensuring that all documents of any description relevant to any claim or claim circumstance are preserved and complete.

Claim notification condition

You must tell us in writing as soon as possible within the period of insurance about any claim against you irrespective of your views as to the validity of such claim.

We will not pay your claim where you have not complied with this condition.

Dishonesty and fraud condition

You must tell us as soon as possible within the period of insurance of the discovery of any dishonest or fraudulent act or omission or of any reasonable suspicion that an employee has acted dishonestly or fraudulently.

Expiry of period of insurance condition

If you become aware of a claim or claim circumstance in the seven days immediately before the end of the period of insurance but, in our reasonable opinion, you are unable to tell us before the end of the period of insurance, we will allow you an additional seven days immediately after the period of insurance.

Fraud condition

You and anyone acting for **you** must not act in a fraudulent way.

If you or anyone acting for you

- 1 knowingly makes a fraudulent or exaggerated claim under your policy;
- 2 knowingly makes a false statement in support of a claim (whether or not the claim itself is genuine) or
- 3 knowingly submit a false or forged document in support of a claim (whether or not the claim itself is genuine)

we will

- a refuse to pay the claim
- b declare the policy void from the date of the fraudulent act without any refund of premiums

and we may inform the police of the circumstances.

Instalments condition

If you fail to pay a premium instalment to us on the date due, this will result in your policy being cancelled from the date the missed instalment was due. You will not be entitled to any return of premium where this happens.

If a claim or claim circumstance has been notified to us during the current period of insurance the annual premium remains due in full.

Law applicable to this policy condition

You and we can choose the law which applies to this policy. We propose that the Law of England and Wales apply. Unless we and you agree otherwise, the Law of England and Wales will apply to this policy.

Misconduct investigation notification condition

If you discover that an investigative inquiry into your conduct of your professional business is to be undertaken within the period of insurance, you must inform us within 14 days.

If you do not comply with this condition, we have the right to refuse to pay any costs, damages, penalties or other amounts arising from the investigation.

Non-disclosure and misrepresentation condition

You have a duty to make a fair presentation of the risk which you wish to insure. This applies prior to the start of your policy, if any variation is required during the period of insurance and prior to each renewal.

If you fail to comply with this duty then

1 If we can demonstrate that the failure to make a fair presentation of the risk was deliberate we can elect to make your policy

- void and keep the premium. This means treating the **policy** as if it had not existed and that **we** will not return **your** premiums, or
- If the failure to make a fair presentation of the risk was not deliberate and we would not have provided cover or we would have issued cover on different terms had you made a fair presentation, then we will not use our right to void your policy or to reduce the amount we will pay for a claim, but we can charge a reasonable additional premium in light of any prejudice caused to us by your failure to comply with that duty. Any such additional premium will not be more than the reduction in the amount of the claim payment that the law would have entitled us to apply.
- 3 Where we elect to apply one of the above then
 - if we elect to make your policy void, this will be from the start of the policy, or the date of variation or from the date of renewal
 - b we will apply additional premium calculated by reference to the premium that would have been charged and this will apply from the start of the policy, or the date of variation or from the date of renewal

depending on when the failure to make a fair presentation occurs.

- 4 In the case of a **claim** first made against **you** during the **period of insurance** where:
 - a you had previous knowledge of the circumstances relating to that claim, and
 - b you should have notified that claim under any preceding policy but did not do so, if the indemnity or cover under your policy is greater or wider in scope than the preceding policy (whether insured by us or not), we will only cover you to the amount and extent as would have been provided by the preceding policy.

Other insurance condition

If a **claim** is made under this **policy** and there is other insurance cover under which **you** are, or would be but for this **policy**, entitled to have a **claim** paid, **we** will not pay the **claim** or **defence costs** except for any amount over and above the amount payable by the other insurance policy or policies.

Sanctions condition

This contract of insurance is subject to sanction, prohibition or restriction under United Nations resolutions. It is a condition of your policy that we will not provide cover, or pay any claim or provide any benefit under your policy to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose us, or our parent, subsidiary or any AXA group member company, to any trade or economic sanctions, or violate any laws or regulations of the United Kingdom, the European Union, the United States of America or any other territory.

Subrogation (our rights) condition

We will be entitled to undertake in **your** name or on **your** behalf steps to enforce rights against any other party before or after any payment is made by **us**.

We will not exercise any right of subrogation against any present or former employee unless we have made payment brought about or contributed to by any dishonest, fraudulent or malicious act, error or omission of that present or former employee or if the present or former employee conspired to commit or condone any such dishonest, fraudulent or malicious act, error or omission.

You must not enter into any contract or other agreement that restricts **your** rights of recovery in respect of any **claim** that may be covered by this **policy**.

Third party rights condition

The Contract (Rights of Third Parties) Act 1999 does not apply to this **policy**.

✓ What is covered

We will cover you for any claim and defence costs that arise from the conduct of your professional business, where the claim is first made against you and notified to us during the period of insurance, arising from

- 1 a breach of professional duty
- 2 negligent misstatement or misrepresentation
- 3 unintentional libel, slander or defamation
- 4 unintentional breach of or misuse of confidentiality or any right to privacy
- 5 unintentional infringement of intellectual property rights including any act of passingoff (but not breach of patent)
- 6 any liability you incur as a result of a decision by an adjudicator appointed to resolve a dispute under the Scheme for Construction Contracts as contained in the Housing Grants Construction and Regeneration Act 1996, or an adjudication clause contained in a contract, or
- 7 any other civil liability that you incur.

The most we will pay for loss resulting from each claim is the limit of indemnity.

We will pay defence costs in addition to the loss. If the amount of loss exceeds the limit of indemnity, the most we will pay for defence costs will be an amount in the same proportion that the limit of indemnity has to the loss.

Asbestos cover

For any **claim** or **claim circumstance** arising directly or indirectly from the actual or possible dispersal or presence of **asbestos**, **we** will pay the costs of

- 1 rectification
- 2 redemption
- 3 decrease in value

caused by that actual or possible dispersal or presence of **asbestos** but only where that **claim** or **claim circumstance** arises from **your** negligent act, negligent error or negligent omission. Where that **claim** relates to a decrease in value, **we** will only cover the decrease that

arises from a survey that **you** performed and where that survey was not an **asbestos survey**.

The most we will pay for all claims and defence costs arising directly or indirectly from asbestos in any one period of insurance is £250,000.

Any amounts we pay for such asbestos claims or claim circumstances are not additional to and do not increase the limit of indemnity.

Collateral warranties cover

We will cover you for any claim and defence costs arising from your performance of obligations agreed by you under a collateral warranty, provided that

- 1 the claim arises from the performance of your professional business and was first made against you and notified to us during the period of insurance
- 2 the benefit of such collateral warranty is no greater and/or longer lasting than that in the original contract to which the collateral warranty relates.

The most we will pay for Collateral warranties cover is the limit of indemnity.

Court attendance costs cover

In the event that any of your directors, partners, members, principals or employees are required to attend court, mediation or arbitration in connection with a claim that is covered by this policy, provided that we have first given our written consent, we will pay compensation to you at £300 per day or part of day for each person required to attend.

The most we will pay for all Court attendance costs cover in any one period of insurance is £15,000. This is in addition to the limit of indemnity.

Criminal prosecution defence costs cover

We will pay for criminal prosecution defence costs but only where, in our reasonable opinion, defending the criminal proceeding could protect you against a claim or potential claim that would be covered by this policy.

For any subsequent or concurrent civil action arising out of that criminal offence, notification

of that action will be deemed to be notification of a **claim** or **claim circumstance**.

The most we will pay for all criminal prosecution defence costs in any one period of insurance is £250,000 or the limit of indemnity, whichever is the lower. This is part of and not in addition to the limit of indemnity.

Cyber liability cover

We will pay for any claim or claim circumstance that arises from professional business transacted via the internet, extranet, your own website or web-address or via the transmission of email or documents by electronic means provided that claim or claim circumstance relates to

- 1 defamation
- 2 malicious falsehood
- 3 unintentional false attribution or passing-off
- 4 unintentional infringement of intellectual property rights
- 5 breach of confidence or infringement of any rights of privacy
- 6 unintentional misuse of any information which is either confidential or subject to statutory restrictions on its use, or
- 7 misuse by any **employee** of **your** electronic signature or external email.

The most we will pay for all such claims and defence costs in any one period of insurance is £100,000. Any amounts we pay for such Cyber liability are not in addition to and do not increase the limit of indemnity.

Data Protection Act defence costs cover

We will pay criminal prosecution defence costs in the defence of any criminal proceedings brought under sections 21(1), 21(2), 22(6) or 47(1) of The Data Protection Act 1998, provided always that

- the act, error or omission giving rise to the proceedings was committed by you in the conduct of your professional business
- we will be entitled to appoint solicitors and/ or counsel to act on your behalf, and
- 3 we will not pay defence costs after you have pleaded guilty or have been found guilty.

The most we will pay for Data Protection Act defence costs cover is the limit of indemnity.

Dishonesty and fraud cover

We will cover you for any claim and defence costs arising from the conduct of your professional business, first made against you and notified to us during the period of insurance, for any civil liability including liability for claimant's costs and expenses arising from dishonest or fraudulent acts or omissions by any of your employees who are not a principal, partner, member or director.

In the case of any claim arising from any dishonest or fraudulent act or omission

- no person committing or condoning dishonest or fraudulent acts or omissions shall be entitled to cover
- 2 we will not cover dishonest or fraudulent acts or omissions committed by any person after **you** discover, or have reasonable cause for suspicion of, dishonesty or fraud on the part of that person
- 3 in the event of a finding of fraud or an admission of guilt by the alleged fraudulent party, then we will seek a full refund of any amounts paid by us under this section from that fraudulent party.

Any dishonesty or fraud committed by two or more employees who were acting together will be regarded as one claim.

The most we will pay for loss resulting from each **claim** that arises out of that dishonest or fraudulent act or omission is the limit of indemnity.

We will pay defence costs in addition to loss that arises out of that dishonest or fraudulent act or omission. If that loss amount exceeds the limit of indemnity, the most we will pay for defence costs will be an amount in the same proportion that the limit of indemnity has to the loss amount.

Disputed fees cover

We will pay you amounts owed to you by your client where they refuse to pay for work you have done for them, including amounts legally owed by you to sub-contractors or suppliers, provided always that

- 1 we are satisfied that your client has reasonable grounds for being dissatisfied with your work and threatens to bring a claim for more than the amount owed
- it is possible to settle the dispute by you agreeing not to pursue the outstanding amount and
- we consider that it will avoid a legitimate **claim** that would otherwise be covered by this **policy** for a greater amount than the amount owed to you.

If a claim still arises from the same dispute then the amount paid under this section will be deducted from the limit of indemnity for that subsequent claim.

If you eventually recover the debt then the amount paid by us must be repaid to us less your reasonable expenses of recovering the debt due.

Formal investigation costs cover

We will pay costs and expenses that you incur with our prior written approval at a properly constituted hearing, tribunal or proceeding that is covered under this **policy**, but that are not included under the meaning of defence costs, provided that the hearing, tribunal or proceeding

- is first instigated against you and notified by you to us during the period of insurance,
- 2 arises from the conduct of your professional business.

The most we will pay for Formal investigation costs cover in any one period of insurance is £25,000.

Joint ventures cover

We will cover you for any claim and defence costs that arise from the conduct of your professional business, where the claim is first made against you and notified to us during the period of insurance, arising from a civil liability that you may become legally liable to pay and that arises whilst you are a member of a joint venture or consortium.

The most we will pay for Joint ventures cover is the limit of indemnity.

Loss of documents cover

We will cover you for any claim and defence costs that arise from the conduct of your professional business, where the claim is first made against you and notified to us during the period of insurance, arising from the destruction, loss or damage of any documents.

We will pay reasonable costs and expenses for replacing or restoring your own documents that have been destroyed, lost or damaged in the conduct of your professional business provided that the destruction, loss or damage is discovered by you and notified to us during the period of insurance.

The most we will pay for loss of documents is the limit of indemnity.

An excess of £500 (or the amount shown in your schedule if that is lower) will apply to each and every claim for loss of documents.

Misconduct investigation costs cover

We will pay on your behalf the reasonable and necessary legal fees and related professional charges you incur during your representation at an investigative inquiry into your conduct of your professional business, provided that

- the inquiry is first instituted during the period of insurance
- 2 the inquiry is conducted entirely outside the United States of America or Canada
- 3 the inquiry is conducted by a regulatory or professional body that have powers to investigate you
- 4 you have been notified in writing by the regulatory or professional body that it is looking into whether or not you are culpable of misconduct
- 5 your attendance is required by the regulatory or professional body that instituted the inquiry, and
- 6 you have first obtained our written permission to incur those fees or charges.

The most we will pay for all such legal fees and related professional charges in any one period of insurance is £50,000. Any amounts we pay

for such Misconduct investigation costs are not in addition to and do not increase the **limit of indemnity**.

Mitigation costs cover

We will cover you for reasonable costs and expenses that you incur for any reasonable action you take to mitigate a loss or potential loss that would otherwise be the subject of a claim under this policy, provided always that

- 1 you obtain our prior written consent before incurring these costs and expenses, and
- 2 you prove to our satisfaction that the amount of the costs and expenses to be incurred are less than any likely award of damages arising from the same potential claim, and
- 3 if a claim still arises from the same loss or potential loss then the amount paid under this section will be deducted from the limit of indemnity for that subsequent claim.

The most we will pay for Mitigation costs cover is the limit of indemnity.

Pollution cover

For any **claim** or **claim circumstance** that arises directly or indirectly from **pollution**, **we** will only pay the costs of re-designing, re-specifying, remedying or rectifying a structure and will only pay where that **pollution**

- arises from your negligent design, negligent specification or failure to report a structural defect and
- 2 does not result directly or indirectly from any environmental audit carried out by you.

The most we will pay for all claims and defence costs arising directly or indirectly from pollution in any one period of insurance is the limit of indemnity.

Subsidiary creation and acquisition cover

If, during the period of insurance, you

- 1 acquire securities or voting rights in another organisation or create another organisation which, as a result of that acquisition or creation, becomes a subsidiary of yours, or
- 2 acquire any organisation by merger or consolidation

then that acquired or created organisation will automatically be insured under this policy with effect from the date of the acquisition or creation, but only with respect to the performance of your professional business performed after the acquisition or creation was completed.

However, if the acquired or created organisation

- 1 has annual fee income or turnover, which is greater than 10% of the annual fee income you last declared to us prior to the period of insurance
- has assets in the United States of America or Canada
- provides advice or services as part of activities which are not activities described in the definition of the professional business
- has ever been fined an amount of £10,000 or more or has ever been found guilty of an offence by its regulator, or
- has ever, with regard to any given 12 month period, incurred (through judgment or settlement) total losses equaling or exceeding £100,000 or 10% of the limit of indemnity (whichever is less) on account of claim(s) made against it in that period,

you will give us written notice of that acquisition or creation as soon as possible and also provide any additional information we may reasonably require. We will have the right to amend the terms of this policy including charging an additional premium. If you fail to give us written notice of the acquisition or creation then we will have the right to refuse to pay any claim or claim circumstance that arise directly or indirectly in connection with that acquired or created organisation.

Defence and settlement of claims

All **claims** that come from the same act, error or omission or series of acts, errors or omissions, as a result of, or arising directly or indirectly from the same source or original cause, will be regarded as one claim.

If we cover more than one person, firm, company or organisation, our liability to all, as a result of one claim, will not be more than the limit of indemnity.

We may at any time pay the limit of indemnity or relevant sub-limit. We will then have no further liability for that claim or defence costs except those already incurred at the date of payment of the limit of indemnity or sub-limit.

If a **claim** has some elements that are covered by this **policy** as well as some elements that are not covered by this policy, any defence costs or settlements will be allocated between you and us on a fair and reasonable basis taking into account the relative legal and financial exposures of the claim.

We have the right, but not the obligation, to take control of the claim and conduct the investigation, settlement or defence in **your** name. After taking into account the commercial considerations of the costs of defence, we may choose to settle a claim instead of defending it.

If we feel it is necessary, we will appoint our adjuster, solicitor or other appropriate person to deal with the claim. If you ask us, we may agree to appoint your solicitor, but only if we are satisfied that **your** solicitor has the necessary expertise to undertake this work, only on a similar fee basis as our solicitor and only for work done with our prior written approval.

If you disagree with our proposed course of action for any legal proceedings (whether defence or prosecution), then you may refer the matter to a Queen's Counsel of the English Bar to be mutually agreed between you and us. If you and we cannot agree on the Queen's Counsel to be appointed, then the Queen's Counsel will be appointed by the current Chairman of the English Bar or their representative. The Queen's Counsel's decision on how the legal proceedings should be handled shall be binding on you and us. In resolving this dispute, the Queen's Counsel will have consideration for the interests of you and us. The costs of this exercise will be allocated by the agreed or appointed party on a fair and equitable basis.

X What is not covered

Adjudication exclusion

We will not cover

- any decision made against you by an adjudicator who was not independent of the parties to the dispute
- 2 any claim arising out of or related to any adjudication arising from an adjudication clause in a contract that contains timetable provisions for adjudication that are more onerous to you than those contained in the Scheme for Construction Contracts referred to in the Housing Grants Construction and Regeneration Act 1996.

Asbestos exclusion

We will not cover any **claim** directly or indirectly involving **asbestos** or allegations or concerns relating to **asbestos** other than as stated in the Asbestos cover on pages 10-11.

We will not cover any injury or fear of suffering injury arising directly or indirectly from asbestos.

Associated persons or entities exclusion

We will not cover any claim brought by

- 1 a firm, company or organisation with a financial interest in you
- 2 a firm, company or organisation in which any of your partners, directors or principals have a controlling interest
- 3 any firm, company, organisation or individual who falls within the definition of you

unless the **claim** originates from a source independent of that firm, organisation or individual.

Construction or installation exclusion

We will not cover any claim arising from the conduct of your professional business where you contract to undertake any construction, erection, installation or maintenance works or to manufacture or supply materials or equipment (other than project models or displays) in connection with such construction, erection, installation or maintenance works.

Contractor exclusion

We will not cover any **claim** that arises from **you** acting as a building or engineering contractor.

Cyber liability exclusion

We will not cover any claim arising from professional business transacted via the internet, extranet, your own website or web-address or via the transmission of email or documents by electronic means other than as stated in the Cyber liability cover on page 11.

Deliberate acts and omissions exclusion

We will not cover any **claim** arising directly or indirectly from any act, error or omission that **you** deliberately, spitefully or recklessly commit, condone or ignore.

Directors' and officers' liabilities exclusion

We will not cover any claim made against you or your directors, officers or trustees for breach of their duties as director, officer or trustee.

Dishonesty and fraud exclusion

We will not cover any **claim** directly or indirectly involving dishonesty or fraud committed by **you** other than as stated in the Dishonesty and fraud cover on page 12.

Distorted computer records

We will not cover any costs and expenses **you** incur as a result of the loss or distortion of computer records caused by

- defects in computer equipment or electronic storage devices
- 2 wear, tear, vermin or gradual deterioration
- 3 climatic or atmospheric conditions or extremes of temperature
- 4 use or processing whilst mounted in or on any machine unless as a result of loss of or damage to the machine itself.

Employment exclusion

We will not cover any **claim** arising out of any kind of employment-related dispute or any kind of defamation, discrimination, harassment or unfair treatment relating to any current, former or prospective **employees**.

Excess exclusion

We will not pay the excess shown in your schedule.

The excess does not apply to defence costs, Formal investigations costs cover or Court attendance costs cover.

The excess applicable to Loss of documents cover is as stated under the Loss of documents cover on page 13.

Extended liability exclusion

We will not cover extended liability other than as stated in the Collateral warranties cover on page 11.

However, in respect of any liability you incur under a collateral warranty, we will not cover any claim that arises from

- any guarantee or warrant of fitness for purpose, satisfaction of performance specification or period of project works
- any financial penalty or liquidated damages.

Failure to duplicate data exclusion

We will not cover your own documents that are stored on a computer system or in any other magnetic or electronic form unless those documents are duplicated on at least a daily basis, with the intention that the duplicate can be used to restore the documents in the event of loss or damage.

Financial services exclusion

We will not cover any claim arising out of any Regulated Activities as defined in the Financial Services and Markets Act 2000 as amended from time to time.

Fines and penalties exclusion

We will not cover any fines, penalties, punitive, multiple, aggravated or exemplary damages awarded against you.

Goods supplied exclusion

We will not cover any claim arising out of the supply of any goods by you, or products manufactured, constructed, altered, repaired, treated, sold, supplied or distributed by you.

This exclusion will not apply to project models or displays.

Injury exclusion

We will not cover any claim for injury

- 1 to any employee
- to any person who is not an employee unless directly arising from a breach of duty through a negligent act, error or omission by you in the course of your professional business.

Insolvency exclusion

We will not cover any claim arising out of or in connection with your insolvency, bankruptcy or any claim made by your liquidator, provisional liquidator or administrator.

Insurance or finance arrangement exclusion

We will not cover any claim arising from your failure to arrange and/or maintain insurance and/or finance.

Insured vs insured exclusion

We will not cover any claim brought by or on behalf of any person who may be insured by this policy.

Internet activity exclusion

We will not cover any claim arising out of

- 1 the management of financial transactions
- obscene, blasphemous or pornographic materials

on the internet.

Market fluctuation exclusion

We will not cover any claim relating to the financial return of any investment or the depreciation or loss of investments when that financial return, depreciation or loss is caused by normal or abnormal fluctuations in any financial, stock, commodity or other markets that are outside your influence or control.

North American jurisdiction exclusion

We will not cover any claim instituted or pursued

- within the United States of America or Canada or any territories which come within the jurisdiction of the United States of America or Canada or in which it is contended that the laws of the United States of America or Canada should apply
- 2 to enforce a judgment obtained in any Court of the United States of America or Canada or any territories which come within the jurisdiction of the United States of America or Canada.

North American territorial exclusion

We will not cover any claim arising from the conduct of your professional business carried out from offices or premises located within the United States of America or Canada or any territories which come within the jurisdiction of the United States of America or Canada.

Patent exclusion

We will not cover any **claim** arising directly or indirectly from the infringement of any patent.

Pollution exclusion

We will not cover any **claim** directly or indirectly involving **pollution** other than as stated in the Pollution cover on page 13.

Previous claims exclusion

We will not cover any claim or claim circumstance

- that has been notified under any other policy before the start of this policy
- 2 that you were aware of or should have been aware of before the start of this policy.

Property damage exclusion

We will not cover any claim for loss of or damage to property unless arising directly from a breach of duty through a negligent act, error or omission by you in the course of your professional business.

Property ownership or use exclusion

We will not cover any **claim** arising from the ownership, possession, leasing or use of any land or building structure or any other property or goods whether mobile or immobile.

Radioactive contamination exclusion

We will not cover any claim arising directly or indirectly from

- 1 ionising radiation or contamination by radioactivity from any irradiated nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel
- 2 the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or its nuclear component.

Retroactive date exclusion

We will not cover any claim arising from the performance of your professional business carried out before the retroactive date shown in your schedule.

Surveys exclusion

We will not cover any **claim** arising out of a survey, unless it was undertaken by

- 1 anyone who is
 - a a Fellow or Associate of the Royal Institute of British Architects (RIBA) or
 - b a Fellow or Associate of the Royal Incorporation of Architects in Scotland (RIAS) or
 - c a Fellow, Professional member, Technical Member or Associate Member of the Royal Institution of Chartered Surveyors (RICS) or
 - **d** a Fellow or Associate of the Architects and Surveyors Institute (ASI) or
 - e a Fellow or Associate of the Faculty of Architects and Surveyors (FFAS) or
- 2 anyone who has not less than five years' experience of survey work or

- any other person delegated by the person, firm, company or organisation shown in your schedule as the insured to undertake survey work, but only if
 - a supervision of that work is provided by a person qualified in line with a or b above or
 - **b** we have first provided written agreement.

Taxation, competition or restraint of trade exclusion

We will not cover any claim arising directly or indirectly from the breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation.

Terrorist act exclusion

We will not cover any claim directly or indirectly involving any terrorist act.

Trading losses exclusion

We will not cover any claim arising out of trading losses or trading liabilities incurred by you or any of your businesses.

Valuation exclusion

We will not cover any claim arising from any valuation report prepared by you or on your behalf except where the purpose of the report is for certification of payments to contractors or for measuring quantities.

Virus exclusion

We will not cover any claim arising out of the transmission or receipt of a virus or similar mechanism.

War risk exclusion

We will not cover any claim arising from or happening through war, invasion, act of foreign enemy, hostilities whether war is declared or not, civil war, rebellion, revolution, insurrection or military or usurped power.

Making a complaint

AXA Insurance aims to provide the highest standard of service to every customer.

If our service does not meet your expectations we want to hear about it so we can try to put things right.

All complaints we receive are taken seriously. Following the steps below will help us understand your concerns and give you a fair response.

Making your complaint

The majority of complaints can be resolved quickly and satisfactorily by the department you are dealing with. If your complaint relates to a claim on your policy, please contact the department dealing with your claim. If your complaint relates to anything else, please contact the agent or AXA office where your **policy** was purchased. Telephone contact is often the most effective way to resolve complaints quickly.

Alternatively you can write to us at

AXA Insurance complaints:



AXA Insurance Commercial complaints **AXA House** 4 Parklands Lostock **Bolton** BL64SD

All claims complaints:



Telephone: **01204 815359**



Email: commercial.complaints @axa-insurance.co.uk

When you make contact please tell us the following information:

- Name address and postcode, telephone number and e-mail address (if **you** have one).
- Your policy and/or claim number, and the type of policy you hold.
- The name of your insurance agent/firm (if applicable).
- The reason for your complaint.

Any written correspondence should be headed 'COMPLAINT' and **you** may include copies of supporting material.

Beyond AXA

Should you remain dissatisfied following our final written response, you may be eligible to refer your case to the Financial Ombudsman Service (FOS).

The FOS is an independent body that arbitrates on complaints about general insurance products. The FOS can only consider **your** complaint if **we** have given **you our** final decision.

You have six months from the date of our final response to refer your complaint to the FOS. This does not affect your right to take legal action.

The Financial Ombudsman Service



Financial Ombudsman Service Exchange Tower Harbour Exchange Square London E14 9SR



Telephone: 0800 023 4567* or 0300 123 9123**

Fax: 0207 964 1001



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

Website: www.financial-ombudsman.org.uk

Our promise to you

We will

- Acknowledge written complaints promptly.
- Investigate your complaint quickly and thoroughly.
- Keep you informed of progress of your complaint.
- Do everything possible to resolve your complaint.
- Acknowledge when **we** have made a mistake and learn from them.
- Use the information from complaints to continuously improve our service.

Financial Services Compensation Scheme (FSCS)

AXA Insurance UK plc are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation in the unlikely event we cannot meet our obligations to you. This depends on the type of insurance, size of the business and the circumstances of the claim. Further information about the compensation scheme arrangements is available from the FSCS (www.fscs.org.uk).

^{*} free for people phoning from a 'fixed line' (for example, a landline at home)

^{** (}free for mobile phone users who pay a monthly charge for calls to numbers starting 01 or 02)

This document is available in other formats.

If you would like a Braille, large print or audio version, please contact your insurance adviser.

www.axa.co.uk

