

BUSINESS INTERRUPTION POLICY



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Vero/Steadfast Business Interruption Policy

INTRODUCTION	
WELCOME	Welcome to Vero. Thank you for selecting us as your insurer.
ABOUT THIS POLICY	Your Business Interruption Policy consists of: 1. this policy document, and 2. the schedule, and 3. any endorsements or warranties that we apply, and 4. the information you have provided in the application.
YOUR DUTY OF DISCLOSURE	When you apply for insurance, you have a legal duty of disclosure. This means you or anyone acting on your behalf must tell us everything you know (or could be reasonably expected to know) that a prudent insurer would want to take into account in deciding: 1. to accept or decline your insurance, and/or 2. the cost or terms of the insurance, including the excess. You also have this duty every time your insurance renews and when you make any changes to it. If you or anyone acting on your behalf breaches this duty, we may treat this policy as being of no effect and to have never existed. Please ask us if you are not sure whether you need to tell us about something.
EXAMPLES	We have used examples and comments to make parts of this policy document easier to understand. These examples and comments are printed in <i>italics</i> and do not affect or limit the meaning of the section they refer to.
HEADINGS	The headings in this policy document are for reference only and do not form part of it. They must not be used when interpreting the policy document.
DEFINED WORDS	If a word is shown in bold , it has a specific meaning. There is a list of these words and what they mean at the back of this policy in the section 'DEFINITIONS'.

INSURANCE AGREEMENT

OUR AGREEMENT

You agree to pay **us** the premium and comply with this policy. In exchange, **we** agree to insure **you** as set out in this policy.

WHAT YOU ARE COVERED FOR

INTERRUPTION TO YOUR BUSINESS

We will indemnify you for the resultant amount of loss if your business is interrupted or interfered with in consequence of damage at the situation, owned or used by you, during the period of insurance.

Our liability in any one period of insurance will not exceed the total of the sums insured under this section, or any sum insured or limit applicable to any insured item and/ or **situation**.

We will not be liable for any **loss** under this Business Interruption section unless **your** property at the **situation** is insured against such damage by the Material Damage section of this policy (loss arising out of damage by boiler or economizer explosion excepted) and liability has been accepted for such damage, or would have been but for the amount of any excess.

Your claim will be calculated as set out in 'Insured Items' (below).

Cover under each 'Insured Item' applies only when **you** have taken that item and a sum insured for this item is specified in the **schedule**.

Please also see 'Automatic Policy Extensions' and 'Optional Policy Extensions' for other circumstances that **we** consider to be insured damage.

INSURED ITEMS

You only have cover for the following 'Insured Items' that are specified in the schedule as 'Insured'.

A. LOSS OF INSURED PROFIT

1. Reduction in turnover:

You are insured for loss of **insured profit** produced by the following formula:

[the rate of insured profit] x [the reduction in turnover].

2. Increase in cost of working:

You are insured for necessary and reasonable additional expenditure you incur solely to avoid or diminish the reduction in turnover. Provided that this additional expenditure does not exceed the sum produced by the following formula: [the rate of insured profit] x [the amount of the reduction in turnover avoided by the additional expenditure].

3. Reduced Margin

You are insured for the reduction in **insured profit** that equitably results from the increase in ratio of:

[the cost of materials used and goods sold] to [turnover], if turnover is maintained during the indemnity period, but at a rate of insured profit that is less than would have been achieved but for the insured damage.

However, **you** are not insured for the reduction in **insured profit** that results from any change to any of the other **uninsured working expenses** that affects this ratio. *This is because the increase may result from a fixed cost element in the expenses that have not been insured.*

4. Savings in insured expenses:

We will deduct from your claim any sum saved during the indemnity period for costs and expenses of your business operations (that would be paid out of insured profit) that cease or reduce because of the insured damage.

B. LOSS OF RENT	1	Reduction in rent:
b. LOSS OF REINT	1.	
		You are insured for reduction in rent.
	2.	Increase in cost of working:
		You are insured for necessary and reasonable additional
		expenditure you incur solely to avoid or diminish the reduction in
		rent. Provided that this additional expenditure does not exceed the
		amount of the reduction in rent avoided by the additional
		expenditure.
	3.	Savings in insured expenses:
		We will deduct from your claim any sum saved during the
		indemnity period for costs and expenses of your business
		operations (that would be paid out of rent) that cease or reduce
		because of the insured damage.
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C. LOSS OF REVENUE	1.	Reduction in revenue:
		You are insured for reduction in revenue.
	2.	Increase in cost of working:
		You are insured for necessary and reasonable additional
		expenditure you incur solely to avoid or diminish the reduction in
		revenue. Provided that this additional expenditure does not exceed
		the amount of the reduction in revenue avoided by the additional
		expenditure.
	3.	Savings in insured expenses:
		We will deduct from your claim any sum saved during the
		indemnity period for costs and expenses of your business
		operations (that would be paid out of revenue) that cease or
		reduce because of the insured damage .
		_
D. PAYROLL	1.	Loss in respect of payroll:
		You are insured for the sum produced by the following formula:
		[the rate of payroll] x [the reduction in turnover].
	2.	Increase in cost of working:
		You are insured for necessary and reasonable additional
		expenditure you incur solely to avoid or diminish the reduction in
		turnover. Provided that this additional expenditure does not
		exceed the sum produced by the following formula:

[the rate of payroll] x [the amount of the reduction in turnover avoided by the additional expenditure].

3. Savings in payroll:

We will deduct from your claim any sum saved during the indemnity period for payroll that ceases or reduces because of the insured damage.

E. PAYROLL - DUAL BASIS

1. Reduction in turnover:

1.1. Initial period

You are insured for the sum produced by the following formula for the **initial period** shown in the **schedule**:

[the rate of payroll] x [the reduction in turnover] - [any savings in payroll].

1.2. Remaining Period

You are insured for the sum produced by the following formula for the remaining portion of the **indemnity period**:

[the rate of payroll] x [the reduction in turnover] - [any savings in payroll],

but not exceeding the sum produced by the following formula: [the remainder percentage shown in the **schedule**] x [the **rate of payroll**] x [the **reduction in turnover**] + [any savings in **payroll** deducted under 1.1 of this 'Insured Item'].

Please note: If **you** choose, the **alternative period** shown in the **schedule** may be substituted for the **initial period** provided that the claim under 1.2 of this 'Insured Item' does not exceed savings in **payroll** deducted under 1.1 of this 'Insured Item'.

2. Increase in cost of working:

In addition to 'Insured Item A2', **you** are insured for necessary and reasonable additional expenditure **you** incur solely to avoid or diminish the **reduction in turnover**. Provided that this additional expenditure does not exceed the amount that would have been payable under 'Insured Item E, Parts 1.1 and 1.2' above had such expenditure not been incurred.

F. WAGES – DUAL BASIS

1. Reduction in turnover:

1.1. Initial period

You are insured for the sum produced by the following formula for the initial period shown in the schedule:
[the rate of wages] x [the reduction in turnover] - [any savings in wages].

1.2. Remaining Period

You are insured for the sum produced by the following formula for the remaining portion of the **indemnity period**: [the **rate of wages**] x [the **reduction in turnover**] - [any savings in **wages**].

but not exceeding the sum produced by the following formula: [the remainder percentage shown in the **schedule**] x [the **rate of wages**] x [the **reduction in turnover**] + [any savings in **wages** deducted under 1.1 of this 'Insured Item'].

Please note: If **you** choose, the **alternative period** shown in the **schedule** may be substituted for the **initial period** provided that the claim under 1.2 of this 'Insured Item' does not exceed savings in **wages** deducted under 1.1 of this 'Insured Item'.

2. Increase in cost of working:

In addition to 'Insured Item A2', **you** are insured for necessary and reasonable additional expenditure **you** incur solely to avoid or diminish the reduction in **turnover**. Provided that this additional expenditure does not exceed the amount that would have been payable under 'Insured Item F, Parts 1.1 and 1.2' above had such expenditure not been incurred.

G. WAGES IN LIEU OF NOTICE

You are insured for:

- wages that you have to pay to employees whose services cannot be used at all during the notice period shown in the schedule, because of the insured damage, and
- a fair percentage (based on reduction in turnover or other agreed index) of wages that you have to pay to employees whose services cannot be used in full during this period, because of the insured damage.

		The most we will pay for any week's wages is the sum produced by the following formula:
		[the Wages in Lieu of Notice sum insured shown in the schedule] ÷
		[the number of weeks in the notice period shown in the schedule].
ш	REDUNDANCY PAY	You are insured for the amount of redundancy pay you are required to
11.	REDUNDANCITAL	pay to employees, in accordance with their employment contract, who
		become redundant as a result of the insured damage .
I.	CLAIMS PREPARATION	You are insured for:
	COSTS	1. fees reasonably incurred to pay your accountant, auditor, or
		another professional financial consultant (but not an insurance
		broker), and
		2. reasonable costs incurred for your own staff,
		for quantification (but not negotiation) of claims under this policy and
		(where applicable) your material damage policy that covered the
		loss.
		You are insured for the amount that you are unable to collect from
J.	BOOK DEBTS	customers due to your accounting or other business records suffering
		insured damage.
		We will pay the difference between:
		the total amount of debit balances in customers' accounts due to
		you and outstanding as at the start of the indemnity period, and
		2. the total amount that can be established as owing by identifiable
		customers, during the 12 months after the start of the indemnity
		period.
K.	REWRITING OF	You are insured for costs reasonably incurred to replace or restore:
	RECORDS	1. entries, or
		2. information, or
		3. data, including electronic data (but not software),
		contained within any of your business records, provided that the need
		to replace or restore is as a result of the insured damage .
L.	ADDITIONAL	You are insured for necessary and reasonable additional
	INCREASED COSTS OF	expenses, provided they are incurred during the indemnity
	WORKING	period solely:
		1. to avoid or diminish the reduction in turnover , or
		2. to resume or maintain normal business operations.

	N
	No cover is provided for expenditure which is:
	(a) covered under an Insured Item's 'Increase in cost of
	working', until the amount of cover under that Insured
	Item for those expenses is exhausted, or
	(b) incurred for reinstating your property damage.
M. PENALTY PAYMENTS	You are insured for any penalties, damages or other amounts
	which you are legally liable to pay, in accordance with the
	terms and conditions of any contract, for any unavoidable
	breach of contract by you during the indemnity period
	resulting from any interruption to or interference with your
	business solely as a result of insured damage.
N. CONTRACTUAL	You are insured for the amount you are legally liable to pay
COMMITMENT	under contracts for purchases unavoidably not used during
	the indemnity period resulting from any interruption to or
	interference with your business solely as a result of
	insured damage, less any sums received or receivable by
	you in respect of such purchases through any salvage
	handling operations or resale.
O. KEY MONEY	You are insured for any key money you have to pay:
	1. at the situation , or
	2. to obtain alternative premises,
	consequent upon cancellation of your lease of the premises
	stated in the schedule during the indemnity period as a
	result of insured damage . The amount payable as
	indemnity shall be
	limited to the lesser of the key money payable and the sum
	insured for this item in the schedule .
P. REDEPLOYMENT	You are insured for expenditure reasonably incurred by you
EXPENSES	during the indemnity period for the necessary relocation of
	employees where as a result of the insured damage, you
	elect to permanently redeploy employees at any alternative
	sites. This will include all such expenses as you would
	normally incur or reimburse to employees when transferring
	employees and their families and pets to a different place as
	their permanent residence for the purpose of the business .

AUTOMATIC POLICY EXTENSION

The following Automatic Policy Extension applies.

A. OPTION TO DEFER
COMMENCEMENT OF
THE INDEMNITY
PERIOD

You may defer the date on which the **indemnity period** begins provided that:

- A) you must notify us (in writing or by electronic means) within 3 months of the date of the insured damage that you have elected to defer the commencement of the indemnity period, and
- B) **we** have not already paid or agreed to pay a claim for any "Insured Item" under this business interruption policy in consequence of that insured damage (other than for Rewriting of Records, or Claim Preparation Costs for quantification of **your** material damage claim).
- 2. the deferred **indemnity period** must begin within:
 - a. the number of months specified in the schedule as the 'Indemnity Period', or
 - b. within 12 months

from the date of the **insured damage** whichever is the earlier otherwise this option to defer expires.

- 3. If **you** defer the commencement of the **indemnity period** as described above, then:
 - A. you must notify us (in writing or by electronic means) of the date on which you elect that the indemnity period will commence as soon as possible, and no later than one month after the date on which the deferred indemnity period commences:
 - B. the amount payable under this business interruption policy for all "Insured Items" in consequence of that insured damage will be calculated on the basis that references in the policy to the date of the insured damage are deemed to be references to the date of the commencement of the indemnity period. The standard adjustments will apply such that the final adjusted figures will represent as nearly as

may be reasonably practicable the results that would have been obtained during the deferred **indemnity period** but for the **insured damage**, subject to C and D below;

- C. if prior to or during the **indemnity period** goods are sold or services are rendered elsewhere than at the premises for the benefit of **your business** either by **you** or by others on **your** behalf the money paid or payable in respect of such sales of services will be brought into account in arriving at the turnover during the **indemnity period**;
- D. if in consequence of the insured damage there is an increase in turnover prior to the commencement of the indemnity period, the amount of the increase will be subtracted from the reduction in turnover during the indemnity period.
- Once the deferred indemnity period commences, there will be no further right of deferral of the indemnity period applicable to a claim for any insured item in consequence of that insured damage.
- 5. The definition of **indemnity period** in this business interruption policy is deleted and replaced by the following:

The **indemnity period** means the continuous period beginning with;

- (a) the date of occurrence of the insured damage; or
- (b) the date to which you have deferred the commencement of the indemnity period;

and ending not later than the expiry of the number of months shown in the **schedule** during which the results of the **business** are affected in consequence of the **insured damage**.

CONTINGENT BUSINESS INTERRUPTION EXTENSIONS

We provide the following Contingent Business Interruption cover. **You** only have this cover for the 'Insured Items' shown in the **schedule**.

We will consider each of the **business interruptions** in the following extensions to have resulted from **insured damage** and **we** will calculate **your** claim as set out in the relevant 'Insured Item' specified in the **schedule**.

HOW MUCH WE WILL PAY

The most **we** will pay under all 'Contingent Business Interruption Extensions' in total for any **event** is:

- 1. 10% of the sum insured shown in the **schedule** for each applicable 'Insured Item', or
- 2. \$1,000,000 in total,

whichever is the lesser.

A.	PREVENTION OF	You are insured for business interruption resulting directly from
	ACCESS – PROPERTY	property damage in the vicinity that prevents or hinders access to
	DAMAGE	the situation.
		The deferment period is the first 24 hours.
В.	PREVENTION OF	You are insured for business interruption resulting directly from:
	ACCESS - INJURY,	1. injury of any person, or
	MURDER OR SUICIDE	2. murder or suicide of any person,
		occurring at the situation or in the vicinity that prevents or hinders
		access to the situation .
		The deferment period is the first 24 hours.
C.	PREVENTION OF	You are insured for business interruption resulting directly from
	ACCESS – CLOSURE BY	closure of the situation by any lawful authority due to:
	ANY AUTHORITY	1. defects in drains or other sanitary arrangements, or
		2. the accidental escape of fumes or any hazardous material.
		The deferment period is the first 24 hours.
D.	DEPENDENT BUSINESS	You are insured for business interruption resulting directly from
	THAT ATTRACTS	property damage to an anchor tenant situated in the same retail
	CUSTOMERS	shopping complex as your business .
		Notwithstanding the 'Indemnity Period' stated in the schedule , the
		indemnity period under this extension is 30 days.
		The deferment period is the first 24 hours.

E. FAILURE OF UTILITIES

You are insured for **Business Interruption** resulting from property damage to any:

- i. electricity station or sub-station or power lines;
- ii. gas works or natural gas works or gas storage facilities of any gas distributor and any pipe lines of any supply authority (but excluding the Maui and any other off-shore installations and the Kapuni installation);
- iii. waterworks or water treatment plants and any pipe lines of any public supply authority;
- iv. sewerage works or sewerage treatment plants and any pipe lines of any public supply authority; or
- v. telecommunication lines or cables that are directly connected to the premises shown on the **schedule**;

from which **you** receive or send electricity, gas, natural gas, water, sewage or telecommunications.

Where any **loss** would be covered under both Contingent Business Interruption Extensions E. and F., only Contingent Business Interruption Extension E. will apply.

The **deferment period** is the first 24 hours.

F. CUSTOMERS' OR SUPPLIERS' PREMISES

You are insured for **business interruption** resulting directly from **property damage** occurring at a location within New Zealand:

- where you have property stored, deposited, processed, repaired, altered or renovated, or
- 2. where any of **your** direct customers are located, or
- 3. where any of **your** direct suppliers of goods are located.
- 4. The deferment period is the first 24 hours.

We will not be liable to pay any amount under this Contingent Business Interruption Extension F. where the damage is to the property of any customer or supplier that receives from or sends to the premises shown on the **schedule**, electricity, gas, natural gas, water, sewage or telecommunications.

Where any **loss** would be covered under both Contingent Business Interruption Extensions E. and F., only Contingent Business

		Interruption Extension E. will apply.
G.	CLOSURE OF	You are insured for business interruption resulting directly from:
	TRANSPORT ROUTES,	1. property damage, or
	PORTS OR AIRPORTS	2. an order by a lawful authority as a result of property damage as
		covered under this business interruption policy
		that results in closure of any transport route, port or airport anywhere
		in New Zealand.
		The deferment period is the first 7 days.

This Optional Policy Extension only applies where shown in the schedule as 'Insured' and applies to the 'Insured Items' shown in the schedule. A. NATURAL DISASTER COVER You are insured for business interruption in connection with natural disaster damage. The excess for natural disaster damage as shown in your material damage policy will apply. For contingent business interruption extensions the deferment period is the first 21 days. This replaces any other deferment period that applied.

EX	EXCLUSIONS	
Α.	CONFISCATION	There is no cover under this policy for any claim, loss, damage, liability, death or disablement resulting from or directly or indirectly
		caused by or arising in connection with: confiscation, nationalisation, requisition or destruction of, or damage to property by order of government, public or local authority (unless the order is given to control any unintended and unforeseen physical loss or physical damage that happens during the period of insurance that is covered by this policy
В.	ELECTRONIC DATA AND SOFTWARE	There is no cover under this policy for any business interruption resulting from or directly or indirectly caused by or arising in connection with:

		 a. total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of electronic data; b. error in creating, amending, entering, deleting or using electronic data; c. total or partial inability or failure to receive, send, access or use electronic data for any time or at all; d. communication, display, distribution or publication of electronic data but not where this causes bodily injury if other wise covered by this policy but for this exclusion; regardless of any other contributing cause or event whenever it may occur.
C. COMPUTAND DA		There is no cover under this policy for any business interruption directly or indirectly caused by or resulting from: a. the gaining of access to your computer system via data communication media that terminate in your computer system; b. data corruption, amendment of data or erasure of data by electronic or non-electronic means; or c. computer virus, being an executable programme or computer code segment that is self-replicating (or requires a host programme to replicate itself), requires a host programme or executable disc segment in which it can be contained, and which destroys or alters the host programme or other computer code or data, causing undesired programme or computer system operation.
D. INFECT	IOUS DISEASES	This policy does not insure loss directly or indirectly caused by, or in connection with any infectious animal or human disease.
E. NATURA	AL DISASTER	This policy does not insure business interruption in connection with natural disaster damage other than cover provided by Optional Policy Extension A: Natural Disaster Cover.

F.	NUCLEAR	This policy does not insure business interruption loss , damage, liability, death or disablement resulting from or directly or indirectly caused by or arising in connection with:
		nuclear weapons material, ionising radiations or contamination from any nuclear fuel, or from any nuclear waste which results from the combustion (including self sustaining process of nuclear fission) of nuclear fuel.
G.	SEEPAGE, POLLUTION AND CONTAMINATION	This policy does not insure loss , liability, prosecution or expense of any type in connection with seepage, pollution or contamination.
H.	TERRORISM	This policy does not insure any loss , damage, liability, death, injury, illness, or any other form of cover otherwise available under this Policy of whatsoever nature directly or indirectly caused by, resulting from or in connection with any: act of terrorism regardless of any other cause or event contributing concurrently or in any other sequence to such loss , damage, liability, death, injury, illness, cost or expense or action taken in controlling, preventing, suppressing or in any way relating to any act of terrorism.
1.	WAR	There is no cover under this policy for any claim, loss, damage, liability, death or disablement resulting from or directly or indirectly caused by or arising in connection with: war, invasion, act of foreign enemy, hostilities or warlike operations (whether war is declared or not), civil war, civil commotion assuming the proportions of or amounting to a popular rising, military rising, mutiny, rebellion, revolution, insurrection, military or usurped power.

WI	WHAT WE WILL PAY		
Α.	MAXIMUM AMOUNT PAYABLE FOR INSURED ITEMS	The most we will pay during the indemnity period for any one 'Insured Item' is the specific sum insured shown in the schedule for that 'Insured Item'.	
В.	ACCUMULATED STOCK	If there is a shortage of stock after the indemnity period ends because the turnover was temporarily maintained from accumulated stock held by you during the indemnity period , we will make a fair allowance for this in settling the claim.	
C.	DEPARTMENTS	If your business operations are conducted in departments that have separately identifiable trading results, this policy shall apply separately to each department. However, 'What We Will Pay – A. Maximum Amount Payable for Insured Items' remains unchanged and any claim settlement will be calculated by reference to the trading results of all departments affected (whether positively or negatively) by the business interruption.	
D.	STANDARD ADJUSTMENTS	When calculating your claim under all 'Insured Items', we will make allowance for adjustments that are necessary to provide for: 1. the trend of your business operations, and 2. variations in your business operations, and 3. other circumstances affecting your business operations, that: (a) occur before or after the start of the indemnity period, or (b) would have affected your business operations had the insured damage not occurred, so that the final adjusted figures should represent, as close as is reasonably practicable, the results that would have been achieved during the indemnity period but for the insured damage. We will take into account both positive and negative adjustments to your business operations.	
E.	GST	Where GST is recoverable by us under the Goods and Services Tax Act 1985: 1. all sums insured exclude GST, and 2. all sub limits exclude GST, and 3. all excesses include GST, and 4. GST will be added, where applicable, to claim payments.	

F. NEW BUSINESS

If any claim arises from **insured damage** that occurs before the completion of the first year's trading of **your business** at the **situation**, the following definitions will apply:

rate of insured profit - The rate of insured profit earned on the turnover during the period between the date of the commencement of the business and the date of the insured damage, subject to any adjustments as per 'What We

Will Pay – D. Standard Adjustments'.

rate of payroll - The rate of payroll to turnover during the period between the date of the commencement of the business and the date of the insured

damage, subject to any adjustments as per 'What We Will Pay – D. Standard Adjustments'.

rate of wages - The rate of wages to turnover during the period between the date of the commencement of the business and the date of the insured

damage, subject to any adjustments as per 'What We Will Pay – D. Standard Adjustments'.

reduction in rent - The proportional equivalent, for a period equal to the **indemnity period**, of the gross **rents** realised during the period between the date of the commencement of the **business** and the date of the **insured damage**.

reduction in revenue - The proportional equivalent, for a period equal to the **indemnity period**, of the **revenue** realised during the period between the date of the commencement of the **business** and the date of the **insured damage**.

reduction in turnover - The proportional equivalent, for a period equal to the **indemnity period**, of the **turnover** realised during the period between the date of the commencement of the **business** and the date of the **insured damage**.

G. JOINT INSURED	Where, for the purpose of avoiding or diminishing a reduction in turnover , goods or services are purchased from another Insured, the reasonable full price of the goods or services (less any discount normally allowed) will be taken into account for the purpose of adjusting a claim as though the goods or services were purchased during the course of normal business operations.
H. REINSTATEMENT OF	After we have paid a claim under this policy (other than for natural disaster damage), we will reinstate your sum insured. We may ask you to pay an additional premium for this. If we do, you must pay the additional premium.
I. TURNOVER ELSEWHERE	If during the indemnity period , any goods are sold or services are rendered elsewhere than at the situation for the benefit of the business , either by you or by others on your behalf, the money paid or payable in respect of those sales or services shall be brought into account in arriving at the turnover during the indemnity period .

HOW TO CLAIM	
A. WHAT YOU MUST DO	If anything happens that may lead to a claim under this policy, you must: 1. do what you can to minimise the business interruption and to prevent any further loss, expense or liability, and 2. tell us as soon as possible, and 3. notify the police as soon as possible if you think any loss was caused by an illegal act, and 4. not destroy or dispose of anything that is or could be part of a claim, and 5. send to us as soon as possible anything you receive from anyone
	about a claim or possible claim against you , and 6. give us any information or help that we ask for, and 7. consent to your personal information, in connection with the claim, being: (a) disclosed to us , and

Register Limited.
you:
ith any claim under this policy,
y any claim against you , or
rights of recovery.
in any way, we may:
or in part, and/or
ance you have with us to be
from the date of the dishonest
ur claim under this policy, we
ry.
e your excess, and any other
re we do this, you agree to
overy costs, and subsequently
ared on the same proportional
ur excess first.
overy process. If you do not,
paid in relation to the claim.
ation to you for business
n for under this policy, then
ed must first reimburse our
. ,
ed must first reimburse our

GENERAL CONDITIONS

A. HOW WE ADMINISTER THIS POLICY

1. Cancellation

BY YOU

You may cancel this policy at any time by notifying us. If you do, we will refund any premium that is due to you based on the unused portion of the period of insurance. You must pay any outstanding premium due for the used portion of the period of insurance.

BY US

We may cancel this policy by giving you or your broker notice in writing or by electronic means at your or your broker's last known address. Your policy will be cancelled from 4pm on the 30th day after the date of the notice. We will refund you any premium that is due to you based on the unused portion of the period of insurance.

2. Other Insurance

You must notify **us** as soon as **you** know of any other insurance policy that covers **you** for any of the risks covered under this policy.

This policy does not cover **your** loss at all if it is insured to any extent under any other insurance policy. **We** will not contribute towards any claim under any other insurance policy.

3. Separate Insurance

If more than one person or entity is named as 'Insured' in the **schedule**, then all the parties are insured separately (as though a separate policy had been issued to each person/entity).

However, the most **we** will pay to all parties in total is the amount stated 'What We Will Pay – A. Maximum Amount Payable For Insured Items'.

4. Premium Adjustments

If the premium for this policy has been calculated based on estimated figures, then the premium is only a provisional premium for the **annual period**.

Within 3 months of the expiry of the **annual period**, **you** must tell **us** what the actual figures are. **We** will re-calculate **your**

			actual premium based on the actual figures.
			The difference between the actual and the provisional premiums
			will either be payable to us or refunded to you depending on the
			outcome of the adjustment, but any refund will be limited to a
			maximum of 50% of the provisional premium.
В.	LAWS & ACTS THAT	1.	Governing Law and Jurisdiction
	GOVERN THIS POLICY		The law of New Zealand applies to this policy and the New Zealand
			Courts have exclusive jurisdiction.
		2.	Legislation Changes
			Any reference to any Act of Parliament or subordinate rules
			referred to in this policy includes any amendments made or
			substitutions to that law.
		3.	Insurance Law Reform Acts
			The exclusions and conditions in this policy are subject to your
			rights under the Insurance Law Reform Acts 1977 and 1985.
		4.	
			Any amounts shown in this policy and in the schedule are in New
			Zealand dollars.
	VOLID ODLIGATIONS	- 1	D I C A A III I
C.	YOUR OBLIGATIONS	1.	Breach of Any Condition
C.	YOUR OBLIGATIONS	1.	If:
C.	YOUR OBLIGATIONS	1.	If: 1. you , or
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or
C.	YOUR OBLIGATIONS	1.	If: 1. you , or
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or anyone acting on your behalf,
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may:
C.	YOUR OBLIGATIONS	1.	 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: decline your claim either in whole or in part, and/or
C.	YOUR OBLIGATIONS	2.	 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: decline your claim either in whole or in part, and/or declare either this policy or all insurance you have with us to
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: decline your claim either in whole or in part, and/or declare either this policy or all insurance you have with us to be of no effect and to no longer exist.
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: decline your claim either in whole or in part, and/or declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers
C.	YOUR OBLIGATIONS		 If: you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: decline your claim either in whole or in part, and/or declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers True statements and answers must be given, whether by you or
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: (a) decline your claim either in whole or in part, and/or (b) declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers True statements and answers must be given, whether by you or any other person, when you:
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: (a) decline your claim either in whole or in part, and/or (b) declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers True statements and answers must be given, whether by you or any other person, when you: apply for this insurance, and or notify us regarding any change in circumstances, and/or
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: (a) decline your claim either in whole or in part, and/or (b) declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers True statements and answers must be given, whether by you or any other person, when you: apply for this insurance, and or notify us regarding any change in circumstances, and/or make any claim under this policy, and provide any further
C.	YOUR OBLIGATIONS		 you, or any other person or entity we cover under this policy, or anyone acting on your behalf, breaches any of the terms and/or conditions of this policy, we may: (a) decline your claim either in whole or in part, and/or (b) declare either this policy or all insurance you have with us to be of no effect and to no longer exist. True Statements and Answers True statements and answers must be given, whether by you or any other person, when you: apply for this insurance, and or notify us regarding any change in circumstances, and/or

3. Reasonable Care

You must take reasonable care at all times to avoid circumstances that could result in a claim. **Your** claim will not be covered if **you** are reckless or grossly irresponsible.

4. Change in Circumstances

You must notify us immediately if, after we have accepted your application for this policy, there is a material:

- 1. increase in the risk covered, or
- 2. alteration of the risk covered.

We may change the terms of this policy in response to any material change in circumstances **you** or anyone else advises **us** of. The change in terms will be effective from the date of the change in circumstances.

Information is 'material' where we would have made different decisions about either:

- (a) accepting your insurance, or
- (b) setting the terms of your insurance, if we had known that information.

If in any doubt, notify us anyway.

The 'risk covered' refers to both:

- (a) the actual property or liabilities insured, and
- (b) you or other persons covered by this policy.

D. RENEWAL TERMS

If we intend to refuse renewal of this policy, or to offer renewal on any terms less favourable to you than those applying during the current period of insurance, we must give you notice of that intention. The notice must be received by you not less than 30 days before the expiry of the current period of insurance. If the notice is not received by that time we will, if so required by you, extend the current period of insurance so that it will expire not less than 30 days after the notice is received by you. You undertake to pay a prorata proportion of the annual premium for the period of any extension.

E.	WAIVER OF	This policy will not be invalidated or prejudiced by reason of you :
	RECOVERY	1. having waived any right of recovery or indemnity you may have
		against any:
		(a) party to a contract or agreement with you in the ordinary
		course of business, provided the contract or agreement is not
		for the supply of goods or services by you and the waiver was
		made in writing before the loss occurred, or
		(b) related company forming part of a group of related companies
		which you are a member. For the purpose of this General
		Condition 'related company' has the same meaning as the
		definition of those words in the Companies Act 1993, or
		(c) any other party provided that the waiver is made and has
		been declared to and accepted by us , or
		2. having to release from liability any party in accordance with any
		legislative or regulatory requirement.
F.	SANCTIONS	This policy will not provide cover, nor will we be liable to pay any
		claim or provide any benefit hereunder, to the extent that the
		provision of such cover, payment of such claim or provision of such
		benefit is prohibited by any sanction, prohibition or restriction under
		the laws or regulations of any jurisdiction applicable to us or ou r
		Company's parent company or its ultimate controlling entity.
G.	COINSURANCE	It is agreed that the insurer in respect of this policy is the insurer or
		insurers who accept(s) to its/their account the percentage stated
		against its/their name, and is listed in the policy schedule .
		The subscribing insurer obligations under this contract of insurance to which they subscribe are several and not joint, and are limited solely
		to the extent of their individual subscriptions. The subscribing insurers
		are not responsible for the subscription of any co-subscribing insurer
		who for any reason does not satisfy all or part of its obligation.
		who for any reason does not satisfy all or part of its obligation.

DEFINITIONS		
The definitions apply to the p	The definitions apply to the plural and any derivatives of the bolded words. For example, the	
definition of 'accidental' also	efinition of 'accidental' also applies to the words 'accidentally', 'accident' and 'accidents'.	
accidental	Unexpected and unintended by you .	
act of terrorism	An act including but not limited to the use of force or violence and/or	
	the threat of that, including the intention to influence any government	
	or to put in fear the public or any section of the public which from its	
	nature or context is done for, or in connection with, political, religious,	
	ideological, ethnic or similar purposes or reasons by any person or	
	group(s) of persons whether acting alone or on behalf of or in	
	connection with any organisation(s) or government(s).	
alternative period	The portion of the indemnity period , that:	
	(a) starts with the commencement of the indemnity period , and	
	(b) ends no later than the number of weeks specified in the schedule	
	as the 'Alternative Period'.	
annual period	The period of insurance . However, if:	
	(a) you pay the premium monthly, or	
	(b) the period of insurance is for more than 12 months,	
	the annual period is the current 12 month period calculated	
	consecutively from the date this policy first started.	
application	the information provided by you to us when you purchased this	
	insurance or requested a quotation for this insurance from us . It also	
	includes any subsequent information you provide us with.	
business	The business described in the schedule .	
business interruption	Interruption to or interference with your business operations.	
deferment period	The period by which the start of the indemnity period is deferred.	
electronic data	Facts, concepts and information converted to a form usable for	
	communications interpretation or processing by electronic and	
	electromechanical data processing or electronically controlled	
	equipment.	
event	Any one event or series of events arising from one source or original cause.	

indemnity period	
, , ,	The indemnity period means the continuous period beginning
	with;
	(a) the date of occurrence of the insured damage ; or
	(b) the date to which you have deferred the commencement of
	_
	the indemnity period;
	and ending not later than the expiry of the number of months
	shown in the schedule during which the results of the business
	are affected in consequence of the insured damage.
initial period	The part of the indemnity period that:
	(a) starts with the commencement of the indemnity period, and
	(b) ends no later than the number of weeks specified in the schedule
	as the 'Initial Period'.
insured damage	Sudden and accidental loss occurring at the situation to any
	property (or part) owned or used by you for the business ,
	provided that the loss is:
	(a) covered as a claim under your material damage policy, or
	would have been but for the excess, or
	(b) caused by the explosion of a pressure vessel.
	2. property damage
:	
insured profit	The amount by which the sum of the turnover plus the amount of the
	closing stock exceeds the sum of the amount of the opening stock plus
	the amount of the uninsured working expenses.
	With regard to this calculation:
	(a) the amount of the opening and closing stocks must be in
	accordance with your normal accounting methods, allowing for
	depreciation, and
	(b) the words and expressions used have the usual meaning attached
	to them as used in your books and accounts, including the
	uninsured working expenses.
key money	Any sum of money demanded by the lessor by way of a premium,
	reimbursement of expenses, administration charges or otherwise as
	consideration for the grant, continuance, extension, variation or

	renewal of a lease, but does not include any sum payable by way of rent or bond.
loss	physical loss or physical damage occurring during the period of insurance .
material damage policy	The insurance policy that we call a Material Damage Policy, that you have with us that insures loss to tangible property. <i>The Material Damage Policy may have another name such as Business Assets, Industrial All Risks, and Commercial Special Risks or similar.</i>
natural disaster	(a) Earthquake, tsunami, volcanic activity, hydrothermal activity, geothermal activity, or subterranean fire, or(b) fire occasioned by, through or in consequence of any perils shown in part (a).
natural disaster damage	 (a) Insured damage directly or indirectly caused by or resulting from Natural Disaster; (b) Insured damage occurring (whether accidently or not) as the direct result of measures taken under proper authority to avoid the spreading of, or otherwise to reduce the consequences of, any such Insured Damage but (except for the purposes of the Business Interruption policy) does not include any Insured Damage for which compensation is payable under any Act of Parliament or the regulations under any Act.
payroll	Gross salaries and wages (including bonuses, holiday pay, ACC levies and any other costs relating to the ongoing payment of salaries and wages) for all employees of the business.
period of insurance	The period shown in the schedule , that specifies the start and end dates of this insurance contract.
pressure vessel	Any boiler or economiser that, during ordinary use are subjected to either generated fluid pressure or vacuum, including: (a) all integral parts including pipes, and (b) controls, and (c) systems (other than systems forming part of a building or structure).

property damage	Sudden and accidental loss to property that would have been
	covered (but for the excess) as a claim under your material damage policy, if you owned the property.
rate of insured profit	The rate of insured profit earned on the turnover, during the
	financial year immediately before the date of the insured damage,
	subject to any adjustments as per 'What We Will Pay – D. Standard Adjustments'.
rate of payroll	The rate of payroll to turnover , during the financial year immediately
	before the date of insured damage, subject to any adjustments as
	per 'What We Will Pay – D. Standard Adjustments'.
rate of wages	The rate of wages to turnover, during the financial year immediately
	before the date of the insured damage , subject to any adjustments
	as per 'What We Will Pay – D. Standard Adjustments'.
reduction in rent	The amount that the rent , during any part of the indemnity period ,
	shall fall short of the standard rent that relates to the same period,
	as a result of insured damage .
reduction in revenue	The amount that the revenue , during any part of the indemnity
	period, shall fall short of the standard revenue that relates to the
	same period, as a result of insured damage.
reduction in turnover	The amount that the turnover during any part of the indemnity
	period, shall fall short of the standard turnover that relates to the
	same period, as a result of insured damage.
rent	The actual amount of any:
	(a) rent you receive, and
	(b) payments to you for services provided,
	for letting out the premises at the situation .
revenue	The monies paid to you , or monies billed by you for work done or
	services provided as part of your business operation.
schedule	The latest version of the Schedule we issued to you for this policy.
situation	The location or locations referred to in the schedule .
software	Programs, software and other coded instructions for the processing
	and manipulation of data or the direction and manipulation of such

	equipment.
standard rent	The rent you received during the period in the previous 12 months
	immediately before the date of the insured damage , subject to any
	adjustments as per 'What We Will Pay – D. Standard Adjustments'.
	If insured damage occurs before the end of the first year in business, the results to date will be the basis for establishing standard
	rent.
standard revenue	The revenue during the period in the previous 12 months immediately
	before the date of the insured damage that corresponds with the
	indemnity period, subject to any adjustments as per 'What We Will
	Pay – D. Standard Adjustments'.
	If insured damage occurs before the end of the first year in
	business, the results to date will be the basis for establishing standard revenue.
standard turnover	The turnover during the period in the previous 12 months
	immediately before the date of the insured damage that corresponds
	with the indemnity period , subject to any adjustments as per 'What
	We Will Pay – D. Standard Adjustments'.
	If insured damage occurs before the end of the first year in
	business, the results to date will be the basis for establishing standard
	turnover.
turnover	Whichever of the following options provides the most equitable
	measurement of your claim:
	(a) all money, or other reimbursements you receive for goods or
	services in connection with your business operations, or
	(b) such other index of your business operations that gives the most equitable result.
uninsured working	Those expenses listed in the schedule as 'Uninsured Working
expenses	Expenses'. If no expenses are listed in the schedule then uninsured
	working expenses are deemed to be expenses that vary in direct
	proportion to the turnover and/or production.
vicinity	The area within a 5 kilometre radius of the situation .
wages	The total value of all remuneration (including a pro-rata proportion of
	bonuses, holiday pay, ACC levies and any other costs relating to the

	ongoing payment of wages), of all employees, except employees whose remuneration is treated as salaries in your accounts.
we	Vero Insurance New Zealand Ltd. We may also use the words 'us', 'our' or 'company' to describe Vero.
you	The person(s) or entity named in the schedule as 'Insured'. We may also use the word 'insured' to describe you.