UAV Operators Insurance
Policy wording



ABOUT THIS POLICY

Documentation

This document, the **schedule** and any **endorsements** attaching to this document and / or **schedule** constitute the **policy**, which is the insurance contract and sets out the terms of this insurance between **you** and the **insurer**.

Your compliance with Policy Terms

You must comply with the terms of this **policy**. Failure to comply with the terms of this **policy** may result in **your** claim being refused or reduced where that claim has been affected by **your** failure to comply.

Defined Terms

Certain words or phrases in this **policy** have specific meaning as defined within this **policy** and wherever these words appear in bold in this **policy** the defined meanings shall apply. These defined words or phrases can be found under the Definitions **section** of this **policy**.

Understanding this Policy

This **policy** must be read by **you** in its entirety as conditions, exclusions and other limitations apply.

The **policy** is made up of different classes of insurance, which are set out in separate **sections** of this **policy** with specific terms applying to each **section** separately in addition to general terms applying to all the **sections**.

Your attention is also drawn to the warranties contained in this **policy** (see the Warranties applicable to this Policy **section** in this **policy**).

The cover **you** have purchased or not purchased under this **policy** is shown in the **schedule**.

You must ensure that the cover you have purchased under this **policy** is adequate for your needs.

If **you** think there is a mistake in or a change needs to be made to this **policy**, then **you** must immediately notify **your insurance broker**.

How to make a Claim

You must give notice as soon as reasonably practicable of any claim or potential claim or **occurrence**, incident or circumstances likely to give rise to a claim under this **policy** to the **insurer** via **your insurance broker**. In all cases **you** shall:

- i provide full particulars in writing of such claim or potential claim or occurrence, incident or circumstances likely to give rise to a claim and as soon as reasonably practicable forward any letters or documents relating thereto comprising of all log books and other records in connection with the UAV and / or UAV spares;
- ii give notice of any impending prosecution;
- iii render such further information and assistance as the **insurer** may reasonably require;
- iv not act in any way to the detriment or prejudice of the interests of the **insurer**; and
- not make any admission of liability or payment or offer or promise of payment without the written consent of the insurer.

In the event of theft of the **UAV** or **UAV spares** which is likely to give rise to a claim under this **policy**, **you** must also report details to the police as soon as reasonably practicable and provide a copy of the official police report / crime number to the **insurer** at the time of claim. If the **UAV** or **UAV spares** is / are found undamaged before the **insurer** has paid any claim in relation to the theft, then the **insurer** will pay the cost of returning it / them to **you** by the most economic means.

There are further obligations imposed on **you** under this **policy** in respect of claims, **occurrences** or incidents or circumstances likely to give rise to a claim. These can be found under the General Conditions **section** of this **policy** and where applicable, other **sections** of this **policy**.

Questions and concerns about this Policy and how to make a Complaint

The **insurer** is committed to providing its insureds with a high standard of service, giving due regard to their interests and treating them fairly at all times.

Any enquiry or complaint relating to this **policy** should be referred to Delta Insurance New Zealand Limited in the first instance.

If this does not resolve the matter or **you** are not satisfied with the way the enquiry or complaint has been dealt with, **you** should write to:



Lloyd's General Representative in New Zealand C/O Hazelton Law Level 29 Plimmer Towers, 2-6 Gilmer Terrace, Wellington, New Zealand.

Any summons, notice or process to be served upon the **insurer** for the purpose of instituting any legal proceedings against them in connection with this **policy** may be served upon:

Mr. Scott Galloway, Lloyd's Underwriters' General Representative in New Zealand

> c/o Hazelton Law Level 29 Plimmer Towers 2–6 Gilmer Terrace Wellington tel: +64 4 472 7582

who has authority to accept service on the **insurer's** behalf.

Privacy Statement

Your Privacy is important. You need to read the Privacy Statement which explains, amongst other things, how the **insurer** collects, handles, and discloses **your** personal information in order for the **insurer** to provide and inform you about the **insurer's** insurance and insurance related services. To do this the **insurer** may disclose your personal information to service providers, agents and others in accordance with the Privacy Statement.

The **insurer** is committed to protecting the privacy of **your** personal information. That commitment is reflected in the **insurer's** compliance with the Privacy Act 2020. This Privacy Statement outlines how the **insurer** collects, discloses and handles **your** personal information as defined in the Act.

The **insurer** will, with **your** help, keep **your** personal information accurate, complete and up-to-date. The **insurer** may collect **your** personal information through other entities for example **your insurance broker**. Personal information includes **your** name, address, contact details, skills and experience, professional licenses and affiliations, age or occupation and **your** insurance history. The **insurer** collects this information for all purposes in connection with this insurance cover, including considering **your** request for insurance, underwriting, assessing and paying claims or other insurance purposes, evaluating any future insurance applications, communicating with customers and compiling statistics. The **insurer** will provide **your** personal information to a third party if required by law. If necessary the **insurer** may also disclose **your** personal information to a third party, including the **insurer's** service providers and agents engaged to deliver the **insurer's** services or carry out certain business activities on the **insurer's** behalf, when processing a claim, confirming information, administering this **policy** and where customer research is conducted by or on behalf of the **insurer**. It may also be disclosed to **your insurance broker**.

Intended recipients of the information include Delta Insurance New Zealand Limited, the **insurer** and other group companies, Lloyd's, other insurance companies, Lloyd's brokers, claims assessors, legal, accounting and other professional advisers, and consumer research organisations.

The information is collected and held by Delta Insurance New Zealand Limited who **you** can contact about **your** personal information by post to The Managing Director, Level 2, 204 Quay Street, Auckland 1010, PO Box 106276 Auckland 1143. Due to the global nature of the **insurer's** business, for the purposes set out above, **your** personal information may be transferred to parties located in other countries, for example, the United Kingdom. Where personal information is disclosed overseas, in addition to any local data privacy laws, the **insurer** will ensure that **your** personal information continues to be held and used by the overseas recipient in accordance with the requirements of the Privacy Act 2020 and any other applicable laws and regulations.

In dealing with the **insurer**, **you** agree to the **insurer** using and disclosing **your** personal information as set out above, unless you tell the **insurer** otherwise. You have rights of access to, and correction of, this information subject to the provisions of the Privacy Act 2020. If further information is required please visit Delta Insurance New Zealand Limited's Privacy notice on it's website.

Law and Jurisdiction

The law of New Zealand applies to this **policy** and the New Zealand Courts have exclusive jurisdiction in any dispute.

Terms of Insurance Conformed to Statute

Terms of this **policy** which are in conflict with the statute, military or civil regulations of the country, province or territory wherein this insurance has application are hereby amended to conform to such statute.



Trading Sanctions / Restrictions

The **insurer** shall not provide any benefit under this **policy** 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.

Disclosure and Accuracy of Information

You must take care to give accurate and complete information relating to the insurance provided by this **policy**.

If you become aware that the information you have given to the **insurer** is inaccurate or incomplete or you have any particular concerns about any of the information you have provided or should provide, before or during the **period of insurance**, then you must advise your insurance broker.

If the information **you** have given the **insurer** in relation to this insurance proves to be inaccurate or incomplete, then the **insurer** may choose to:

- cancel this policy (see paragraph 2 (b), Cancellation by the Insurer of Cancellation of this Policy Notice); or
- reduce the amount the insurer pays on a claim in the proportion the premium paid bears to the premium the insurer would have charged you had the information not been inaccurate or incomplete; or
- avoid this contract of insurance from the beginning if the disclosure of material information is substantially inaccurate or incomplete and would have affected the insurers decision to enter into this contract of insurance.

Change in Risk Information

lf:

- the information you have given the insurer in relation to the insurance provided under this policy changes; or
- there is any significant change in or variance of the risk(s); before or during the period of insurance then the insurer needs to know as it may result in:
- the insurer applying different terms; and / or
- a claim not being paid (in whole or in part); and / or
- the **policy** no longer being suitable to meet **your** needs.

To enable the **insurer** to assess any such changes or variations in information and / or risks **you** must tell the **insurer** as soon as is reasonably practicable of any such changes or variations. This can be done by advising **your insurance broker**.

Fraudulent Claims

- **a** If the **insurer** establishes that **you** have made a fraudulent claim under this **policy**, the **insurer**:
 - i is not liable to pay the claim; and
 - ii may recover from you any sums paid by the insurer to you in respect of the claim; and
 - iii will by notice to you treat the policy as having been terminated with effect from from the time of the fraudulent act, in writing to you via your insurance broker
- b If the insurer exercises its right under sub-paragraph
 (a) (iii) above the insurer shall not be liable to you in respect of a relevant event occurring after the time of the fraudulent act.

CANCELLATION OF THIS POLICY

1 Cancellation during the first fourteen (14) days

If the insurance provided under this **policy** does not meet **your** requirements and no claim has been made under this **policy** and **you** are not aware of any potential claim or **occurrence**, incident or circumstance likely to give rise to a claim under this **policy**, **you** can cancel this **policy** within fourteen (14) days of:

- the start date of this insurance as shown under the **period of insurance**, or
- the date you received this policy,

whichever is the later.

In exercising **your** right to cancel in this way, **you** withdraw from this contract of insurance from the start date as shown in the **period of insurance** and the **insurer** will return to **you** the premium paid.

You can do this by advising your insurance broker and returning this **policy** to them.

2 Cancellation in other Circumstances

a Cancellation by you

You can cancel this **policy** during the **period of insurance** by giving thirty (30) days' written notice to **your insurance broker**.



If you cancel this **policy** and a claim has not been made under this **policy** and there is no known potential claim or **occurrence**, incident or circumstance likely to give rise to a claim under this **policy**, the **insurer** will return a pro rata portion of premium paid in respect of the unexpired **period of insurance**.

b Cancellation by the **insurer**

The **insurer** may cancel this **policy** if:

- i you provide any information that proves to be inaccurate or incomplete (see Disclosure and Accuracy of Information Notice in this **policy**).
- **ii you** fail to pay the premium on or before the date(s) shown in **schedule** (see Premium, General Condition 6).
- iii there is a change or variation in the risk which means that the insurer can no longer provide the insurance cover under this policy or the extent of the change or variation makes the risk unacceptable to the insurer in which case the insurer will cancel this policy by giving you 30 days' written notice via your insurance broker. The cancellation will take effect 30 days after the day you are notified of the cancellation.

In accordance with the Change in Risk Information condition under this Notices **section** the **insurer** may not pay any claim where that claim arises from or relates to a change or variation in risk.

iv you make a claim under this policy through concealment, misstatement or by recklessly or deliberately providing false information (see Fraudulent Claims Notice), then the insurer may cancel this policy with immediate effect from the date the fraud was committed, and will notify you of the cancellation in writing via your insurance broker.

In addition to the above Cancellation of this Policy Notice, **your** attention is also drawn to the following cancellation and termination conditions in:

- Optional Extension 1, Strikes, Malicious Acts and Hi-jack Coverage applicable to Sections 1 and 2 of this **policy**.
- 2 Paragraph 4 (b) of Section 3 of this **policy** Review and Cancellation applicable to Coverage 4 - war and related perils.

Coverage 4 – war and related perils – shall also terminate automatically in certain circumstances as detailed in paragraph 4 (a) in Section 3 of this **policy** – Automatic Termination.

If the **insurer** cancels this **policy**, the **insurer** shall retain a pro rata proportion of the premium for the time this **policy** has been in force and the **insurer** will refund premium based on the effective date of cancellation or as soon as reasonably practicable afterwards. However, any return premium calculated on a pro-rata basis relating to the time on risk will depend upon any claims made by **you**.

AGREEMENT TO INSURE

This **policy** is an insurance contract between the **insurer** and **you**.

Provided the premium (including the applicable Insurance Premium Tax) has been paid by **you** in accordance with the terms of this **policy**, the **insurer** shall provide the insurance in accordance with the terms of this **policy**.

A person who is not a party to this **policy** shall have no right to enforce any of its terms.

The Insurer's Regulatory Status

The **insurer** is authorised by the Prudential Regulation Authority (PRA) and regulated by the PRA and Financial Conduct Authority (FCA), with a Financial Services Register number of 204909

The above can be checked and further details obtained from:

www.bankofengland.co.uk for the PRA, and https:// register.fca.org.uk for the FCA

DEFINITIONS

act of parliament

means:

- Civil Aviation Act 1990
- Health & Safety at Work Act 2015
- Privacy Act 2020
- Resource Management Act 1991

including any amendments, re-enactments, replacements or Statutory Regulations of such Act.

activities covered

Business and / or **commercial activities** including **initial flight assessment training and / or examination** and **continuation flying** as shown in the **schedule**.



annual aggregate

The total amount the **insurer** will pay as claims under this **policy** during the **period of insurance**. If the **period of insurance** exceeds twelve (12) months the annual aggregate will be increased proportionately by the ratio that the excess period bears to the **period of insurance**. The same method will be conversely applied for any **period of insurance** less than twelve (12) months.

bodily injury

Physical injury including death resulting from such injury but excluding nervous shock or psychological injury unless accompanied by and directly caused by such physical injury to the same individual.

business

Your use of the UAV in the normal course of your work and / or work duties excluding commercial activities.

cargo

Merchandise or goods for delivery by or carried by the **UAV** in exchange for remuneration.

chemical liability

Bodily injury and / or **property damage** to third parties caused by chemicals, dusting powders, seeds, fertilizers or compounds.

claim (in respect of Section 4 only)

means any:

- **a** judicial, administrative or regulatory proceeding instituted against, and served upon **you**;
- b threat or intimation that a judicial, administrative or regulatory proceeding will be instituted against you; or
- c circumstance that **you** may reasonably believe may give rise to a **claim** against **you**.

All Claims connected to a single **event** shall be considered a single **claim** for the purposes of the **policy**.

commencement of the operation of fitting it to

From the moment the property ceases to be in contact with the ground or the trolley / stand on which it is located when the process of fitting it to the UAV is commenced.

commercial

Your use of the **UAV** for the benefit of third parties, in exchange for remuneration, as identified in the information supplied to the **insurer** when applying for this insurance.

compensation for attendance means costs of any of **your** employees, directors, principals, or partners at a formal court hearing or formal interview conducted in connection with a **claim** notified to the **insurers** where such attendance is considered by the **insurers** to be necessary or beneficial to reduce liability which may result in a payment under this **section**.

computer system

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

confiscation

Confiscation, nationalisation, seizure, restraint, detention, appropriation, requisition for title or use by or under the order of any Government (whether civil military or de facto) or public or local authority.

continuation flying

Use of the **UAV** for the purpose of the **UAV operator** maintaining their skill and proficiency of operation of the **UAV** for the **activities covered**, which includes participating in or on a training course for such purpose.

cyber act

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

cyber incident

Any:

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



deductible(s)

The amount that is to be paid by **you** and is deducted from each claim as shown in the **schedule**. If a claim is less than the deductible amount then **you** will bear all of the claim.

In the event of an occurrence involving more than one deductible under Section 1 or Section 3 of this **policy** only one deductible shall apply within that **section** being the highest deductible applicable to the occurrence.

defence costs means the reasonable fees, costs, charges or expenses (including lawyers' fees and experts' fees) incurred by **you** with the prior written consent of the **insurers** (such consent not to be unreasonably withheld or delayed) and resulting from the handling, investigation, defence, compromise or appeal of a claim

detachable payload(s) The equipment itemised in the schedule that attaches to the UAV and is removable and / or interchangeable from the UAV for purposes of the activities covered.

endorsement(s)

Any special terms and conditions added to this **policy**.

event means any act or omission done or omitted to be done by you and/or any insured person in connection with your business activities that may result in an allegation that you and/or any insured person have committed an offence under an act of parliament punishable by conviction

fine means any monetary pecuniary penalty or costs for which **you** are liable on conviction of any offence under an **act of parliament**, **fine** does not include the cost or payment of any enforcement order, or compliance order, or any value of property subject to confiscation orders or forfeiture.

flight(s)

Occurs from the time the **UAV** is switched on, attempts to take off, whilst in the air, and until the **UAV** completes its landing and is powered down.

force majeure

Unusual and unforeseeable circumstances beyond **your** control, the consequences of which could not have been avoided.

ground control station

An interface which can be used to control / monitor single / multiple Unmanned Aerial Vehicle flights during

flight. The interface may also provide effective control of both **detachable payloads** / **non-detachable payloads**, potentially allowing data collated whilst in flight to be monitored.

hi-jack

Any unlawful seizure or wrongful exercise of control of the **UAV** through the use of force or the threat of force.

initial flight assessment training and /or examination Use of the **UAV** for the purpose of any person who is operating, controlling or piloting the **UAV** whilst training and / or taking part in a flight assessment / examination for the purpose of obtaining their first **UAV** operator's pilot's licence or operational certification necessary for the **activities covered**.

insurance broker

The party named in the **schedule** who acts as **your** agent.

Where this **policy** forms part of a scheme arranged by a Coverholder on behalf of the **insurer** under a Binding Authority Agreement with a Binding Authority Unique Market Reference shown in the **schedule** all references to the term **insurance broker** in this **policy** are replaced by **Coverholder**.

insured / you / your

The party named in the **schedule**.

insured person means any person who is currently, or was at the date of any **event**, or becomes during the **period of insurance**, a partner, director, officer or employee of the Company as shown in Item 1A of the **schedule**.

insured value(s)

The market value of the **UAV** (and **detachable payload** where applicable) as determined by the **insurer** at the date of the loss or damage giving rise to a claim, taking into account all material aspects including age, wear and tear, and service history.

However, Insured Values shown in the **schedule** represent the estimated market values supplied by **you** to the **insurer** at the start date of this **policy**. The **insurer** will never pay more than these amounts.

insurer

As shown in the **schedule**.



invasion of privacy

Data collected from the **UAV** whilst in **flight** and subsequently made available to third parties without the consent of the party to whom the data relates, including any breach of confidentiality, infringement, or violation of any right to privacy, or of any statutes, laws and regulations associated with the confidentiality, access, control, and use of personally identifiable, nonpublic information.

malicious acts

Any malicious act including vandalism or act of sabotage or **cyber act**.

noise liability

Claims for **bodily injury** and / or **property damage** arising from the noise of the **UAV** whilst in **flight**.

non-detachable payload(s)

Any equipment which forms an integral part of the **UAV** and is not intended to be removed from the **UAV**.

occurrence(s)

An accident or a continued or repeated exposure to conditions occurring during the **period of insurance** which is neither expected nor intended from **your** standpoint. All liability arising out of such exposure to substantially the same general conditions shall be deemed to arise out of one **occurrence**.

order for reparation means an order for reparation imposed by the Court on sentencing following **your** conviction for an offence under the Health and Safety at Work Act 2015.

overhaul cost

The costs of labour and materials which are or would be incurred in the overhaul or replacement (as necessary) at the end of the **overhaul life** of the damaged or similar **unit**.

overhaul life

The amount of use, or operational and / or calendar time which, according to the manufacturer of the **UAV** and evidenced to **you**, determines when overhaul or replacement of a **unit** is required.

period of insurance

The length of time for which this **policy** is in force, from the start date until the expiry date, as shown in the **schedule** and for which **you** have agreed to pay a premium.

policy

This document, the **schedule** and any **endorsements** attached or attaching to this document and / or **schedule**.

property damage

Physical loss of or damage to or destruction of tangible property only.

section(s)

Part(s) of the **policy** that detail(s) the insurance cover provided.

schedule

The part of this **policy** setting out information provided to the **insurer** that shows the insurance coverage and includes the **schedule of UAV**.

schedule of UAV

The **UAV** covered by this **policy** and itemised in the **schedule**.

strikes

Strikes, riots, civil commotions or labour disturbances.

sub-limit(s)

A financial limitation in this **policy** on the amount of coverage available to cover a specific type of loss. A sub-limit is part of, rather than in addition to, the limit that would otherwise apply to that loss.

terrorism

Any act of one or more persons, whether or not agents of a sovereign power, for political or terrorist purposes and whether the loss or damage resulting therefrom is accidental or intentional.

tethered aerostats

A balloon, deriving its lift from the buoyancy of surrounding air, and connected to the ground at all times by a cable.

total loss

Physical damage to the **UAV** where in the reasonable opinion of the **insurer**:

a the UAV is damaged to such an extent that it cannot economically be repaired; or



- **b** the cost of repairing the **UAV** is estimated to exceed the **insured value**; or
- c the UAV cannot be located fourteen (14) days after:
 - i the commencement of **flight** and arising from the **activities covered**; or
 - ii the date on which the theft was reported to the insurer.

transit

The carrying of the UAV and / or UAV spares by you or the UAV operator from one location to another whilst packed in accordance with the relevant manufacturers' guidelines or the UAV is in a securely locked and padded UAV flight case and the UAV spares are in a securely locked and padded UAV spare parts case.

UAV

An aircraft owned by **you** or utilised under **your** care, custody, possession or control which is operated remotely without any on-board pilot, for which **you** are legally responsible, as itemised in the **schedule of UAV. UAV** includes any **non-detachable payload** and / or **detachable payload** where applicable and / or **tethered aerostats** but excludes kites.

UAV operator

The person who at all times directly manipulates the flight controls of the **UAV** and exercises direct authority over the initiation, continuation, diversion or termination of the **UAV flight**, excluding observers employed by **you**.

UAV spares

All equipment owned by **you** destined to be fitted to or form part of the **UAV** and ancillary equipment including the **ground control station** exclusively associated with the **activities covered**.

UAV spares does not include **detachable payloads** for which cover applies in accordance with Section 1 of this **policy**.

unit

A part or an assembly of parts (including any subassemblies) of the **UAV** which has been assigned an **overhaul life** as a part or an assembly.

vicariously liable

The liability of one person for the acts or omissions of another.

war

War, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, martial law, military or usurped power or attempts at usurpation of power.

GENERAL INTERPRETATION

- **a** The singular includes the plural and vice versa, and the masculine includes the feminine and neutral;
- b "Including" and "include(s)" and "inclusive" mean without limitation;
- Any obligation or payment owed by the insurer shall in every case be subject to the limits shown in the schedule;
- **d** Any reference to legislation includes any similar or related law, ordinance or regulation, any amendments, and any rules or regulations or executive orders issued thereunder, or by Federal, state, local or other agencies or similar bodies;
- e The descriptions in the headings and subheadings of this **policy** are solely for convenience and form no part of the terms and conditions of coverage; and
- f All or part of any provision of this policy which is or becomes void or illegal, invalid or unenforceable by a court or other competent body under the law of any applicable jurisdiction shall be deleted. The parties shall use their best efforts to agree a replacement for the provision deleted which achieves as far as possible the same effect as would have been achieved by the deleted provision had it remained enforceable.

SECTION 1 PHYSICAL LOSS OF OR DAMAGE TO UAV

Coverage

The **insurer** will pay **you** for physical loss of or damage to the **UAV**, inclusive of theft, occurring during the **period of insurance** and arising from the **activities covered**, whilst in **flight**, on the ground or in **transit** by any conveyance up to the **insured value**, less any applicable **deductible**.

Exclusions applicable to this section

This section does not apply to:

- 1 loss or damage which is due and confined to:
 - a wear and tear or deterioration;



- b defect, malfunction, breakdown or failure howsoever caused in any unit of the UAV and the consequences thereof within that unit. However, physical loss of or damage to the UAV consequent upon such defect, malfunction, breakdown or failure is covered.
- 2 loss of or damage to an engine **unit** caused by the ingestion of stones, grit, dust, sand, ice or any corrosive or abrasive material or any other substance which has a progressive or cumulative engine damage effect. Such loss or damage shall be regarded as wear and tear or deterioration and shall be excluded. However, ingestion causing sudden loss or damage to the **UAV** which is attributable to a single identifiable incident is covered.
- 3 loss or damage caused by:
 - **a** rot, fungus, mould, vermin, infestation, rust, oxidation, warping or shrinkage;
 - b dryness or humidity, or exposure to light or extreme temperatures, unless this results from high winds of destructive nature, rainstorm, hailstorm or snowstorm or fire;
 - c seepage, pollution or contamination of any type.
- 4 depreciation in value of the UAV.
- 5 theft or attempted theft of the UAV:
 - a by you or with your knowledge or consent; or
 - **b** by others. However, theft by others involving violent or forcible entry to or exit from a building, shipping container, gated compound secured with a closed shackle padlock, or locked boot, trailer, roof box or locked compartment of a motor vehicle, is covered under this **section** provided all security measures on the motor vehicle, trailer or roof box are in force at the time of the theft or attempted theft and the **UAV** is kept out of sight at all times.
- 6 loss or damage occurring whilst the UAV is being used for any illegal activity or whilst at air shows or participating in air racing events / meets or for any activity other than the **activities covered**.
- 7 loss or damage occurring whilst the UAV, when in transit or not in use, is not packed in accordance with manufacturer guidelines or in a securely locked and padded UAV flight case.
- 8 loss or damage occurring whilst the UAV is landing on or taking off or attempting to do so from a place

which does not comply with the recommendations laid down by the manufacturer of the **UAV**, unless due to **force majeure**.

- 9 claims arising from your failure to take all reasonable care / measures to protect the UAV at all times and to maintain / operate it in good and proper condition in accordance with the manufacturer's guidelines.
- 10 loss or damage caused by maintenance, repair, renovation, restoration, modification or any similar process except where the UAV is being cleaned, repaired, inspected, worked on or maintained by a third party for whose acts or omissions you are vicariously liable or otherwise liable.
- 11 scratching / fogging / misting of lenses and / or-mechanical or electrical derangement of detachable payload / non-detachable payload unless the UAV suffers damage at the same time.
- 12 loss or damage caused by:
 - a war, terrorism or confiscation;
 - b strikes, malicious acts or hi-jack;

which would include whilst the **UAV** is outside **your** control by reason of any of the above perils.

Conditions applicable to this Section

- 1 Dismantling, Transport and Repairs If the UAV is damaged:
 - a no dismantling or repairs shall be commenced without the consent of the **insurer** except whatever is necessary in the interests of safety, or to prevent further damage, or to comply with orders issued by the appropriate authority;
 - **b** the **insurer** will pay only for repairs and transport of labour and materials by the most economical method unless the **insurer** agrees otherwise with **you**.
- 2 Partial Loss

If the **insurer** settles a claim other than on the basis of a **total loss** they will pay the cost of repairing the **UAV** less:

- a any applicable deductible and / or
- an amount for wear and tear of any unit. This will be calculated as the proportion of the overhaul cost of any unit repaired or replaced as the used time bears to the overhaul life of the unit.

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3 Total Loss

If the **insurer** settles a claim on the basis of a **total loss** they will pay the **insured value** of the **UAV** less any applicable **deductible**.

4 Salvage

If the **insurer** settles a claim on the basis of a **total loss**, the respective **UAV** will no longer be insured under this **policy**, and the **insurer** may take the **UAV** together with all documents of record, registration and title as salvage.

5 Right of Ownership

Unless the **insurer** agrees in writing to take the **UAV** as salvage the **UAV** shall at all times remain **your** property and **you** shall have no right of abandonment to the **insurer**.

6 Detachable Payloads

The coverage afforded by this **section** in respect of **detachable payloads** applies whether attached to the **UAV** or not for purposes of the **activities covered**.

SECTION 2 PHYSICAL LOSS OF OR DAMAGE TO UAV SPARES

Coverage

The **insurer** will pay **you** for physical loss of or damage to **UAV spares**, inclusive of theft, occurring during the **period of insurance**, being **your** property or the property of others for which **you** are responsible, whilst such property is in **your** care, possession, custody or control on the ground, or whilst in **transit** by any conveyance, up to the limit as shown in the **schedule**, less any applicable **deductible**.

Exclusions applicable to this Section

This section does not apply to:

- 1 loss of or damage to any item of UAV spares occurring at any time after the commencement of the operation of fitting it to or placing it on board the UAV to which it is destined.
- 2 loss of or damage to detachable payloads.
- 3 loss of or damage to an engine occurring during the running or testing of such engine.
- 4 loss or damage which is due and confined to mechanical or electrical derangement.
- 5 loss or damage which is due and confined to wear and tear or deterioration.

- 6 loss or damage caused by:
 - **a** rot, fungus, mould, vermin, infestation, rust, oxidation, warping or shrinkage;
 - **b** dryness or humidity, or exposure to light or extreme temperatures, unless this results from high winds of destructive nature, rainstorm, hailstorm or snowstorm or fire;
 - c seepage, pollution or contamination of any type.
- 7 depreciation in value of the UAV spares.
- 8 theft or attempted theft of the UAV spares:
 - a by you or with your knowledge or consent; or
 - by others. However, theft by others involving violent or forcible entry to or exit from a building, shipping container, gated compound secured with a closed shackle padlock, or locked boot, trailer, roof box or locked compartment of a motor vehicle, is covered under this section provided all security measures on the motor vehicle, trailer or roof box are in force at the time of the theft or attempted theft and UAV spares are kept out of sight at all times.
- 9 loss or damage caused by maintenance, repair, renovation, restoration, modification or any similar process except where the UAV spares are being cleaned, repaired, inspected, worked on or maintained by a third party for whose acts or omissions you are vicariously liable or otherwise liable.
- 10 claims arising from your failure to take all reasonable care / measures to protect the UAV spares at all times.
- 11 unexplained loss or disappearance or inventory shortage of UAV spares.
- 12 loss or damage occurring whilst the UAV spares, when in transit or storage, are not packed in accordance with manufacturer guidelines or in a securely locked and padded UAV spare parts storage case.
- 13 loss or damage caused by:
 - a war, terrorism or confiscation;
 - b strikes, malicious acts or hi-jack

which would include whilst the **UAV spares** are outside **your** control by reason of any of the above perils.



Conditions applicable to this Section

1 Spares records

You shall keep a proper record of all items of UAV spares from time to time insured under this section and of the value of each item.

2 Rights of Ownership

Unless the **insurer** elects to take the **UAV spares** as salvage the **UAV spares** shall at all times remain **your** property and **you** shall have no right of abandonment to the **insurer**.

3 Salvage

All salvages, recoveries and payments recovered or received subsequent to a loss settlement under this **section** shall be applied as if recovered or received prior to that settlement and all necessary adjustments shall be made by the parties thereto.

SECTION 3 LEGAL LIABILITY TO THIRD PARTIES

Coverage

The **insurer** will pay to or on behalf of **you** all sums for which **you** shall become legally liable to pay as compensatory damages, up to the applicable limits or **sub-limits** shown in the **schedule** less any applicable **deductible**, for:

- 1 **bodily injury** and / or **property damage** to third parties caused by an **occurrence**:
 - a arising out of the use of the UAV as part of the activities covered; or
 - **b** arising:
 - in or about any premises used by you in connection with your operations as part of the activities covered;
 - ii elsewhere at any location in the course of any work or the performance of your duties in connection with the activities covered;
- 2 invasion of privacy arising out of the use of the UAV as part of the activities covered during the period of insurance;
- 3 noise liability arising out of the use of the UAV as part of the activities covered during the period of insurance.

This **section** includes a claim for compensatory damages by a third party against the **UAV operator** or

any of **your** sub-contractors, outsourcers, employees or volunteer workers when they are acting on **your** behalf and for whom **you** are **vicariously liable** or otherwise liable.

4 war and related perils;

Coverage 1 (a) of this **section** includes claims arising from **war**, **strikes**, **malicious acts**, **terrorism**, **confiscation** and **hi-jack** which also covers whilst the **UAV** is outside **your** control by reason of any of these perils.

a Automatic Termination

Coverage 4 shall terminate automatically in the following circumstances:

- i upon the outbreak of war (whether there be a declaration of war or not) between any two
 (2) or more of the following States, namely, France, the People's Republic of China, the Russian Federation, the United Kingdom, the United States of America;
- ii in respect of war, upon the hostile detonation of any weapon of war employing atomic or nuclear fission and / or fusion or other like reaction or radioactive force or matter wheresoever or whensoever such detonation may occur and whether or not the UAV may be involved; or
- **iii** the **UAV** is requisitioned for either title or use upon such requisition.

Provided that if the **UAV** is in the air when (a) (i), (ii) or (iii) occurs, then Coverage 4 (unless otherwise cancelled, terminated or suspended) shall continue in respect of such **UAV** until completion of its first landing thereafter.

b Review and Cancellation

- i The insurer may give notice to review premium and / or geographical limits – such notice to become effective on the expiry of seven (7) days from 23:59 hours local standard time at your address shown in the schedule on the day on which notice is given.
- Following a hostile detonation as shown in

 (a) (ii) above, the insurer may give notice of cancellation in respect of one or more parts of the coverage provided for strikes, malicious acts, terrorism, confiscation and hi-jack, such notice to become effective on the expiry of forty-eight (48) hours from 23:59



hours local standard time at **your** address shown in the **schedule** on the day on which notice is given.

iii Coverage 4 may be cancelled by either the insurer or you giving notice to become effective on the expiry of seven (7) days from 23:59 hours local standard time at your address shown in the schedule on the day on which such notice is given.

c Notices

All notices in respect of Coverage 4 shall be in writing via **your insurance broker**.

The limits of the **insurer's** liability for Coverages 2, 3 and 4 shall be the applicable **sub-limits** as shown in the **schedule**. The **sub-limits** are part of, and not in addition to, the applicable **section** combined single limit for Coverages 1(a) and 1(b) above.

Exclusions applicable to this Section

This **section** does not apply to:

- 1 property damage to property owned, rented, leased or occupied by, or whilst in the care, custody or control of, or whilst being handled, serviced or maintained by you or any of your employees or the UAV operator.
- 2 the UAV whilst being used for any illegal activity or for any activity other than **activities covered**.
- 3 bodily injury or property damage occurring whilst the UAV is landing on or taking off or attempting to do so from a place which does not comply with the recommendations laid down by the manufacturer of the UAV unless such non-compliance is due to force majeure.
- 4 liability assumed by **you** by agreement under any contract unless such liability would have attached to **you** in the absence of such agreement.
- 5 any claims:
 - a caused by seepage, pollution or contamination of any type which includes electrical or electromagnetic interference; or
 - b for chemical liability.
- 6 bodily injury or property damage caused by any mechanically propelled vehicle which you may cause or permit any other person to use on the road in such a manner as to render them responsible for

insurance under any domestic or international law appertaining to road traffic, or where no such law exists, whilst such vehicle is on any public highway.

- 7 liability arising out of any air meet, air race, or air show, nor any stand used for the accommodation of spectators in connection therewith unless agreed otherwise by the **insurer**.
- 8 bodily injury or property damage arising out of construction of, demolition of or alterations to buildings, runways, or installations by you or your contractors or sub-contractors (other than normal maintenance operations) unless agreed otherwise by the insurer.
- 9 bodily injury or property damage arising out of any goods or products manufactured, constructed, altered, repaired, serviced, treated, sold, supplied, or distributed by you or your employees after such goods or products have ceased to be in the possession or under your control.
- 10 bodily injury to or property damage sustained by any person, who at the time of sustaining such injury or damage is engaged in your service or acting on your behalf, or liability for which you or your insurer may be held liable under any workers compensation, unemployment compensation or disability benefits law or any similar law.
- 11 the cost of making good any faulty workmanship for which you, your employees, contractors or subcontractors may be liable (but this limitation shall not exclude resulting damage arising out of such faulty workmanship).
- 12 liability arising out of the operation of an airfield control tower unless agreed otherwise by the **insurer**.
- 13 claims arising from your failure to take all reasonable care / measures to protect the UAV at all times and to maintain / operate it in good and proper condition in accordance with the manufacturer's guidelines.
- 14 claims caused by:
 - a the actual, alleged or threatened presence of asbestos in any form, or any material or product containing, or alleged to contain, asbestos; or
 - **b** any obligation, request, demand, order, or statutory or regulatory requirement that **you** or others test for, monitor, clean up, remove, contain, treat, neutralise, protect against or in any other way respond to the actual, alleged or threatened presence of asbestos or any material or product containing, or alleged to contain, asbestos.

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Regardless of any other provisions in this **policy**, the **insurer** will have no duty to investigate, defend or pay defence costs in respect of any claim excluded in whole or in part under paragraphs (a) or (b) of this exclusion.

15 any claims caused by war, strikes, malicious acts, terrorism, confiscation or hi-jack in respect of Coverages 1(b), 2 and 3.

Condition applicable to this Section

Limitation of Liability

If the **insured** comprises more than one party under this **section**, whether by **endorsement** or otherwise, the total liability of the **insurer** in respect of any or all insureds shall not exceed the applicable limit as shown in the **schedule**.

SECTION 4 STATUTORY LIABILITY

The insurer will pay you for any fine, order for reparation, and any defence costs arising out of a claim made against you, subject to the applicable limit or sub-limit/s shown in the schedule, less any applicable deductible; provided that:

- a you first became aware of the claim during the **period of insurance**; and
- **b** the **claim** arises from an **event** occurring on or after the Retroactive Date is reported to the **insurers** in accordance with the How to make a Claim Notice.
- c compensation for attendance provided that:
 - the **insurer** have given prior written consent to such attendance, such consent to be obtained from the **insurer**, **you** must observe and fulfil this condition precedent before the **insurer** has any liability to pay **compensation for attendance** costs;
 - indemnity for such costs shall not exceed NZD 500 per partner, director, principal per day and NZD 250 per employee per day; and
 - the total indemnity payable by **insurer** shall be subject to the **compensation for attendance sublimit** of Liability set forth in Item 5 of the **schedule**.

No **deductible** amount is applicable to this **compensation for attendance**

Exclusions applicable to this Section

This **section** does not apply to:

Any **fine, order for reparation,** and any **defence costs** in connection with any **claim**:



- 1 Asbestos any **claim/s** caused by:
 - **a** the actual, alleged or threatened presence of asbestos in any form, or any material or product containing, or alleged to contain, asbestos; or
 - b any obligation, request, demand, order or statutory or regulatory requirement that you or others test for, monitor, clean up, remove, contain, treat, neutralise, protect against or in any other way respond to the actual, alleged or threatened presence of asbestos or any material or product containing, or alleged to contain, asbestos

Regardless of any other provisions in this **policy**, the **insurer** will have no duty to investigate, defend or pay **defence costs** in respect of any claim excluded in whole or in part under paragraph (a) or (b) of this exclusion.

- 2 Compliance Costs
 - a for payment of any **fine** (or part of a **fine**) which is a penalty imposed for failing to comply with any enforcement order or remedial order; or
 - **b** for the cost incurred by **you** in complying with any enforcement or remedial order.
- 3 Continuing Fine for payment of any fine (or part of a fine) which is imposed in relation to a period of time after you first received notice from the prosecuting body of the intention to commence a prosecution in relation to the offence.
- 4 Damages and Non-criminal Penalties for payment of money arising directly or indirectly from a breach of a legal obligation (including an obligation owed pursuant to an **act of parliament**) other than consequent upon **your** conviction for an offence. In particular, but without limitation, this **section** does not cover any proceeding seeking:
 - a damages, including punitive, aggravated, liquidated, multiple or exemplary damages;
 - **b** compensation for injury suffered, including physical or mental injury, humiliation, distress or damage to reputation; or
 - c civil pecuniary penalties under an act of parliament.
- 5 Health and Safety in Employment Act 2015 for any fine or infringement fee (other than reparation) ordered to be paid by you following conviction under the Health and Safety at Work Act 2015.
- 6 Intentional or Deliberate Disregard arising out



of or based upon, attributable to, or in any way involving **your** intentional or reckless disregard of the provisions of any **act of parliament**.

- 7 Territorial Limits arising out of, based upon or attributable to any legal proceeding brought in any country, territory or jurisdiction outside of New Zealand, or any legal proceeding brought to enforce a judgement obtained in any such country, territory or jurisdiction.
- 8 Known Claims and Circumstances
 - a made against, or intimated to, **you** prior to the commencement of the **period of insurance**; or
 - **b** notified under any previous policy; or
 - c arising out of or connected with any facts or circumstances that:
 - i you were aware of prior to commencement of the **period of insurance**; and
 - ii a reasonable person in **your** position would have considered may give rise to a **claim**.
- 9 Monetary Amounts Paid or Offered before Sentence - for any sum paid, or offered to be paid, by you without the prior written consent of the insurers, to or for a complainant prior to imposition of sentence by the Court, as reparation or otherwise, following an event.
- **10** Other Activities arising directly or indirectly out of activities that are not in the course of, or in connection with **your** business activities.
- 11 Reparation for any monetary amount ordered to be paid by you by way of an order for reparation imposed by a Court following conviction under an act of parliament, except an order for reparation under the Health and Safety at Work Act 2015.
- 12 Retroactive Date that arose directly or indirectly out of any **event** that occurred prior to the Retroactive Date as shown in Item 6 of the **schedule**.
- 13 Taxes for the payment of any tax, including any fine or penalty resulting from the failure to pay any tax, however this exclusion shall not apply to Goods and Services Tax payable by the insurer in settlement of any claim, if applicable.

Condition applicable to this Section 4

Payment of Costs General Condition 7 is deleted and replaced as follows: The **insurer** will pay any legal

costs and expenses incurred with their written consent in defending any **claim.** In no event shall the **insurer** be liable to pay in excess of the total limit of liability shown in the **schedule**.

However, should any amount agreed or awarded in respect of such claims exceed the total limit shown in the **schedule**, the liability of the **insurer** in respect of **defence costs** shall be limited (within the total limit) to such proportion of the said **defence costs** as the total limit bears to the amount paid for the **claim**.

GENERAL EXCLUSIONS

The following exclusions apply to this **policy** in addition to specific exclusions contained in each individual **section.**

This **policy** does not apply to:

- 1 a any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination;
 - b any products or services which include, involve or relate in any way to anything in (a) above, or the storage, handling or disposal of anything in (a) above; or
 - c all operations carried out at or on any premises or locations on which anything in

 (a) or (b) above is located.
- 2 any hostile detonation of any weapon of war employing atomic or nuclear fission and / or fusion or other like reaction or radioactive force or matter.
- 3 any failure by any equipment (including any hardware or software) to correctly recognise any given date or to process any data or to operate properly due to any failure to correctly recognise any given date.
- 4 any indirect or consequential loss or expense incurred relating to any occurrence, incident or circumstances resulting in a claim under this policy and which includes but is not limited to any loss of use, income or contract or interruption to your business or any third party business or personal property affected by such occurrence, incident or circumstances.
- 5 loss of or damage to the UAV or UAV spares or bodily injury or property damage to third parties or any flight which occurs over or within the following territories, unless as a result of force majeure:



Afghanistan	Ukraine
Algeria	United States of America and protectorates
Armenia	Venezuela
Belarus	Yemen
Brazil	Zimbabwe
Burundi	6 any claims where the number of UAV in the air at
Cameroon	any one time exceeds the maximum number shown
Central African Republic	in the schedule .
Colombia	7 any claims caused by a cyber incident .
Cuba	8 any claims relating to cargo .
Democratic Republic of Congo	
Ecuador	GENERAL CONDITIONS The following conditions apply to this policy in
Egypt	addition to specific conditions as contained in each individual section .
Eritrea	
Ethiopia	1 Two (2) or more UAV
Georgia	When two (2) or more UAV are insured, the terms
Guinea	of this policy , including the limits as shown in the
Iran	schedule, shall apply separately to each UAV, unless otherwise shown.
Iraq	
Kenya	2 Maximum Flight Time
Lebanon	No single UAV will exceed five hundred (500) hours' flying time during any one twelve (12) month period.
Libya	If the period of insurance is greater than twelve (12)
Mali	months, the maximum of five hundred (500) hours will be increased proportionately in the ratio that the period in excess of the period of insurance bears to
Mauritania	
Myanmar	the period of insurance .
Nicaragua	3 Assignment
Nigeria	Your rights under this policy may not be assigned
North Korea	without the insurer's prior written agreement, such
Pakistan	agreement not to be unreasonably withheld.
Peru	4 Other Insurance
Russia	The coverage afforded by this policy shall be excess
Somalia	insurance over any other valid and collectible insurance available to you .
South Sudan	
Syria	5 Subrogation
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The **insurer** will be entitled whether before or after paying **your** claim to conduct in **your** name the defence or settlement of any claim or to take action to seek recovery or secure indemnity from any third

The Republic of Sudan

Tunisia



party in respect of any claim covered by this **policy** and will have full discretion in the conduct of any such proceedings.

You shall at all times provide all information and assistance as the **insurer** or any person authorised by the **insurer** may reasonably require.

6 Premium

The premium for this **policy** is shown in the **schedule**.

You must pay the premium (or any instalment) on or before the date(s) in accordance with the Premium Payment Terms shown in the **schedule**.

In the event of non-payment of premium (or any instalment) this **policy** shall be cancelled by the **insurer** in accordance with the Premium Payment Terms.

If any part of the premium as shown in the **schedule** is shown as being adjustable **you** shall within one (1) month of the expiry of the **period of insurance** or such further periods as the **insurer** may allow, furnish such details as the **insurer** may require and the premium for such period will be adjusted accordingly subject to any minimum premium(s) that may be required by the **insurer**.

If any part of the premium is calculated on estimates, you shall keep accurate records containing all particulars relating thereto and shall permit the insurer or their representatives to inspect such records at any time.

7 Payment of Costs

The **insurer** will pay any legal costs and expenses incurred with their written consent in defending any action which may be brought against **you** in respect of any claim for compensatory damages. In no event shall the **insurer** be liable for or pay damages and / or legal costs and expenses (separately or combined) in excess of the total limit of liability shown in the **schedule**.

However, should any amount agreed or awarded in respect of such claim exceed the total limit shown in the **schedule**, the liability of the **insurer** in respect of legal costs and expenses shall be limited (within the total limit) to such proportion of the said legal costs and expenses as the total limit bears to the amount paid as damages.

The **insurer** shall not be obliged to pay any legal costs and expenses incurred after the total limit of liability shown in the **schedule** has been exhausted

and shall be entitled to return the control of any legal proceedings (without any further liability of any sort) to **you**, which **you** will accept without delay.

8 Broker of Record

This **policy** has been administered in part on behalf of the **insurer** by **your insurance broker**. Administrative services performed by **your insurance broker** on behalf of the **insurer** may include but are not limited to payment and processing of premium and risk data, and reporting and handling of claims. The **insurer** will continue to rely on **your insurance broker** to perform such services during the **period of insurance** and in the event of a claim or potential claim. You are advised that only **your insurance broker** has authority from the **insurer** to perform these administrative services and therefore it is not possible to change **your insurance broker** for this **policy** except with the express permission of the **insurer**.

9 Goods and Services Tax (GST)

Where **you** are liable to pay tax under section 5 (13) of the Goods and Services Tax Act 1985 (or any statutory amendment or re-enactment of the section or Act) upon receiving any indemnity payment under Section 4 of this **policy**, the **insurer** will indemnify **you** for the costs of that tax. The indemnity under this General Condition is payable by the **insurers** in addition to the Limit of Liability as set forth in Item 3A of the **schedule**.

Optional Extensions applicable to this Policy

Subject to all **policy** terms, conditions, limitations and exclusions, the following areas of coverage form part of this **policy**, where shown in the **schedule** as 'Included', up to the applicable limit / **sub-limit** shown in the **schedule**, less any applicable **deductible**:

EXTENSION 1 STRIKES, MALICIOUS ACTS AND HI-JACK COVERAGE

Regardless of any other—provisions in this **policy**, Sections 1 and 2 shall extend to include claims caused by the following:

- 1 strikes;
- 2 malicious acts; and
- 3 hi-jack;

during the **period of insurance** which includes whilst the **UAV** or **UAV spares** is / are outside **your** control by reason of any of the above perils.



Provided always that the insurance provided by this Extension 1 may be cancelled by the **insurer** giving notice effective on the expiry of seven (7) days from 23.59 hours local standard time at **your** address shown in the **schedule** on the day on which notice is issued.

EXTENSION 2 ALTERNATIVE HIRE COSTS

Where the **UAV** sustains physical damage constituting a valid claim under Section 1 of this **policy**, the **insurer** will pay reasonable costs and expenses that **you** incur in hiring an alternative Unmanned Aerial Vehicle which is a similar model to the **UAV** that has sustained physical damage, in order for **you** to be able to satisfy any previously agreed contracts in connection with the **activities covered**.

The **insurer** will only pay for hire costs for the period commencing at the date that the physical damage to the **UAV** occurred and continuing until the **UAV** is repaired or replaced.

EXTENSION 3 LIABILITY TO UAV OPERATORS

Section 3 shall extend to include **your** liability in respect of the **UAV operator**, except liability required to be insured under the terms of any employers' liability or workers compensation legislation or any similar legislation.

EXTENSION 4 CHEMICAL LEGAL LIABILITY

Regardless of any other provisions in this **policy**, the **insurer** will pay to or on behalf of **you** all sums for which **you** shall become legally liable to pay as compensatory damages for **chemical liability** directly caused by an **occurrence** arising out of the use of the **UAV** during and as part of the **activities covered**.

Provided always that any chemical, dusting powder, seed, fertilizer or compound is formally approved for use by the appropriate jurisdiction where it is used, and that the application of chemicals, dusting powders, seeds, fertilizers or compounds has been implemented according to the manufacturer's specifications.

This extension does not apply where **you** or the **UAV operator** knowingly or unknowingly:

- apply an inappropriate chemical, dusting power, seed, fertilizer or compound;
- 2 apply any chemical, dusting power, seed, fertilizer or

compound in an inappropriate manner or otherwise than in accordance with the manufacturer's specifications;

3 deviate from environmental protection rulings; for the work concerned.

EXTENSION 5 CARGO LEGAL LIABILITY

Regardless of any other provisions in this **policy**, the **insurer** will pay to or on behalf of **you** all sums for which **you** shall become legally liable to pay as compensatory damages in respect of physical loss of or damage to **cargo** belonging to others whilst in **your** care, custody or control, for the purpose of carriage by the **UAV**, in connection with the **activities covered**.

You must ensure that such **cargo** is securely packed at all times whilst in **your** care, custody or control.

The combined weight of the **UAV** with loaded **cargo** must not exceed the maximum weight as provided for in item 5 of 'Warranties applicable to this Policy' at the end of this **policy**.

This extension does not apply to the carriage of:

- 1 perishables (unless agreed otherwise by the **insurer**) and / or livestock.
- 2 money, securities, precious stones, precious metals, jewellery, fine art and antiques of any kind.
- 3 human blood, plasma and organs (unless agreed otherwise by the **insurer**).

EXTENSION 6 CYBER EXTENSION – LOSS OF DIGITAL ASSETS

Regardless of any other provisions in this **policy**, this **policy** shall extend to include necessary and reasonable costs of **reconstitution of data** as a direct result of loss of or damage to **your digital assets** arising from a **cyber incident** or **cyber act** during the **period of insurance**.

This Extension 6 does not apply to:

- restoring, updating, or replacing digital assets to a level beyond that which existed prior to when such loss or damage occurred;
- 2 contractual penalties or pre-agreed or consequential damages or loss of goodwill, loss of business, loss of anticipated profits or savings and all other pure economic loss, or any consequential loss;



- 3 any liability to third parties for whatever reason, including legal costs and expenses of any type;
- 4 fines or penalties imposed by law; or
- 5 economic or market value of **digital assets**.

The **insurer** will not pay any claim for **reconstitution of data** unless **you** take all reasonable steps to make back-up copies of all such data at least once a week and keep the copies at an alternate storage site.

The following additional definitions apply to this Extension 6:

digital assets

Those images or data captured by use of the **UAV**. **Digital assets** do not include any other images or data either owned by **you** or in **your** care, custody or control.

reconstitution of data

Reconstitution of images or data **you** need to continue the **activities covered** if **your** electronic records and electronic data have been lost or distorted.

EXTENSION 7 GEOGRAPHICAL AREAS EXTENSION

Regardless of any other provisions in this **policy**, this **policy** shall extend the geographical limits of this **policy** to include **Zone A** and / or **Zone B** territories where shown as being 'Included' in the **schedule of UAV**.

The following additional definitions apply to this Extension 7:

Zone A

Africa being Algeria, Cameroon, Ethiopia, Kenya, Mauritania, and Nigeria.

Zone B

South / Central America being Colombia, Ecuador, and Peru

Warranties applicable to this Policy

You warrant that **you** will satisfy all of the following warranties 1 to 6 before the **insurer** can be liable or for any applicable coverage to apply.

Cover shall be suspended until the breach of warranty is remedied and where English law is applicable to this **policy** section 11 of the Insurance Act 2015 shall not apply so that there need be no causal link between the breach and the loss, damage or liability.

- During the period of insurance, the UAV operator is required to hold every permission, licence and certificate legally required to perform the activities covered in each country in which they operate (where applicable). Where specific permissions / licences / certification is / are not required for the activities covered in a particular country the UAV operator is to comply with the regulations / requirements for UAV operations in that country.
- 2 Any person undergoing initial flight assessment and training / or examination is to be supervised by a training course instructor / examiner at all times.
- 3 Any UAV operator undergoing a flight assessment and / or examination which forms part of their continuation flying is to be supervised by a training course examiner / instructor at all times.
- 4 You shall comply with all international and national regulation, with air navigation and airworthiness orders and requirements issued by any competent authority affecting the safe operation of the UAV, and shall ensure that:
 - a the UAV is airworthy at the commencement of each flight;
 - b all log books and other records in connection with the UAV which are required by any official regulations in force from time to time shall be kept up to date and shall be produced to the insurer or their agents on request;
 - **c** your employees and agents comply with such orders and requirements.
- 5 Each UAV will not exceed eighty (80) kg.
- 6 Any **UAV** with inbuilt 'Return to Home' function will have it set to `on` at all times except where the **UAV** is over water when it is set to return to a suitable fixed location on land or vessel.