REALM RESCUE

INCOME PROTECTION INSURANCE

POLICY DOCUMENT



Underwritten by Tokio Marine Kiln Syndicates Limited at Lloyd's of London

You have applied for and We have accepted Your application for income protection insurance with Tokio Marine Kiln Syndicates Limited at Lloyd's of London.

The Underwriter is Tokio Marine Kiln Syndicates Limited. Registered Office: 20 Fenchurch Street, London, EC₃M 3BY. Tokio Marine Kiln Syndicates Limited are authorised by the Prudential Regulation Authority (PRA) and regulated by the PRA and Financial Conduct Authority, with the firm reference number 204909.

Your proposal, Policy and Schedule combine to form this insurance contract.

PLEASE NOTE: You have a statutory right to cancel this **Policy** and obtain a refund of any **Premium** paid within 30 days of the **Policy Start Date**. Details of these cancellation rights are set out under the heading **CANCELLATION** in this **Policy**.

1. Are You Eligible For Cover?

You are eligible to take out income protection insurance if on the Policy Start Date:

- You are aged 21 or over and are under the age of 64; and
- You have been Working in the United Kingdom continuously for the last 6 months; and
- You have been residing in the United Kingdom continuously for the last 6 months; and
- You are seeking to protect a proportion of Your income in the event of an Accident, Sickness or Unemployment to the extent covered by this Policy.

You are not eligible for cover if:

- You are aware of any impending Unemployment which may affect You; or
- You are in casual, seasonal or temporary Work; or
- You are Working less than 16 hours per week; or
- You are currently unable to attend Work due to an Accident or Sickness (this does not apply if You are on maternity leave, paternity leave, adoption leave or parental leave).

It is very important that **You** provide **Us** with all the information **We** reasonably require in order to administer **Your** insurance. It is particularly important that **You** remember to contact the **Administrator** if **You** change **Your** address.

2. What The Words Mean

Some of the words and phrases **We** use in this **Policy** have special meanings and appear in bold typeface. Except where the context otherwise requires, the masculine shall include the feminine, the singular shall include the plural and vice versa, as appropriate.

Accident/Sickness	You have a medical condition certified by a Doctor or Consultant as preventing You from doing Your normal Work or any similar Work which You are reasonably able to do given Your experience, education or training and You are not doing any other Work for payment or reward.
Administrator	Trent-Services (Administration) Limited, Trent House, Love Lane, Cirencester, GL7 1XD (which is authorised and regulated by the Financial Conduct Authority under reference 315285). Tel: 01285 626 020, Email: admin@trent-services.co.uk
Benefit Period	The maximum number of 12 Monthly Benefit payments that would be payable for any Claim Period as shown on Your Schedule .

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Business	A company, profession, trade or industry registered in the United Kingdom .
Business Failure	The total cessation of Your Business caused entirely by circumstances beyond Your contro or the control of any director or Partner in Your Business .
Claim Period	Any separate period of time during which You are unable to Work due to an Accident , Sick ness or Unemployment and receiving Monthly Benefit under this Policy .
College	The Royal College of Surgeons, the Royal College of Physicians or any other Royal College of medical practitioners.
Consultant	A medical specialist, other than You, Your Partner or any of Your relatives who are a member of a College and recognised by that College to be a Consultant .
Contract Employment	You are employed on a fixed term contract of at least 13 weeks duration.
Controlling Interest	Owning individually or jointly 20% or more of the issued shares.
Doctor	A medical practitioner, other than You, Your Partner or any of Your relatives, practising i the United Kingdom being a fully registered person under the Medical Act 1983.
Initial Exclusion Period	The 90 days immediately following the Policy Start Date when You cannot claim for Unem ployment . If You are applying to cancel and replace Your cover from another provider th 90 day period will be waived.
Monthly Benefit	The amount of cover You have selected as shown on Your Schedule up to a maximum of £1,500 or 65% of Your Normal Monthly Income whichever is the lesser.
Normal Monthly Income	Either of the following: a) If You are employed the average of the gross amounts shown on Your payslips from Your employer during the last 12 months; b) or If You are Self Employer the monthly average of the gross income You declared to HM Revenue and Customs for the previous tax year
Partner	Your spouse, Your civil Partner (as defined in Section 1 of the Civil Partnership Act 2004) of the person (whether or not of the same sex) with whom You are permanently cohabiting is a relationship equivalent to marriage (including Same Sex Couples Act 2103).
Period of Cover	The period between the Policy Start Date and the Termination Date for which the correct Premium has been paid by You .
Permanent Employment	You are in paid employment under a contract of service, paying Class 1 National Insuranc contributions and Your employment has no fixed or pre-defined finishing date other tha the normal retirement age for Your occupation.
Policy	The cover provided to You under the terms and conditions of this insurance contract.
Policy Review Date	The date 12 months after Your Policy Start Date and annually thereafter.
Policy Start Date	The date cover commences as shown on Your Schedule.
Pre-Existing Condition	Any Sickness , condition or injury whether diagnosed or not about which You : a) knew or should reasonably have known at the Policy Start Date ; or b) had seen or arranged to see Doctor during the 12 months prior to the Policy Start Date .
Premium	The amount You must pay for cover under this Policy .
Schedule	The document accompanying this Policy which confirms the Benefit Period , Policy Star Date , Policy Review Date , Waiting Period and Monthly Benefit which You have applied for and which We have accepted.

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Self Employed/Self Employment	You carry on a Business in the United Kingdom alone or with others and pay Class 2 or Class 4 (if profits are over a certain amount) National Insurance contributions and are classed as Schedule D for income tax purposes or You can control the affairs of a Business You Work for because You or a relative or a member of Your household individually or jointly have a Controlling Interest in that Business.
Termination Date	 The earliest of the following to occur: You die or; You retire from Work or reach the age of 70, whichever is the earlier or; You stop residing or Working in the United Kingdom or; You default on Your Premium payment or; You no longer have an income (unless You are in a Claim Period) or; You or We cancel this Policy;
Unemployed/Unemployment	 You are out of Work directly due to circumstances beyond Your control and You must be: receiving Income Support, Job Seekers Allowance or You do not qualify for these benefits because You have been entitled to make reduced National Insurance contributions in the past; actively seeking Work; registered as available for Work at a Job Centre Plus or the Department of Health and Social Security in Northern Ireland; entirely without employment for either payment or reward; not in receipt of wages in lieu of notice.
United Kingdom	England, Wales, Scotland and Northern Ireland
Waiting Period	The period shown in Your Schedule during which You will need to be continuously unable to Work due to an Accident or Sickness or Unemployed before You are entitled to receive Monthly Benefit .
We or Us or Our	Tokio Marine Kiln Syndicates Limited, 20 Fenchurch Street, London EC3M 3BY
Work or Working	Gainful Permanent Employment , Contract Employment or Self Employment within the United Kingdom for a minimum of 16 hours per week and paying the appropriate National Insurance contributions.
You or Your or Yourself	The person named on Your Schedule.

3. Payment Of Premiums

Premiums are payable by direct debit, monthly in advance by **You**. If **Your Premium** remains unpaid for 30 days after the due date **Your** cover under this **Policy** will cease.

If **You** are in receipt of **Monthly Benefits You** must continue to pay **Your** monthly **Premium** as it falls due in order to ensure continuous cover under this **Policy**.

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We will review Your Policy at the Policy Review Date and any changes We wish to make will take effect from that date. Following the review We can make changes to Your Premium and Policy to reflect changes in the cost of providing this cover in the future.

Premiums may go up or down or remain unchanged as a result of this review. The **Policy** cover may also change as a result of this review.

There is no limit on the size or type of these changes.

We will notify You in writing at least 30 days before the Policy Review Date.

For each review **We** will take a fair and reasonable view on the likely future cost of providing this cover by considering:

- Our experience and expectations of the cost of providing this product or similar insurance products;
- Widely available economic information such as rates for inflation, **Unemployment** and interest;
- Changes in law, regulation and taxation.

The review will not be directly affected by whether **You** have made a claim or not .The only exception to this would be in the event of a change in:

- Law, regulation, taxation; or
- Recommendation of an Ombudsman which **W**e need to implement prior to the review.

4. Payment Of Claims

4.1 ACCIDENT AND SICKNESS

If You are Working and become unable to Work due to an Accident or Sickness during the Period of Cover for longer than the Waiting Period, We will pay to You one Monthly Benefit on the first day that You remain continuously unable to Work due to an Accident or Sickness following the Waiting Period. After that We will continue to pay You one thirtieth of the Monthly Benefit for each day You remain continuously unable to Work due to an Accident or Sickness, monthly in arrears.

We will continue to pay until the Termination Date or:

- the last consecutive day of Your Accident or Sickness, or
- the date You stop providing due proof that You remain unable to Work due to an Accident or Sickness, or
- the date We have paid You a sum equivalent to the maximum number of Monthly Benefit payments allowed in the Benefit Period as shown in Your Schedule.

4.1.1 Accident and Sickness Exclusions

No benefit will be payable to You if Your Accident or Sickness:

- is due to You deliberately injuring Yourself;
- is due to alcohol, solvent abuse or drugs (other than drugs taken under the direction of a **Doctor** or **Consultant** and not for the treatment of drug addiction);
- is from stress, anxiety or depression or any mental or nervous disorder unless **You** are referred to a **Consultant** Psychiatrist by **Your Doctor** and, provided that the **Condition** solely prevents **You** from **Working, Your** claim will be considered from the date of diagnosis by the **Consultant** Psychiatrist until **You** are released from their care;
- results directly or indirectly from a **Pre-Existing Condition** (but this exclusion will not apply to a **Pre-Existing Condition** if **You** have been free from its symptoms, and have not consulted any **Doctor** nor received any treatment for or in connection with it, for a two-year period prior to **Your** claim);
- is due to pregnancy, childbirth or abortion other than a medical complication which directly occurs as a result of **Your** pregnancy or pregnancy related conditions;
- results from spinal and related conditions unless there is radiological medical evidence of abnormality, visible wound or contusion confirmed by a **Doctor**, or a **Consultant** certifies that the condition prevents **You** from **Working**;
- is due to a back related **Condition** unless there is radiological evidence of medical abnormality, visible wound, contusion, or **You** are referred to a **Consultant** by **Your Doctor** and, provided that the condition solely prevents **You** from **Working**, **Your** claim will be considered from the date of diagnosis by the **Consultant** until **You** are released from their care;

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 arises from medical operations or treatments which in the opinion of **Our** chief medical officer are not medically necessary, including cosmetic or beauty treatments;

Benefit will not be paid for Accident or Sickness if You are receiving Unemployment benefit under this Policy.

4.2 UNEMPLOYMENT

If You are Working and become Unemployed after the Initial Exclusion Period during the Period of Cover for longer than the Waiting Period We will pay to You one Monthly Benefit on the first day that You remain continuously Unemployed following the Waiting Period.

After that **We** will continue to pay **You** one thirtieth of the **Monthly Benefit** for each day **You remain** continuously **Unemployed**, monthly in arrears.

We will continue to pay until the Termination Date or:

- the last consecutive day of Your Unemployment, or
- the date You stop providing due proof that You remain continuously Unemployed, or
- the date **We** have paid **You** a sum equivalent to the maximum number of **Monthly Benefit** payments allowed in the **Benefit Pe**riod as shown in **Your Schedule**.

Unemployment cover under this **Policy** will vary in accordance with **Your** employment status:

(i) Permanent Employment

If You are Working, You will be insured if You are made Unemployed.

(ii) Contract Employment

- if **You** have been employed on a renewable fixed term contract of at least 13 weeks with the same employer for more than 2 consecutive years or on an annual contract which has been renewed then **You** will be insured if **You** are made **Unemployed**.
- If You have been employed on a renewable fixed term contract of at least 13 weeks with the same employer but for less than 2 years then You will be insured if You are made **Unemployed** during the term of Your contract. You will not be insured against the non-renewal of Your contract and any entitlement to Monthly Benefit under this Policy will automatically cease on the date Your contract was originally intended to terminate.

(iii) Self Employment

If You are Self Employed You will be insured due to Business Failure and You must have:

- filed closing accounts with HM Revenue and Customs if You operate alone, or;
- had **Your** company put in the hands of an insolvency practitioner following the actions of a third party outside **Your Business**, or;
- had **Your** partnership dissolved and final accounts filed with the HM Revenue and Customs following the actions of a third party outside **Your Business**.

4.2.1 Unemployment Exclusions

No benefit will be payable to **You** if:

- You have not been Working for at least 6 consecutive months prior to the Policy Start Date;
- You were aware of the possibility of impending Unemployment (or in Our reasonable opinion You should have been aware) at the Policy Start Date, not withstanding that no specific reference has been made to Your personal situation and that Your Unemployment may not take place until after the Initial Exclusion Period;
- You are notified of or made aware by any means, within the Initial Exclusion Period, of anything which might lead to Your Unemployment not withstanding that no specific reference has been made to Your personal situation and that Your Unemployment may not take place until after the Initial Exclusion Period.
- Your Work is casual, seasonal or of a temporary nature;
- You accept voluntary redundancy, resign or retire;





- You failed to pass a trial or probationary period;
- Your Unemployment arises as a result of Your own act wilful misconduct, negligence, dishonesty or fraud;
- Your Unemployment occurs while You are Working outside the United Kingdom for a period intended by You to be more than 90 days. This clause will not apply if Your reason for leaving the United Kingdom is because You:
 - Work for the British Armed Forces or;
 - Work as a Civil Servant in a British Embassy or Consulate.
- You are made Unemployed from a Business where You can control the affairs of the Business You Work for because You or a relative or a member of Your household individually or jointly have a Controlling Interest in that Business;
- You are made Unemployed as a result of participating in any industrial action;
- You refuse any offer of reasonable alternative employment by Your employer, which based on Your qualifications, previous experience and the location of such employment it would have been reasonable for You to accept;
- Benefit will not be paid for Unemployment if You are receiving Accident or Sickness benefit under this Policy. If, during a Claim
 Period in respect of Unemployment You are not able to actively seek Work solely because of an Accident or Sickness, We may
 continue to pay Accident or Sickness benefit to You (if selected) but as part of one Benefit Period and therefore on terms that
 the sums We have already paid to You will count towards the maximum Benefit Period as shown in Your Schedule.

5. Suspending An Unemployment Claim For TemporaryEmployment

If **You** make a claim for **Unemployment** under this **Policy** and **You** are offered temporary **Work We** will suspend (rather than end) claim payments provided that:

- You tell Us who You will be Working for (even if You will be Self Employed), how many hours of Work a week You will be Working for and the duration of Your temporary Work; and
- Your temporary Work lasts for at least one week and no longer than six months and Your temporary Work does not comprise more than three separate jobs during any one Claim Period; and
- You continue to comply with the terms and conditions of this **Policy** and tell **Us** immediately if any of the above circumstances should change.

If You are again Unemployed when temporary Work within the above provisos ends You will be eligible to continue Your claim for Unemployment as if You had one continuous claim and We will recommence the claim payment but on terms that the sums We have already paid to You will count towards the maximum Benefit Period as shown in Your Schedule.

6. General Exclusions

No benefit will be payable in respect of Accident, Sickness or Unemployment directly or indirectly arising as a result of:

- war, invasion, act of foreign enemy, hostilities (whether war is declared or not), civil war, rebellion, civil commotion, riot, revolution or military or usurped power.
- radioactive contamination from:
 - ionising radiation or contamination from any nuclear fuel, or from any nuclear waste arising from burning nuclear fuel; or
 - the radioactive, toxic, explosive or other dangerous effect of any explosive nuclear equipment or part of that equipment;
- biological or chemical contamination due to or arising from terrorism.
- We shall not provide any benefit under this contract of insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

7. Claim Re-Qualification

A **Waiting Period** will not be applied by **Us** in respect of a claim which occurs within 3 months of a prior **Claim Period** if the subsequent claim is in respect of **Unemployment** or the same **Accident** or **Sickness** and the claim will be treated as one **Claim Period**.





8. Cancellation

You have a statutory right to cancel this **Policy** by giving written notice to the **Administrator** Trent-Services (Administration) Limited, Trent House, Love Lane, Cirencester, GL7 1XD within 30 days of the **Policy Start Date**. In these circumstances **We** will refund all of any Premium **You** have paid provided **You** have not made a claim under this **Policy**.

Thereafter **You** may cancel **Your** cover under this **Policy** by writing to the **Administrator** Trent-Services (Administration) Limited, Trent House, Love Lane, Cirencester, GL₇ 1XD and quoting **Your Policy** number. **Your** cover will cease on the date **We** receive **Your** request in writing. No refund of **Premium** will be made if **You** cancel **Your** cover under this **Policy** more than 30 days after the **Policy Start Date**.

We may cancel Your Policy by giving You 90 days notice prior to Your Policy Review Date. This will not depend on Your individual circumstances. This will not affect any rights to Monthly Benefit which You may have already received under this Policy.

9. Data Protection

For the purposes of this Notice, "**We/Us/Our**" includes Tokio Marine Kiln Syndicates Ltd, the Coverholder Trent-Services (Administration) Ltd and any agents. **You/Your** includes the Insured, and anyone who provides data to the Coverholder, or who is or becomes insured by **Us** under a contract of insurance (the **Policy**).

The security of data is very important to **Us**, which **We** will handle with all appropriate security measures. **We** will collect and process data (including personal information) about any person insured under the **Policy** for its administration, the handling of claims and the provision of customer services, and may share it with related entities and with trusted service providers and agents such as lawyers, as well as other parties such as anti-fraud databases, subject to proper instruction and control. **Our** handling of data is consistent with the core necessary personal data uses and disclosures set out in the London Insurance Market Core Uses Information Notice which **You** should review.

All data may be used by **Us** for generic risk assessment and modelling purposes but will not be used or passed to any other party for marketing products or services without **Your** express consent. All data provided by **You** about other people to be insured, such as family, friends or other associates, must be with their permission. It is **Your** responsibility to inform them about **Our** use of their data.

Data will not be retained for longer than necessary and will be deleted within seven years after expiry of the **Policy**, unless it is further required for legal or regulatory reasons. **You** have a number of rights in relation to the data, including the right to request a copy of the information (for which there may be a small fee), to correct any inaccuracies and in certain circumstances to have it deleted. Data transferred outside the European Economic Area will have equivalent protection.

If further information is required as to how data is processed, or as to the exercise of any rights under any data privacy laws, **You** should contact Trent-Services (Administration) Ltd, Trent House, Love Lane, Cirencester, Gloucestershire, GL7 1XD, T: +44 (o) 1285 626 020.

If **You** are not satisfied with the way in which any personal data has been managed, **You** may complain to the Information Commissioner's Office at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF, United Kingdom, Tel: 0303 123 1113 (local rate) or 01625 545 745 (national rate), Email: casework@ico.org.uk.

10. General Conditions

- This **Policy** and any endorsements to it together with the proposal and **Schedule** and any written statement of medical orother information made by **You** make up the insurance contract between **Us** and **You**.
- No alterations, variations, or relaxation of any of the terms of this **Policy** can be made except in writing by one or more of **Our** authorised officials and never less than two months prior to renewal.
- The parties to this insurance contract may choose the law which shall govern it. In the absence of any agreement to the contrary this **Policy** is subject to English law with exclusive jurisdiction to the Courts of England and Wales.





- If You the Insured makes a fraudulent claim under this insurance contract, We the Insurer:
 - (i) Are not liable to pay the claim; and
 - (ii) May recover from the Insured any sums paid by the Insurer to the Insured in respect of the claim; and
 - (iii) May by notice to the Insured treat the contract as having been terminated with effect from the time of the fraudulent act.
- If the Insurer exercises its right under clause (iii) above:

(i) The Insurer shall not be liable to the Insured in respect of a relevant event occurring after the time of the fraudulent act. A relevant event is whatever gives rise to the Insurer's liability under the insurance contract (such as the occurrence of a loss, the making of a claim, or the notification of a potential claim); and,

(ii) The Insurer need not return any of the premiums paid.

- If at any time any provision or part thereof of this insurance contract becomes invalid, illegal, or unenforceable the remaining parts and/or provisions shall continue in full force and effect.
- All benefits under this insurance contract are currently non-taxable, although this may change in line with any amendments to legislation. In this event, **We** will deduct from any **Monthly Benefit** any sums which by law **We** are required to deduct.
- A person who is not a party to this insurance contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this insurance but this does not affect any right or remedy of a third party which exists or is available apart from that Act.
- Any omission, misrepresentation or false statement of a material fact in **Your** proposal for this insurance or any claim could affect the payment of benefits under this Policy. A material fact is one which is likely to influence the acceptance of **Your** proposal or claim for insurance. If **You** are uncertain whether a fact is material **You** should declare it. If **You** make a claim which **We** consider to be fraudulent or exaggerated, all benefits under this contract will be lost and **We** will seek to recoverany benefits paid under that claim.
- The benefits of this insurance contract may not be assigned to a third party.
- We will be entitled to take legal action in Your name for Our own benefit against any other party in order to recover any payment We have made.
- If, at the time of a claim, there is any other Policy in force, insuring anything covered by this **Policy**, **We** shall only be liable for **Our** proportional share.
- This **Policy** will not have any cash-in or surrender value.
- We are members of the Financial Services Compensation Scheme (FSCS). It is a duty of the FSCS to ensure that a percentage of sums owed to policyholders by an insurance company in liquidation is paid to those policyholders if the company itself is unable to meet its liabilities in full. Further details are available on request.

11. How To Claim

You must give Us notice of a claim by telephoning the Administrator on 01285 626020.

You should do so as soon as reasonably possible and within 30 days after the end of the **Waiting Period**. We will send You the claim forms. You will need to complete these and return them to Us as soon as reasonably possible, giving Us all the information We ask for to enable Us to process Your claim. This should include at least wage slips, termination notice and P45 or, if Self Employed, bankstatements, invoices and annual accounts, HM Revenue and Customs and National Insurance records, Doctor and Consultant reports and medical records. Please note that for all Unemployment claims You will be required to show evidence that You are actively seeking Work. As evidence You will be required to provide at least 10 job applications per month during the Claim Period. Failure to do so may result in You not receiving Your monthly benefit under this policy. This will apply irrespective of whether You are registered as available for Work at a jobcentre plus or the department of health and social security in Northern Ireland.

You will be responsible for providing Us with the proof We need. Delay in submitting a claim to Us may make Your claim harder to confirm and lead to delay in making payment or result in the non payment of Your claim. We may ask You to be medically examined at Our expense. If You do not do this, Your claim could either be stopped or denied.

Payment of benefit will be made when **We** receive satisfactory evidence of **Your** entitlement to claim. Throughout the period for which the claim is made under this contract **We** will require **You** to provide evidence of continuing to be unable to **Work** due to





Accident, Sickness or Unemployment. Benefit will not be paid for any period of Accident, Sickness or Unemployment for which the evidence required by Us is not provided.

We may require You to produce this Policy as proof of purchase. Once a claim has been accepted, benefit will be paid to You monthly in arrears.

12. Complaints Procedure

We aim to provide a first-class service. If You have any cause to complain, or You feel that We have not kept Our promise, please follow the procedures below:

For complaints relating to the selling of this insurance, please contact the sales agent from which this insurance was purchased. When **You** do this, quote **Your Policy** number, which is on **Your Schedule**.

If **You** have any cause to complain, or **You** feel that **We** have not kept **Our** promise, please write to the **Administrator**, Trent-Services (Administration) Limited, Trent House, Love Lane, Cirencester, Gloucestershire, GL7 1XD who will pass your complaint on to Tokio Marine Kiln Syndicates Limited. When You do this quote **Your Policy** number, which is on **Your Schedule**.

In the event that you remain dissatisfied, You can refer the matter to Lloyd's.

ADDRESS:	Complaints Lloyd's One Lime Street London EC3M 7HA
TELEPHONE:	020 7327 5693
FAX:	020 7327 5225
EMAIL:	complaints@lloyds.com

Complaints that cannot be resolved by the administrators, insurer or Lloyd's, may be referred to the Financial Ombudsman Service. Further details will be provided at the appropriate stage of the complaints process. This complaints procedure does not affect **Your** legal rights.

ADDRESS:	Financial Ombudsman Service
	Exchange Tower
	London
	E14 9SR
EMAIL:	complaint.info@financial-ombudsman.org.uk
WEBSITE:	http://financial-ombudsman.org.uk/contact/
TELEPHONE:	0800 0 234 567*

*Calls to this number are free if **You** are calling from a 'fixed line' (e.g. a landline at home). If **You** are a mobile phone user who plays a monthly charge for calls to numbers starting 01 or 02, call free on 0300 123 9 123.

Realm Protection Ltd is authorised and regulated by the Financial Conduct Authority under reference 627951.

The **Administrator**, Trent-Services (Administration) Limited, is authorised and regulated by the Financial Conduct Authority and entered on its register under number 315285. Details of Trent-Services (Administration) Limited may be checked on the Financial Services Register at www.fca.org.uk/register.

The written authority number shown on **Your Policy Schedule** allows Trent-Services (Administration) Limited to sign and issue this **Policy** on behalf of certain Lloyd's Underwriters whose respective shares and syndicate numbers can be obtained by applying to Market Services, Lloyd's, One Lime Street, London EC₃M 7HA. Trent-Services (Administration) Limited is acting on behalf of **Us**, certain Underwriters at Lloyd's, in performing its duties under the Binding Authority and not on behalf of the policyholder.