

Combined Product Disclosure Statement and Protection Terms & Conditions.

employsure.co.nz



For more information contact us.

Membership/Protection

Client Experience Team Telephone: 0800 675 700 Email: client.experience@employsure.co.nz

Claims

Client Services Team

Telephone: Employer Advice line - 0800 675 700 Email: advice@employsure.co.nz By mail: Ground Floor, 1 Nelson Street, Auckland Central 1010, New Zealand

Complaints

Client Experience Team Telephone: 0800 675 700 Email: client.experience@employsure.co.nz

Mutual

Employsure Mutual Limited Telephone: 0800 675 700 Email: service@employsuremutual.com.au By Mail: L6, 180 Thomas Street, Haymarket, NSW 2000, Australia

Manager

Regis Telephone: 02 9252 1599 Email: emp@rmml.com By mail: PO Box H96, Australia Square, NSW 1215, Australia



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Parts.

Part 1. Product Disclosure Statement

Part 2. Protection Terms and Conditions



1. Defined terms used in this part

Word or Term	Meaning
AFSL	Australian Financial Services Licence.
ASIC	Australian Securities and Investments Commission.
Board	the board of directors of Employsure Mutual.
Contribution	the total amount of fees plus any taxes, duties and charges that a Member is required to pay to access the Protection.
Deductible	the portion of any claim that the Board requires a Member to pay. This amount will be shown on the Protection Schedule.
Employsure	Employsure Limited NZBN 9429042175179
Employsure Mutual	Employsure Mutual Limited ACN 630 256 478.
Gow-Gates	Gow-Gates Mutual Management Pty Ltd ACN 609 791 353.
Member	a current member of Employsure Mutual.
Mutual	Employsure Mutual.
PDS	this Product Disclosure Statement, including any other documents that form part of this document.
Protection	the type and amount of protection that a Member is able to access, which will be provided to the Member as a discretionary risk product.
Protection Period	the duration of the period for which protection will be active, being a 12-month period beginning at the time and on the date stated in the Protection Schedule and expiring at the time and on the date stated in the Protection Schedule.
Protection Schedule	the schedule of protection including any renewal or endorsement schedules and documents issued by Employsure Mutual in relation to your Protection.
Regis	Regis Mutual Management Pty Ltd ABN: 71 130 820 727 AFSL No. 338156





2. What is a Product Disclosure Statement?

This Product Disclosure Statement is an important legal document that contains details of Employsure Protect, the protection that is available to clients of Employsure Pty Ltd as Members of Employsure Mutual.

The PDS is designed to help you understand what you need to know about Employsure Mutual and Employsure Protect so that you can make an informed choice about whether or not you wish to join the Mutual and apply for the Protection available to Members.

Part 1 of this document contains information about the Protection offered by Employsure Mutual and how to become a member. It also sets out your rights and entitlements as a Mutual Member and explains the benefits and risks that are relevant to the Protection provided.

Part 2 of this document contains the Terms and Conditions for the Protection offered by Employsure Mutual.

You will be offered the opportunity to apply for Protection when you join as a Member. At that time you will be given details of the amount charged for that Protection (referred to as your Contribution). A Protection Schedule will be issued to you when you purchase Protection and this forms part of the terms and conditions of the Protection. See page 7 for further details.

Before making a decision about joining as a Member or purchasing Protection from the Mutual please read this PDS carefully and kept it in a safe place for future reference.

We may update this PDS from time to time. When necessary Employsure Mutual will issue a supplementary or replacement PDS.

This is not a PDS prepared for a regulated offer of financial products under the Financial Markets Conduct Act 2013.

3. About Employsure Mutual

Introducing Employsure Mutual

Employsure Mutual Limited ACN 630 256 478 is the provider of the discretionary protection referred to in the PDS. Employsure Mutual is owned by its members, who are clients of Employsure Limited NZBN 9429042175179 and access the Employment Relations and Health and Safety at Work consulting and other services offered by Employsure Limited.



The Mutual only provides discretionary protection to its members. You must remain a client of Employsure to maintain your membership of the Mutual.

The Protection provided by the Mutual is regulated as a financial product in Australia by the Australian Securities & Investments Commission. The Mutual has employed Regis Mutual Management Pty Ltd (ABN: 71 130 820 727 / AFSL No. 338156), to professionally manage its operations and provide its Australian Financial Services license for this offer and to support the financial services provided to members. Employsure Mutual is not regulated under the Financial Advisers Act 2008 or the Financial Service Providers (Registration and Dispute Resolution) Act 2008.

What is Employsure Mutual?

The Mutual is a company limited by guarantee incorporated in Australia which was formed to meet the needs of Employsure's clients. Using a company structure, those clients will become Members of the Mutual with the rights and entitlements contained in the Mutual's Constitution.

Each Member has an entitlement to one vote at any general meeting of Members of the Mutual, regardless of the financial commitment made to the Mutual. Employsure Mutual offers its Members the opportunity to access discretionary cover provided by the Mutual by paying a Contribution to the Mutual for that Protection. The Members of the Mutual will use their combined resources to fund the Protection and other costs of the Mutual. Each Member will pay a Contribution annually for their Protection effectively funding the agreed financial obligations of each Member through the Mutual.

The Mutual will purchase insurance to prudently manage those financial exposures. Instead of relying on a large insurer to handle claims, the claims will be handled by Employsure working closely with the professional mutual managers and other claims experts.

Who manages the Employsure Mutual?

The Board of the Mutual has appointed Regis to manage the Mutual and oversee the provision of financial services and Gow-Gates to assist in claims handling and other professional services.

Regis holds an Australian Financial Services Licence (AFSL) number 338156. Other professional advisers will also be appointed to support the mutual activities including Gow-Gates and its related companies who will provide professional insurance broking services for the placement of an insurance program to support the mutual.

Regis and Gow-Gates both receive an annual management fee for the services they provide to Employsure Mutual. Neither Regis nor Gow-Gates receive any commission or any other payment for their services.

About Employsure Protect

Employsure Protect is the financial product issued by the Mutual to enable Employsure's clients to access Protection for key risks associated with managing their workforce risks (relating to employment relations and workplace health and safety statutory liability). The Mutual seeks to offer more affordable solutions and broader benefits to its Members as an alternative for traditional insurance purchased from an insurer.

Members of the Mutual have the right to have a claim for Protection considered by the Board and the Board has the absolute discretion to accept or refuse a Member's claim for Protection. Discretionary Protection is described in more detail on page 6.

4. Types of Protection

Two types of **Protection** are available for **Members**:

1. Employment Relations

This protection provides a Member (and its subsidiaries and declared related entities) with the right to claim for any loss brought against them for claims arising out of employment-related grievances (including any inquiries, investigations or legal proceedings) where the claim is made against the Member during the Protection Period and the claim is notified to the Mutual during the Protection Period.

There is also Protection for legal costs and expenses in defending the claim where the Mutual gives consent to those costs.

Some things are not protected under this benefit. Details of the Protection for this benefit is in Section A of Part 2 of this PDS.

2. Health and Safety At Work

This protection provides a Member (and its subsidiaries and declared related entities) with the right to claim for any loss suffered when a sentence of reparation is imposed following a conviction under the Health and



Safety at Work Act 2015, where the claim is made against the Member during the Protection Period and the claim is notified to the Mutual during the Protection Period.

There are also some additional benefits for outside directorships, acquired companies and subsidiaries. There is also Protection for legal costs and expenses in defending a claim (if there are reasonable grounds for defence) and the Mutual gives consent to those costs.

Some things are not protected under this benefit. Details of the Protection for this benefit is in Section B of Part 2 of this PDS.

5. How protection works

Why does the Board have discretion to approve claims?

Employsure Mutual refers to the benefits it offers as 'Protection' to highlight the fact that it is offering an alternative to insurance. The Protection offered by the Mutual is 'discretionary protection'. Discretionary protection is a legitimate way in which a group of businesses can manage their financial risk and the consequence of certain events occurring that can impact their business.

To qualify as a discretionary protection, it is important for the Board to have the absolute discretion to accept or reject a Member's claim. Otherwise there is a risk that the product would be considered an insurance product.

By offering Protection that is discretionary, the Mutual is able to offer its Members a financial product for management of business and other risks without establishing an insurance company. Discretionary protection is a financial product which is regulated by the Australian Securities & investments Commission (ASIC). ASIC supervises Regis as the AFSL holder for the financial product.

In Australia, the Australian Prudential Regulatory Authority (APRA) regulates insurance companies, but not discretionary mutuals such as Employsure Mutual, so the Mutual is not subject to the prudential standards set by APRA or the provisions of the Insurance Act 1973 and the Protection is not subject to the Insurance Contracts Act 1984. In New Zealand, protection is not a regulated financial service under the Financial Service Providers (Registration and Dispute Resolution) Act 2008, and the Financial Advisers Act 2008. Employsure Mutual is not regulated by New Zealand regulators. Insurance is different to discretionary protection because an insurer must indemnify a policyholder if the claim comes within the policy terms and conditions. Discretionary protection involves the Board deciding whether to exercise its discretion to pay a claim based on its understanding of the Member's claim. Members are assured that the Board's discretion will be exercised fairly and consistently, and with all due consideration to the merits and circumstances of each claim and the Protection Terms and Conditions.

The Board sets guidelines to ensure that they exercise discretion in the interests of the Members and they will consider whether your claim falls within the Protection Terms and Conditions contained in Part 2 when deciding whether you qualify for the payment of your claim.

The Protection Terms and Conditions in Part 2 of the PDS also explain the scope of protection including what is and is not covered and this gives Members an indication of the circumstances of how the Board is likely to exercise its discretion in response to a Member's claim.

Significant risks

Protection is a financial product and you should be aware of the following:

• The Protection is not an insurance product.

The Mutual provides discretionary protection which is regulated in Australia as a 'miscellaneous financial risk product'. This means that there is no automatic right of indemnity under the Protection Terms and Conditions. Instead there is an automatic right to have a claim considered and the Member may ask the Board to exercise their discretion to indemnify them for the loss. The payment of all claims is at the discretion of the Board.

Whether there is adequate funding of the Mutual

If a large number of claims are made in any one year that exceeds the amount of Contributions that the Mutual has set aside to pay claims, there could be a risk that a Protection claim would not be paid.

To avert this risk, the Mutual regularly takes professional advice as to the adequacy of the Contributions to meet likely claims liabilities. In addition, the Mutual purchases excess of loss insurance cover to meet claims that exceed the Mutual's self-retention limit. When the insurance program is structured adequately, the Mutual will be fully funded for its claims liabilities so that Members are fully protected.



• It is a condition of Membership to be a client of Employsure

Employsure Mutual is a mutual for the benefit of Employsure's clients and only clients of Employsure are eligible for membership. Membership and protection will automatically cease if a member ceases to be a client of Employsure. The Board reserves the right to expel Members who are no longer eligible, or who have failed to pay a Contribution.

6. Claims

How to claim

The Mutual is owned by its Members. It exists to help you. Claim notifications may be lodged in writing, electronically, or by telephone. We can be contacted at the address and telephone numbers set out in this PDS. We can provide expert advice and assistance in the event of a loss and you can refer to our website for more details of how we can assist you.

When you make a claim

As a Member of the Mutual, you will have an automatic right to have your claim for Protection considered by the Board of the Mutual.

Regis and Gow-Gates will support the Mutual to manage claims and may make recommendations to the Board on whether or not to accept a claim and the amount to be paid. At its discretion, the Mutual may elect to take over the management or defence of any claim or recovery action.

The Board's discretion to refuse or reduce a claim is absolute. The Board has the power to pay claims that do not fall within the terms and conditions in Part 2. If the Board exercises its discretion not to pay the claim, or to pay only part of the claim, you will be promptly advised.

7. Membership and Protection

How to join and access Protection

Employsure will invite its clients to become Members of the Mutual. As part of that process, you will be asked to complete an application form which will identify the Protection benefits for which you are eligible.

If you decide to proceed, you will be offered Membership and Protection and if you accept you will be provided with a Protection Schedule including details of Membership. You may be invited to renew your Protection at expiry.

The Board has discretion to accept your completed proposal form for Protection and to set the amount of the Contribution payable by each Member.

Changes to Membership details

If your Membership details change including your contact details, you need to advise us. Employsure Mutual will not be liable for any loss you suffer because you have failed to update your details.

Changes to your circumstances

You need to tell us if your circumstances change in such a way that may require changes to your level or type of Protection, or that increase the risks that are relevant to your Protection. In particular, you need to advise us if any of the answers provided in the proposal form are no longer correct. More details can be found in Part 2 of this PDS on page 23.

Changes required to your Protection that occur during the Protection Period can be made at the discretion of the Board. If necessary, the Mutual will issue you with a new Protection Schedule or it may endorse your existing Protection Schedule with the new details. The Mutual will also determine if any additional Contributions must be paid by you.

Continuing or cancelling your Membership and Protection

You may cancel your Membership and Protection at any time by giving the Mutual 30 days' notice. If you decide to cancel your Membership or Protection(s) at any other time during the Protection Period, and you have already paid the Contribution for the current year a refund of Contribution will apply in accordance with process described in Part 2 on page 23.

8. Contributions and other Payments

How Contributions are calculated

Eligibility for Protection is linked to the core employment relations and/or health and safety services you receive from Employsure. You are only able to select the Protection relating to the services you receive. Thus, depending on which core services you have selected you will be able to select one or other, or both of the benefits in Sections A and B of the Protection. If your application



for Protection is successful, you will be required to pay your Contribution.

Your Contribution is due and payable within a reasonable period of time after the Protection commences, depending on your method of payment.

Employsure Mutual will consider a range of factors when calculating your Contribution. These factors may include:

- (a) the detailed information provided by you in your application form;
- (b) your number of employees;
- (c) your previous claims history. Your Contribution may be higher if you have a poor claims history;
- (d) the size and nature of your organisation. Larger organisations, including turnover, may be subject to a higher Contribution;
- (e) your general risk profile. Greater risks involved in your business may result in a higher Contribution;
- (f) the Limits of the Protection (see page 13 in Part 2 to understand what is meant by Limit of Protection);
- (g) the level of Deductible , if any, applying to your Protection; and
- (h) any other factor regarded as relevant by Employsure Mutual at the time of assessing your application form. Depending on the nature of these factors, these may reduce or increase your Contribution.

Member Deductible

When you apply to have a claim for Protection considered by the Board of the Mutual, the Board may require you to pay an initial portion of your claim. This amount is your Deductible. Your Protection will show the amount, if any, that applies to each of the benefits within your Protection.

Costs, fees and government charges

Your Contributions may be subject to taxes and other government charges, levies or duties. These will be shown on your Tax Invoice.

9. Estimating Future Contributions

Estimating future liabilities or future payments to Members

During the establishment of the Mutual a full set

of financial projections was prepared based on poor and best-case scenarios for Membership, claims, operational costs and investments.

On the advice of its professional consultants including Regis and Gow-Gates, Employsure Mutual will calculate the Contributions of Members to ensure that it will have adequate financial resources to discharge future liabilities and make future payments to Members with Protection, based on a mathematical model and independent actuarial advice.

Regis has a mathematical model which the Board will use to calculate:

(a) income to be received by the Mutual from:

- Contributions;
- Interest on investments; and
- Recoveries from third parties.
- (b) the outgoings to be paid by the Mutual for:
 - management costs;
 - the number and value of claims lodged each year;
 - the number and value of claims lodged for specific risks;
 - the cost of its own insurance;
 - the delay in lodging claims;
 - the cost of an average claim; and
 - payment of claims within the Mutual's selfretention limit.

The mathematical model is based on Employsure Mutual being a fully funded mutual.

Each year, the Mutual will model its future claims liabilities to Members. Contributions will be calculated on the assumption that, in any one financial year, the Mutual will not receive or pay all the claims that the Members may have the right to claim for in that financial year. Each Contribution will include an amount that will be put aside for this purpose to meet the claims that have been delayed.

The Mutual will manage these future liabilities and payments through its own risk management program and through its claim reserving policy.

Applying deficits and surpluses

Because Employsure Mutual is an entity run on not-for-profit principles, there is no profit-factor built





into the calculation of your Contributions. In other words, Employsure will not increase your Contribution in order to generate a profit for the Mutual. Any surplus will be applied for the benefit of the Members.

In the event of a surplus in any one year, the Board may exercise its discretion in applying that surplus for the benefit of Members. Surplus can be applied to reduce future pricing or can be placed into the Mutual's reserves, or both. The Board's discretion is subject to the requirements imposed on Directors to ensure that the company will have adequate financial resources to discharge future claims payments to members with Protection.

Paying for your Membership and Protection

Your Tax Invoice will tell you how much you have to pay for your Contributions and the due date.

If you pay after the due date, the Board may, at its discretion, reject your payment and elect not to grant Protection for current year.

10. Disputes

The Board sets guidelines to ensure they exercise discretion fairly and consistently and in the interests of all Members when considering the merits of your claim. The Board also considers the terms of this PDS and the Constitution.

If you are unhappy with a claim decision, you may refer the matter to the Mutual's Complaints Manager or you may request that the matter be referred to the Board for adjudication. You are welcome to make a written submission to the Mutual describing the reasons why your claim for Protection should be reconsidered. You must do this within 60 days of the date that you were notified that the claim would not be paid. The Board will give full consideration to your submission when deciding the final outcome. Send your submission and request for reconsideration to the Complaints Manager.

If you have a complaint about any of the services provided by the Mutual, its managers or their authorized representatives; or any other person engaged by them, please contact Employsure.

Employsure Mutual is not a member of any New Zealand-based disputes resolution scheme.

11. Privacy

Our Privacy Policy is in accordance with the Privacy Act 1993, as amended, and the Information Privacy Principles.

We will collect your personal information in order to enable us to perform necessary functions and activities, including:

- Processing your application for Membership and Protection;
- Administering your Membership and Protection;
- Calculating Contributions; and
- Assessing and paying eligible claims for Protection;





The supply of this information is mandatory. If you do not provide us with some or all of the information required, we may be unable to assess and process your application for Membership or Protection, appropriately administer your Membership and Protection, or assess and pay any claim that you may make. This may result in your application for Membership, Protection or a claim being denied.

We may assign a unique identifier to you that allows us to process your application for Membership, Protection and any claims. This is necessary for us to carry out our functions efficiently.

If you provide personal information about another person to the Mutual or one of the organisations assisting it, you must have that person's authorisation to provide their information and you must inform that person of Employsure Mutual's identity, how it will use and disclose the information and that person's rights to access that information.

The information collected will be provided to organisations that will assist in deciding whether to protect you, or to assess a claim. We may disclose it to organisations that are located overseas, however we will ensure that these organisations have appropriate privacy procedures, including but not limited to standards and procedures that are in accordance with:

- the Commonwealth Privacy Act 1988, as amended;
- the Australian Privacy Principles outlined in schedule 1 of the Privacy Act 1988 (Privacy Act) (Cth); and

• any state legislation in relation to the collection and use of health information, where such legislation is applicable in addition to the Commonwealth Privacy Act.

These organisations include:

- Regis, Gow-Gates. Employsure and their employees;
- professional service providers engaged by Employsure Mutual including lawyers, assessors, actuaries, accountants, investment managers and other advisers;
- professional insurance and reinsurance advisors (including brokers and insurers).

By providing us with your personal information, you consent to its collection and use for these purposes. We will take reasonable steps to make sure that the personal information we collect, use or disclose is accurate, complete and up to date. You are entitled to access and review your personal information and request any corrections to that information.

Our internal complaints procedure is designed so that we may formally attend to any complaint where you believe your personal information may have been incorrectly used or disclosed.

If you would like to obtain further information about our privacy policy or complaints procedure, you can contact the Privacy Officer on 0800 675 700 or by e-mail: compliance@employsure.com.au.



1. Defined terms used in this part

Word or Term	Meaning
Act	(a) any Act, Regulation or Code of Practice pertaining to, health and safety applicable in New Zealand, including any subordinate or delegated legislation made under those Acts including but not limited to the Health and Safety at Work Act 2015; and
	(b) any amendment, consolidation or re-enactment of any of the above Acts or legislation and any code, rules, regulations, by-laws or other subordinate legislation.
Appointed Representative	the solicitors, barristers, assessors, consultants or investigators appointed in accordance with this Protection when We accept Your claim.
Business	the business conducted by You as described in the Protection Schedule.
Claim	the receipt by You of any verbal or written notice of demand for compensation including inquiries, investigations or legal proceedings and a writ, statement of claim, summons, application or other originating legal or arbitrating process, cross-claim, counter-claim or third or similar party notice which:
	(a) in the case of the benefit in Section A (Employment Relations), is made against You and alleges an Employment Breach; or
	(b) in the case of the benefit in Section B (Health and Safety At Work), results in a Penalty.
Contribution	the amount stated in the Protection Schedule.
Deductible	the amount as stated in the Protection Schedule.
Defence Costs	all reasonable legal costs, charges, fees, expenses and advances in respect of the same which are incurred with Our written consent in connection with:
	 (a) in the case of the benefit in Section A (Employment Relations), settling an Employment Breach including defending, investigating or monitoring a claim or related appeals and Your reasonable costs and expenses but shall not include the wages, salaries, overtime, commissions, expenses or fees payable to any Employee or by You;
	(b) in the case of the benefit in Section B (Health and Safety At Work), the costs and expenses necessarily and reasonably incurred with Our prior consent in relation to investigating defending, settling or appealing any action arising out of an Event and/or preparing for an attending an investigation.
	Provided that where proceedings are commenced to impose a Penalty and those proceedings are also in respect of other matters, then We will not accept liability for that proportion of the legal costs and associated expenses that may be reasonably attributed to the proceedings in relation to those other matters, unless We exercise Our discretion to do so.



Word or Term	Meaning
Employee	(a) in the case of the benefit in Section A (Employment Relations), any person who is or was (or who alleges that, but for the Employment Breach, they would have been) Your employee (as defined in the Employment Relations Act 2000) including Your directors, principals or partners.
	(b) in the case of the benefit in Section B (Health and Safety At Work), any person who at the time of the Event was an employee (as defined in the Employment Relations Act 2000) including Your directors, partners, trustees, officers and includes a Subsidiary of You.
Employment Breach	an employment-related grievance brought against You by any Employee in relation to:
	(a) any actual or alleged conduct of the following kind against an Employee by You, or by another Employee, in the course of the Employee's employment or prospective employment with You:
	unlawful discrimination;
	wrongful demotion; or failure ar refusal to promote:
	 failure or refusal to promote; actual or constructive termination of the contract of service in breach of an Act;
	 misrepresentation or defamation;
	 the infliction of emotional distress or mental anguish;
	 harassment (sexual or otherwise);
	the failure or refusal to hire a potential Employee;
	invasion or breach of the right of privacy; or
	 victimisation, or (b) proceedings, an Investigation or a charge brought under the Human Rights Act
	1993 but only in respect of a Claim not insured elsewhere.
Employsure	Employsure Limited NZBN: 9429042175179.
Employsure Mutual	Employsure Mutual Limited ACN: 630 256 478.
Event	means any act or omission occurring in the course of business that gives rise, or may give rise, to an action under the Health and Safety at Work Act 2015 (including any amendment to or re-enactment, and any code, rules, regulations, by-laws or other subordinate legislation made under such Act).
External Administrator	(a) a receiver, or receiver and manager, of any of Your property;
	(b) an administrator appointed to You;
	(c) an administrator of a deed of company arrangement executed by You;
	(d) a provisional liquidator or liquidator appointed to You;
	(e) a trustee or other person administering a compromise or arrangement made between You and someone else; or
	(f) any other external administrator to You.



Word or Term	Meaning
Incident	the issue that starts a chain of events that leads to a matter or occurrence which becomes the subject of a Claim.
Investigation	Any official inquiry, investigation, public examination or commission into the affairs of the Business:
	(a) which is instigated by a person or government authority that is legally empowered to conduct such an investigation or inquiry etc; and
	(b) which You are legally compelled to attend; and
	(c) which alleges an Event by You; and
	(d) that is not of a general nature which affects the industry of the Business, as a whole.
Joint Venture	any enterprise undertaken jointly by You and another party or parties.
Limit of Protection	the maximum amount of Protection for each benefit as stated in the Protection Schedule.
Loss	(a) in the case of the benefit in Section A (Employment Relations), the total amount which You become legally liable to pay in respect of an Employment Breach and includes:
	 damages, judgment or settlements and claimant's costs; and
	Defence Costs.
	(b) in the case of the benefit in Section B (Health and Safety At Work), any Penalty and Defence Costs.
Member	the entity named in the Protection Schedule.
Merger or Acquisition	(a) You or Your Business consolidating with, merging with, or You selling all or substantially all of its assets to, any other person or entity or group of persons and/or entities acting in concert; or
	(b) You or Your Business becoming a subsidiary of another entity by virtue of New Zealand law.
Officer	any past, present or future director, managerial or executive officer (as defined by the Companies Act 1993) or company secretary appointed by You.
Outside Directorship	an executive position held in connection with the Business at Your specific request in any corporation, Joint Venture, partnership, trust or other enterprise which is not included in the definition of You.
Penalty	any sentence of reparation imposed following a conviction under an Act and for which You are legally liable to pay.
Protection Period	the period between the start date and the expiry date for the Protection stated in the Protection Schedule.



Word or Term	Meaning
Protection	the discretionary protection provided by Employsure Mutual described in clause 2 of this document.
Protection Schedule	the schedule of protection including any renewal or endorsement schedules and documents issued by Employsure Mutual in relation to Your Protection.
Reasonable Grounds for Defence	You have reasonable prospects of success in avoiding or reducing any Penalty alleged in the Claim; or
	(a) You have reasonable prospects of success in reducing the quantum of any Penalty alleged in the Claim, and that having regard to the likely legal costs incurred in defending the Claim it is reasonable for the Claim to be defended.
	(b) Provided that in either scenario (a) or (b) above, the Claim is not capable of being avoided or mitigated by a settlement into which a reasonable person in Your position, properly advised, would enter.
Regulatory Authority	a person or entity appointed, constituted or acting under a delegation pursuant to any Act for the purposes of enforcement of such Act or another Act, including a person or entity authorised to collect monies pursuant to such Act.
Retroactive Date	the date shown in the Protection Schedule. However, unless otherwise agreed by us, such date in respect of any entity acquired or created by You shall be the date of acquisition or creation of that entity by You or the date shown in the Protection Schedule, whichever is the later date.
Subsidiary	has the meaning given in the Companies Act 1993.
Senior Officer	any director, chief executive officer, or company secretary appointed to You.
Territorial Limits	anywhere in New Zealand unless otherwise specified in the Protection Schedule.
Terrorism	an act, including but not limited to the use of force or violence and /or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s) which from its nature or context is done for, or in connection with, political, religious, ideological, ethnic or similar purposes or reasons, including the intention to influence any government and /or to put the public, or any section of the public, in fear.
We / Us / Our	Employsure Mutual
You, Your	(a) the Member;
	(b) all Subsidiaries (now or hereafter constituted) of the Member whose place of incorporation is within New Zealand;
	(c) in the case of the benefit in Section B (Health and Safety At Work) only, any trustee, director, Officer, sole trader, partner or Employee whilst acting in the performance of their duties to the Member; and
	(d) in the case of the benefit in Section B (Health and Safety At Work) only, any Employee whilst acting in the performance of their employment by You.



2. Scope of protection

The Protection is subject to the rights and entitlements contained in Employsure Mutual's Constitution and explained in the PDS.

There are two types of Protection offered by Employsure Mutual in this document. They are set out in Section A and Section B. You may apply for and hold both Protections or only one of them depending on which level(s) of service You have taken with Employsure. Information about which Protection benefits/sections You hold are in Your Protection Schedule.

SECTION A - EMPLOYMENT RELATIONS

3. What is protected

If We grant You Protection for a Claim, We will pay, on Your behalf, any Loss arising out of an Employment Breach where such a Claim is first made against You during the Protection Period, and which You notify to Us during the Protection Period.

Limit of Protection and Your Deductible

Our liability for claims accepted under this Protection in respect of all Losses arising out of all claims covered by this Section A during the Protection Period will not exceed the Limits of Protection stated in the Protection Schedule.

Our liability for claims accepted under this Protection applies only to that part of each Loss in excess of Your Deductible. We will not be liable to pay the amount of Your Deductible in respect of each Loss.

We may pay up to \$5,000 in the aggregate during any Protection Period for reasonable costs and expenses incurred from responding to formal investigations or inquiries launched by any government agency irrespective of whether those matters relate to an Employment Breach.

4. What is not Protected

We will not provide Protection under Section A of this document for any Claim which is a Loss arising from any Employment Breach made against You arising:

1. Advice not sought

directly or indirectly out of, based upon, attributable to, or in consequence of any fact or circumstance if You have not:

- (i) sought and followed advice from Employsure or its nominee as soon as the Incident that gave rise to the Employment Breach arose or became known to or became reasonably apparent; and
- (ii) continued to seek and follow advice from Employsure or its nominee until the conclusion of the Claim.

2. Bodily injury or property damage

directly or indirectly out of, death or physical injury to the Employee, or any illness to the Employee attributable to direct physical injury to the body.

3. Breach of employer obligations

> directly or indirectly out of, based upon, attributable to, or in consequence of a breach of Your express obligations:

- (i) to make any contractual payment (including the provision of non-cash benefits); or
- (ii) to pay adequate redundancy compensation to any Employee dismissed by reason of redundancy; or
- (iii) pursuant to any procedural or legal notification requirement in the event of termination or cessation of employment;

whether such obligation arises under statute, regulation, award, contract of employment (including any arrangement or agreement collateral to any contract of employment), or any industrial, workplace or collective employment agreement or otherwise, provided that the obligation arises prior to the Employment Breach being committed.

4. **Building modifications**

> from or for the costs of physical modifications to Your workplace, or the costs of changes to workplace procedures.





5. Fines and penalties

directly or indirectly out of, based upon, attributable to, or in consequence of any Employment Breach for the payment of fines or penalties (whether criminal, civil or pecuniary) imposed by law, for punitive or aggravated or exemplary or multiple damages or compensation, provided that this exclusion will not apply to any Defence Costs.

6. Industrial Action

directly or indirectly out of, based upon, attributable to, or in consequence of any Employment Breach committed during any lockout, strike, picket, stand-down or suspension, or other industrial dispute.

7. Insurance protection for same/similar risks

(in part or full) by an insurance policy that You hold or are entitled to claim under and which provides cover to You in respect of the same or similar risks as protected by Section A (Employment Relations), except to the extent that this protection would provide cover in excess of the cover provided by that insurance policy or those insurance policies.

8. Legislative Loss

directly or indirectly out of, based upon, attributable to, or in consequence of any Employment Breach arising under any statute relating to accident or workers compensation or occupational health and safety.

- No Protection Schedule at time of claim
 if this Protection is not in force at the time when the Employment Breach for the Loss is first made against you.
- 10. Prior or pending Claims
 - (i) directly or indirectly out of, based upon, attributable to, or in consequence of any Employment Breach made against You prior to the Protection Period; or
 - (ii) any actual or alleged Incident committed prior to the retroactive date of the Protection (if such a date is specified); or
 - (iii) Claims made after the expiry of the Protection Period even though the event giving rise to the Claim may have occurred during the Protection Period; or
 - (iv) Claims made, threatened or intimated against You prior to the commencement of the Protection Period; or



- (v) facts or circumstances of which You first became aware prior to the Protection Period, and which You knew or ought reasonably to have known had the potential to give rise to a Claim under this Protection; or
- (vi) Claims arising out of circumstances noted on the proposal form for the current Protection Period or on any previous proposal form, or which should have been declared at that time.
- 11. Property Damage

directly or indirectly out of, based upon, attributable to, or in consequence of loss of or damage to property.

12. Publication of false material

> directly or indirectly out of, based upon, attributable to, or in consequence of any Employment Breach arising from publication of material by You known by You to be false, provided that this exclusion will not apply where You could not know or could not reasonably be expected to have known that the material was false.

13. Territorial limits

> brought about by an Employment Breach committed wholly outside New Zealand unless specified elsewhere in the Protection Schedule.

SECTION B - HEALTH AND SAFETY AT WORK

5. What is Protected

If We grant you Protection, We will pay to You and on Your behalf costs in accordance with these terms and conditions in respect of:

- (a) any Penalty; and
- (b) Defence Costs, except where it is alleged that You have acted, or omitted to act, knowingly, wilfully or intentionally unless You are subsequently Acquitted,

arising out of any Event and provided that the Event:

- a) happened on or after the Retroactive Date; and
- b) is first notified in writing to Us by You during the Protection Period.

We will not provide Protection for a Penalty under this clause unless You obtain Our written consent. We will only provide such consent if We are satisfied that You have reasonable grounds for defence.

If We do not provide the consent, We will give to You reasons for the refusal.

If You disagree with Our decision or Our defence of the Claim, You may refer the matter for an independent determination by a Senior Counsel. The Senior Counsel must be mutually agreed upon by both parties or failing agreement will be appointed by the President of the New Zealand Law Society. If the Senior Counsel is of the opinion that You have reasonable grounds for defence then their opinion is binding on both You and Us and We may accept Your Claim.

If We accept Your Claim, We will pay the following benefits to You:

Acquired companies and subsidiaries

- (c) If You notify Us as soon as practicable, We will extend the definition of You to include any Subsidiary acquired or created subsequent to the commencement of the Protection Period but the benefit will only apply in respect of any Event committed or alleged to have been committed by You in respect of such Subsidiary subsequent to such acquisition or creation.
- (d) We may extend Protection to any Subsidiary existing at or prior to the commencement of the Period of Protection. Such Protection will extend to any Officer or Employee whilst acting in the performance of their duties or employment of any Subsidiary.

Continuous Protection

(a) We may protect You in respect of any Claim notified to Us during the Protection Period where that Claim arose from circumstances which You knew (or ought reasonably to have known) to have been circumstances which may have given rise to a Claim prior to commencement of the Protection Period.

We will not provide Protection if:

• You have committed or attempted to commit any fraud or made a fraudulent misrepresentation or omitted to tell Us important information about the risk in which case We may refuse the claim or exercise Our discretion to reduce the amount We pay for a claim by the amount which fairly



represents the extent to which Our interests are prejudiced.

• The Protection Schedule does not identify that We provide Protection for a continuous (and uninterrupted) period from the date You first became aware of the circumstances which You knew (or ought reasonably to have known) to be circumstances which may have given rise to such a claim, up to and including when the Claim was first made against You and notified to us.

Outside Directorships

We may protect You for a Loss in respect of any Outside Directorship held by an Officer, provided that:

- (a) such Protection shall not be extended to the outside organisation in which such Outside Directorship is held, or to any other director, executive officer, company secretary or employee of such organisation; and
- (b) the Protection afforded by this extension will not apply to any part of any Loss covered by any indemnity given by such outside organisation or any contract of insurance taken out by or on behalf of that outside organisation or its directors, executive officers, company secretary or employees.

Limits of Protection and Your Deductible

Our liability for claims accepted under this Protection in respect of all Losses arising out of all claims covered by this Section B during the Protection Period will not exceed the Limits of Protection stated in the Protection Schedule.

Our liability for claims accepted under this Protection applies only to that part of each Loss in excess of Your Deductible. We will not be liable to pay the amount of Your Deductible in respect of each Loss.

All Losses arising out of any one Event or interrelated Events are deemed to be one Loss.

6. What is not Protected

We will not provide Protection in relation to the benefits provided in Section B of this document for any Claim which is:

1. Advice not sought

directly or indirectly out of, based upon, attributable to, or in consequence of any fact or circumstance if You have not:

- (i) sought and followed advice from Employsure or its nominee as soon as the Incident that gave rise to the Employment Breach arose or became known to or became reasonably apparent; and
- (ii) continued to seek and follow advice from Employsure or its nominee until the conclusion of the Claim.

2. Asbestos

any actual or alleged liability whatsoever for any claim or claims in respect of loss or losses directly or indirectly arising out of, resulting from, in consequence of, contributed to, or aggravated by asbestos in whatever form or quantity.

- 3. Daily continuing offences/orders and costs
 - (i) the cost or payment of any enforcement order, remedial order or compliance order;
 - (ii) any court order in the nature of damages or compensation, except a sentence of reparation following an Event; or
 - (iii) any action, proceeding, inquiry, investigation or prosecution taken against You by the Inland Revenue Department or any other revenue collecting authority
- 4. Deliberate disregard

any Defence Costs, unless You are Acquitted, arising out of any Event which has allegedly resulted from the:

- (i) deliberate disregard by You of any of the provisions of the Health and Safety at Work Act 2015 which You are alleged to have contravened;
- (ii) You instructing another person to discharge one or more of Your obligations under any of the provisions of the Health and Safety at Work Act 2015 and failing to take all reasonable steps to ensure that Your obligations were discharged as instructed;
- (iii) failure by You to comply with any lawful abatement notice or enforcement order, improvement notice, prohibition notice or suspension notice, Notice to Rectify, Compliance Schedule or Gazetted Notice.





9.

5. Dishonest acts

any Event actually or allegedly brought about or contributed to by any dishonest, fraudulent or malicious act or omission by or on behalf of You.

6. Fines or Penalties

any fine or monetary penalty imposed or costs assessed by a court to be paid by You upon being found guilty of an offence pursuant to the Health and Safety at Work Act 2015, in connection with an Event.

7. Insurance protection for same/similar risks

(in part or full) by an insurance policy that You hold or are entitled to claim under and which provides cover to You in respect of the same or similar risks as protected by Section B (Health and Safety At Work), except to the extent that this protection would provide cover in excess of the cover provided by that insurance policy or those insurance policies.

8. Personal grievances

any contract of service or any intended contract of service with any Employee, including any personal grievance or like action by an Employee, but this exclusion will not apply to any investigation, inquiry or prosecution by the Department of Labour pursuant to the Health and Safety at Work Act 2015.

- Prior or pending Claims
 - (i) directly or indirectly arising out of, based upon, attributable to, or in consequence of any Employment Breach made against You prior to the Protection Period; or
 - (ii) any actual or alleged Incident committed prior to the retroactive date of the Protection (if such a date is specified); or
 - (iii) a Claim made after the expiry of the Protection Period even though the event giving rise to the Claim may have occurred during the Protection Period; or
 - (iv) a Claim made, threatened or intimated against You prior to the commencement of the Protection Period; or
 - (v) facts or circumstances of which You first became aware prior to the Protection Period, and which You knew or ought reasonably to have known had the potential to give rise to a Claim under this Protection; or
 - (vi) a Claim arising out of circumstances noted on the proposal form for the current Protection Period or on any previous proposal form, or which should have been declared at that time.



10. Radioactivity

Any actual or alleged liability whatsoever for any claim or claims directly or indirectly caused by, contributed to or arising from:

- (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
- (ii) the radioactive, toxic, explosive or other hazardous properties of any nuclear assembly or nuclear component thereof.

11. Sanctions-affected payments

a Claim payment that breaches any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of Australia, New Zealand, the European Union, United Kingdom or United States of America.

12. Terrorism

for any Penalty:

- (i) any Act of Terrorism regardless of any other cause or Event contributing concurrently or in any other sequence to the Loss; or
- (ii) any action taken in controlling, preventing, suppressing or in any way relating to any Act of Terrorism.
- 13. War

Liability arising out of war, invasion, acts of foreign enemies, hostilities or warlike operations (whether war be declared or not), civil war, military rising, rebellion, revolution, insurrection, military or usurped power, martial law or looting or pillaging in connection therewith, strike, lock-out, riot, civil commotion, mutiny, 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 or any act or condition incidental to any of the above.

7. Making a claim

Except where stated otherwise, this clause applies to all benefits provided by the Protection under Sections A and B and referred to in this document.

Notification of Claims

- (a) You must immediately notify Us in writing:
 - (i) of any Claim made against You during the Protection Period; and
 - (ii) of any circumstances which You shall become aware of during the Protection Period which may give rise to a Claim under this Protection, irrespective of whether the Loss or Penalty is likely to be within the Limits of the Protection or not.
- (b) If during the Protection Period, You become aware of any circumstances which may subsequently result in a Claim against You and You give written notice of those circumstances to Us during the Protection Period, then any Claim which is later made against You, will be treated by Us as a Claim made against You and notified to Us during the Protection Period.

Assistance and co-operation

You must provide Us with all reasonable assistance We require when You deal with Us and You will:

- (a) be truthful and frank;
- (b) not behave in a way that is abusive, dangerous, hostile, improper or threatening;
- (c) co-operate fully with Us, even after We have paid a Claim.

You must at all times promptly notify Us of any information, documents or reports in Your possession or knowledge relevant to any Claim and You shall, whenever so requested, give to, or procure for, Us free access to such information, documents or reports with the right to inspect and copy them.

Multiple Claims

If You hold the benefit in Section A (Employment Relations), all causally connected or interrelated Employment Breaches jointly constitute a single Employment Breach under this Protection and will be deemed to have occurred on the date of the earliest Employment Breach.

Where a single Employment Breach or series of causally connected or interrelated Employment Breaches give rise to more than one claim, all such claims will jointly constitute one claim which will be deemed to have been made at the time the first claim was made.



If You hold the benefit in Section B (Health and Safety At Work), where an Event is alleged to have taken place on, over or between a number of specified dates, which fall within more than one Protection Period, for the purposes of the applicable Limits of Protection and Deductible, the Event will be treated as if it occurred in the Protection Period in which You have or should have first notified the Claim.

Apportionment of costs

- (a) If there a Claim against You contains allegations or allegations against other parties, then We will use best efforts to agree with You upon fair and proper allocation of Defence Costs between the allegations.
- (b) If You disagree with Us over the allocation of Defence Costs, then We will advance such Defence Costs that We believe to be covered under this Protection, until a different allocation is negotiated, arbitrated or judicially determined. In this case We will, if requested by You, refer the dispute for determination of allocation to an expert mutually agreeable to all parties and such determination will apply retrospectively to all Defence Costs incurred in the defence of that Claim.

Settlement, defence and appointment of lawyers

- (a) You must seek Our express written consent to pay Defence Costs before they are incurred.
- (b) If You hold Protection under Section B (Health and Safety At Work), You must do all things reasonably practicable to avoid an Event or to minimise a Loss. You must at all times us Your best endeavours to preserve all property, products, appliances, plant and other items which may assist Us in the investigation or conduct of a claim. As far as may be reasonably practical, no alteration or repair will be effected until We have first had the opportunity of inspection. Where the offence alleged is a continuing one, You must immediately take all reasonable steps to prevent its continuation.
- (c) If You hold Protection under Section B (Health and Safety At Work), until We have made a decision to accept Your claim, You must not make any offer, payment, admission, settlement or effect any resolution in respect of any Claim or agree to pay any Penalty or consent to any order directing You to pay any Penalty without Our consent. We will not be liable for any such Penalty incurred without Our consent

which will not unreasonably be withheld. Even when We have agreed to pay Your claim, You must follow our instructions or those of Our appointed legal counsel in managing or dealing with the Claim.

- (d) If You hold the benefit in Section A (Employment Relations), until We have made a decision to pay Your claim, You must not admit liability, or attempt to settle or make any admission with respect to a Claim. Even when We have exercised our discretion to pay Your claim, You must follow our instructions or those of the Appointed Representative in managing or dealing with the Claim.
- (e) We shall have the right, but not the obligation, to conduct in Your name, the investigation, defence (including appeal and resisting appeal) and settlement of any Claim. Any amount We incur shall be deemed to be part of the Penalty or Loss. If You refuse to consent to any settlement and elect to continue to context the defence of a Claim, then subject to the Limitation, Our liability will not exceed such recommended settlement amount, plus Defence Costs incurred with Our consent up to the date of such refusal.
- (f) If You hold the benefit in Section B (Health and Safety At Work) and We have made a decision to pay Your claim, if We recommend to You to agree to pay any Penalty, consent to any order directing You to pay any Penalty or otherwise settle or resolve any claim, and You do not agree to do so, then We may reduce the amount We pay for your claim to take into account any prejudice caused because You failed to follow Our direction.
- (g) You may request Us to nominate an Appointed Representative to act on Your behalf. Alternatively, if You wish to nominate an Appointed Representative, You must obtain Our consent to the appointment, which shall not be unreasonably withheld. However;
 - (i) unless otherwise agreed by Us, Our maximum liability for any legal and/or other fees charged by the Appointed Representative shall not exceed \$500 per hour or their usual charge out hourly rate, whichever is the lesser.
 - (ii) We may accept or refuse any nomination of any person or firm to act as Appointed Representative if We consider that a more experienced or competent representative is available.



- (h) Upon Our payment of Your Claim, We will have the right to nominate an Appointed Representative and will have the total discretion as to the conduct and control of Your defence, including strategy, in respect of any prosecution, inquiry, settlement negotiation or proceedings against You. Where You disagree with Us over Your defence, including strategy, We will provide Our reasons to You in writing and will refer You to an independent barrister for a final determination as to Our reasonableness. This independent determination will be binding on both You and Us.
- (i) We shall be entitled to take over and conduct any proceedings in connection with any Claim but will do so in full consultation with You. Legal advisers retained by Us to act on Your behalf shall at all times be at liberty to disclose to Us any information obtained in the course of so acting, and You agree to waive any claim for legal professional privilege to which it might otherwise have been entitled.
- (j) You shall not enter into any agreement to appoint the Appointed Representative without first obtaining our consent as to the terms of the appointment of the Appointed Representative, including remuneration terms. Further, You shall not represent to the Appointed Representative that all costs and associated expenses are covered by this Protection.
- (k) You shall do all things reasonably necessary to allow Us to obtain from the Appointed Representative any information, report, documents or advice relating to the claim.
- (I) You shall upon Our request or the Appointed Representative and at its own expense:
 - (i) provide all information and assistance as may be required;
 - (ii) give a complete and truthful account of the facts relevant to any claim;
 - (iii) supply all documents and other evidence relevant to the claim; and
 - (iv) obtain and sign all documents reasonably required to be obtained and signed and attend any meeting or conferences when reasonably requested,

and in respect of a Claim made against:

(v) You, You shall, upon Our request or the Appointed Representative and at its own expense ensure that a Senior Officer attends and if necessary gives evidence, on behalf of You, at any conference, hearing, enquiry, investigation, proceeding or review in connection with any Claim made against You;

(vi) any Officer or Employee, You shall, upon Our request or the Appointed Representative and at Your own expense attend, and if necessary give evidence at any conference, hearing, enquiry, investigation, proceeding or review in connection with any Claim made against such Officer or Employee.

Sending Us notice of your claim

You must:

- (a) give Us written notice as soon as practicable of any Claim; and
- (b) at any time during the Period of Protection, give Us written notice of any circumstance that might reasonably be expected to give rise to a Claim.

Notice of any claim under this Protection should be made by contacting Us:

The Claims Manager *Employsure Mutual Limited* Ground Floor, 1 Nelson Street, Auckland Central 1010, New Zealand Tel: Employer Advice line – 0800 675 700 Email: advice@employsure.co.nz

Notice given of a circumstance should include reasons for the anticipation of a claim with full particulars of the circumstances, dates and persons involved. Any subsequent claim arising out of such circumstance will be deemed to have been made during the Protection Period in which the claim was first notified to Us.

8. Other terms

Except where stated otherwise, this clause applies to all benefits provided by the Protection and referred to in this document.

Mitigation of Loss

You must take any reasonable step, including but not limited to any action that is reasonably requested by Us, to avoid, prevent or minimise any circumstances that may give rise to an event resulting in any actual or potential Claim including compliance with all relevant statutory obligations.



Fraudulent claims and failing to comply with these conditions

If any of the conditions in this document are not met, We may refuse to pay a claim, reduce the amount We pay for a claim or in some circumstances We may cancel Your Protection. When making a claim, you must have met and then continue to comply with the conditions of this Protection. Any person entitled to a benefit under this Protection, or claiming under it, must also comply with these conditions.

If You, or a person covered under this Protection, don't meet these conditions or make a fraudulent claim We may:

- (a) refuse to pay Your claim or reduce what We pay for Your claim:
- (b) cancel Your Protection entirely.

We may refuse to pay or reduce the amount We pay under a claim if You do not comply with the conditions of this document, if You do not comply with Your duty of disclosure, or if You make a fraudulent claim.

Authorisation

You agree to act on behalf of all other persons entitled to a benefit under this Protection and each person agrees that You are authorised to act on their behalf in giving and receiving the notice of any claim, receiving and giving notice of cancellation or expiry of this Protection, the payment of the Contribution and any refund of moneys that may become due under this Protection, the negotiation, agreement to and acceptance of any changes to these terms and conditions.

Complying with statutory notices

You must comply with any lawful notice or direction received from, or any enforcement action taken by, any appropriate Regulatory Authority under any Act within the time specified or if no time is specified, within a reasonable time.

Preventing our right of recovery

If You have agreed not to seek compensation from another person who is liable to compensate You for any Loss, damage or liability which is covered by this Protection, We will not accept a claim by You under this Protection for that Loss, damage or liability.

Subrogation

Upon Our payment of Your claim You agree to subrogate

all rights of recovery to Us. You must not waive any rights of recourse or recovery against any other person relating to a Claim under this Protection and You must assist Us in all aspects in exercising such rights if requested to do so. In the event of any payment under this Protection, We will be subrogated to the extent of such payment to all Your rights of recovery, and You must execute all papers required and will do everything necessary to secure and preserve such rights, including the execution of documents necessary to enable Us to effectively bring proceedings in Your name.

Cancellation

We may cancel this Protection if You do not comply with the terms and conditions, fail to pay Contributions when due or if Your membership of Employsure Mutual is cancelled.

You can cancel the Protection at any time by providing Us with 30 days prior written notice.

If Protection is cancelled, We will retain part of the Contribution calculated by reference to the proportion that the expired part of the Protection Period bears to the whole Protection Period.

Where You have made a Claim during the Protection Period and We have agreed to accept it, We will retain all of the Contribution You paid for the Protection.

Change in circumstances

You must give to Us written notice as soon as practicable of any material alteration to the risk during the Protection Period including where an External Administrator is appointed or Your going into voluntary bankruptcy, receivership, liquidation or any other form of external administration or Your failing to pay debts or breaching or becoming the subject of bankruptcy or winding-up proceedings.

Confidentiality

Except where You are compelled to do so by law, You must not disclose the existence of this Protection, or release to any person or publish information about the Protection, including the benefits provided by Us, the Limit of Protection or the amount of the Contribution paid, except to the extent that:

- (a) such disclosure is made to Employsure;
- (b) You are required by law to do so; or
- (c) We consent, in writing, to such disclosure.





Notices

Any notice We give You will be in writing, and it will be effective if:

- (a) it is delivered to You personally; or
- (b) it is delivered to You at Your address (including an electronic address) last known to Us.

It is important for You to notify Us if Your address changes as soon as possible.

Merger, acquisition or receivership

If You hold the benefit in Section B (Health and Safety At Work) and during the Protection Period, You are the subject of a Merger or Acquisition or have a Receiver appointed then this Protection shall only apply in respect of an Event occurring prior to such an event, unless otherwise agreed in writing by Us.

Severability and non-imputation

We agree that where We have exercised our discretion to pay a Claim, where this Protection protects more than one party, any conduct on the part of any party or parties whereby such party or parties:

- (a) failed to notify Us of material issues relating to the risk including significant changes to risk;
- (b) made a misrepresentation to Us before this Protection was entered into;
- (c) failed to comply with any term or condition of this Protection; and /or
- (d) acted in a manner which gives rise to the application of an exclusion of this Protection,

shall not prejudice the right of the remaining parties to Protection as may be provided by this document and Your rights under the Employsure Mutual's Company Constitution and Rules.

Provided always that any other party claiming under this Protection must:

- (e) not have participated in and have had no prior knowledge of any such conduct; and
- (f) as soon as is reasonably practicable upon becoming aware of any such conduct, advise Us in writing of all known facts in relation to such conduct.

With respect to the information contained in the application, no statement or knowledge possessed by any party shall be imputed to any other party for the purposes of determining if Protection is available herein in respect of such other party.

Insurance policies You hold

You must notify Us immediately if You hold any insurance policy that provides cover in respect of the risks protected by this Protection.

Alteration and assignment

No change in, or modification of, or assignment of interest under this Protection shall be effective unless agreed to in writing by Us.

Governing Law / Jurisdiction

This Protection will be governed by and interpreted in accordance with the laws and the jurisdiction of the courts of New Zealand.



