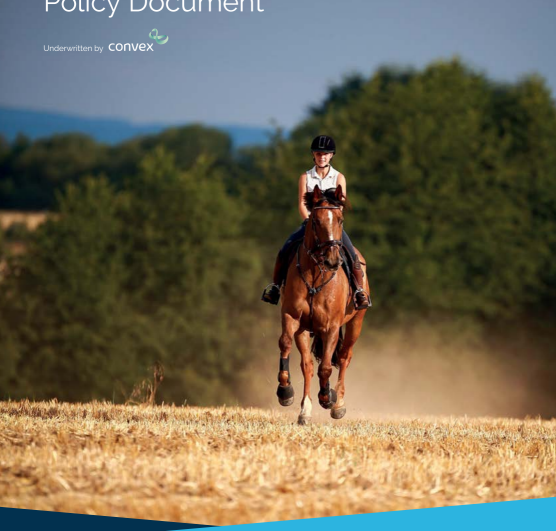
# Core Policy Document



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# **CORE POLICY DOCUMENT**

This insurance is provided by Convex Insurance UK Limited and is specially arranged by SEIB Insurance Brokers Limited.

Convex Insurance UK Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority (Firm Reference No. 840616). Further details can be found on the Financial Services Register at www.fca.org.uk

Convex Insurance registered in England and Wales No 11796392. Registered Office: 52 Lime Street, London, EC3M 7AF.

SEIB Insurance Brokers Limited (SEIB) is authorised and regulated by the Financial Conduct Authority (Firm Reference No 479477). SEIB registered in England and Wales No 6317314. Registered Office: Benefact House, 2000 Pioneer Avenue, Gloucester Business Park, Brockworth, Gloucester, GL3 4AW.

In the event of any amendment, alteration, cancellation or question You may have please contact SEIB at South Essex House, North Road, South Ockendon, RM15 5BE. Tel: 0345 450 7884, Email: info@seib.co.uk

# **INFORMATION PROVIDED TO US**

We will provide insurance in accordance with the terms of **Your** Policy in the Sections shown on Your Certificate of Insurance during the Period of Insurance, providing the correct Premium is paid. In deciding these terms, conditions and **Premium** in **Your** policy, **We** have relied on the information You have given Us. You must take care when providing any information to **Us** by ensuring that all information is accurate and complete.

If We establish that You deliberately or recklessly provide **Us** with false or misleading information, We will treat this Policy as if it never existed and decline all claims.

If We establish that You carelessly provided Us with false or misleading information it could adversely affect Your Policy and any claim. For example:

# We may:

· treat this Policy as if it had never existed and refuse to pay all claims and return the **Premium** paid. We will only do this if We provided You with insurance cover which We would not otherwise have offered:

- amend the terms of Your insurance. We may apply these amended terms as if they were already in place if a claim has been adversely impacted by Your carelessness;
- · reduce the amount **We** pay on a claim in the proportion the Premium You have paid bears to the Premium We would have charged You; or
- · cancel Your Policy in accordance with the **CANCELLATION RIGHTS** condition below.

We will write to You if We:

- · intend to treat Your Policy as if it never existed; or
- · need to amend the terms of Your Policy.

If You become aware that information You have given Us is inaccurate, You must inform Us as soon as practicable.

All notifications must be in writing, by email or telephone. Changes to the information You have provided may result in You having to pay an additional **Premium** or **Us** amending the terms of Your insurance.

#### CHANGES IN MARKET VALUE

You should review the Sum Insured as shown in Your Certificate of Insurance on a regular basis to ensure it accurately reflects the Market Value of Your Horse.

You must notify Us as soon as practicable of any change in the Market Value of Your Horse. This includes, for example, changes in Market Value as a result of public auctions, performance results, training levels, competition levels or castration.

# **ACCESSIBILITY**

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Upon request, We can provide Braille, audio or large print versions of this Policy and the associated documentation including the Insurance Product Information Document. If You require an alternative format, You should contact SEIB through whom this Policy was arranged.

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# **CONTRACT OF INSURANCE**

This Policy, the **Certificate of Insurance** and endorsements must be read together as one contract.

You must keep to the conditions in this Policy, including the Special Conditions. If You do not, We may cancel Your Policy, refuse a claim or withdraw from any current claim.

The **Certificate of Insurance** is evidence of **Your** contract of insurance with **Us** and shows the Sections of cover, the **Sums Insured**, the **Excesses** and any special terms that apply to **Your** Policy.

# **HOW TO MAKE A CLAIM**

- If You wish to make a claim under this Policy, You can do so by:
  - a) writing to Us at:

RM15 5BE

SEIB Insurance Brokers Limited South Essex House North Road South Ockendon Essex

- b) emailing SEIB at info@seib.co.uk
- c) contacting SEIB by telephone by calling 0345 873 4922 between 9am and 5:15pm Monday to Friday and 07747 458486 outside of these hours.
- 2) You must
  - a) tell Us as soon as practicable if Your Horse suffers any Accidental External Injury or undergoes Colic Surgery;
  - b) tell Us as soon as practicable about any other accident, loss, theft, damage or other event that could lead to a claim on Your Policy;
  - c) immediately tell the police about any:
  - i) loss or damage by theft or any attempted theft;
  - ii) loss or damage by malicious person;

If You fail to do so. We will decline Your claim.

- d) provide Us with, at Your expense:
- a Veterinary Surgeon's report at the onset of any Veterinary Treatment and regular update reports where Veterinary Treatment continues beyond a period of four (4) weeks;

- ii) a report from a Veterinary Surgeon on the death of Your Horse confirming the cause of death (by Post-mortem examination if necessary);
- iii) any other documents or proof as We may reasonably require for investigating or verifying any claim;
- e) provide Us with, at Your expense, a claim, in writing with detailed particulars and proof, as may be reasonably required and, if requested, a statutory declaration of the truth of the claim and any matters connected to the claim within:
  - i) thirty (30) days of the event for all Sections; or
  - ii) the further time period if **We** allow and it is confirmed in writing by **Us**.

#### **COOLING OFF PERIOD**

If **You** are not happy with this Policy, **You** can cancel **Your** Policy during the first fourteen (14) days from either:

- a) the start date of the Policy or
- b) the date on which You receive Your Certificate of Insurance, whichever is later.

This period is called the cooling off period. If **You** choose to cancel the Policy during this cooling off period, **You** will receive a refund of any **Premium** paid, providing **You** have not made any claims during this period. If **You** have made a claim during this period, **You** will not be entitled to a return of any **Premium** and if the **Premium** is being paid in instalments, the entire **Premium** will be payable irrespective of **Your** choice to cancel the Policy.

# **CANCELLATION RIGHTS**

You may cancel this Policy at any time after the cooling off period by writing to SEIB expressing Your intention to cancel the Policy. You will be entitled to a return of Premium for the unexpired portion of the Period of Insurance.

**We** may cancel this Policy by sending **You** fourteen (14) days' notice by registered post or recorded delivery at **Your** last known address. **We** will give **You** a refund of the **Premium You** have paid for the **Period of Insurance** after the cancellation date.

However, if **You** have made a claim during this period, **You** will not be entitled to a return of any **Premium** and if the **Premium** is being paid in instalments, the entire **Premium** will be payable irrespective of **Your** choice to cancel the Policy.

# LAW APPLICABLE TO THIS INSURANCE CONTRACT

Both parties of this contract of insurance are allowed to choose the law applicable to the contract. In the absence of any written agreement to the contrary, the law applicable to this contract will be English law.

#### **FRAUD**

If You or anyone acting on Your behalf commits fraud, by any means, knowing it to be false or fraudulent, and obtains payment under this Policy from such fraud, this insurance shall become void from the date of the fraudulent act and You shall be required to pay back to Us any payment or benefit You may have obtained from the Policy from the date of the fraud.

If **You** or anyone acting on **Your** behalf makes a fraudulent or exaggerated claim under this insurance or deliberately fails to disclose information to **Us** that **We** have requested, or makes any claim with **Us** that involves **Your** dishonesty, **We**:

- i) are not liable to pay the claim; and
- ii) may recover from **You** any sums paid by **Us** to **You** in respect of the claim; and
- iii) may by notice to **You** treat the contract as having been terminated with effect from the time of the fraudulent act

If **We** terminate the Policy:

- i) We shall not be liable to You in respect of any relevant event occurring after the time of the fraudulent act. A relevant event is whatever gives rise to Our liability under the insurance contract (such as the occurrence of a loss, the making of a claim or the notification of a potential claim); and
- ii) We need not return any of the Premiums paid.

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#### **RENEWAL**

Your Policy is an annual contract and each renewal is the start of a separate Period of Insurance. Shortly before each Policy anniversary We will invite renewal, although We are not obliged to. We may amend the terms of the Policy, change age limits, impose exceptions, withdraw Sections of cover or change the Premium however, We will advise You of any changes to the terms of Your Policy or if We are not offering renewal. If You pay Your Premium by direct debit instalment, We will renew Your Policy automatically. If You do not want to renew, tell SEIB before the renewal date of Your Policy.

#### SEVERAL LIABILITY NOTICE

The subscribing insurers' obligations under contracts 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 obligations.

# **FURTHER INFORMATION AND POLICY TERM**

You agree to provide any veterinary records, information, reports, certificates, x-rays and a Proposal or Statement of Fact or Declaration requested by Us and You will pay any charges made for these. Upon receipt of the item(s) requested above, depending on the information contained within them. We may amend the terms of the Policy, including adding exclusion clauses.

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# **DEFINITIONS**

Each time any of the following words or phrases appear in this document in bold starting with a capital letter they will take the specific meaning shown below. Where words or phrases are not highlighted in this manner the normal everyday meaning of the word or phrase will apply.

# Accidental External Injury

Injury caused by accidental, violent and visible means where Your Horse has a visible external wound excluding the strain of tendons or ligaments, Illness and splints (splint exostosis)

# Activity

See Use.

#### After-care

The **Veterinary Treatment** to **Your Horse** arising from **Colic Surgery** while **Your Horse** is kept at the premises where the **Colic Surgery** was performed.

#### Certificate of Insurance

The document being part of **Your** Policy showing the Policy details and which Sections of the Policy are operative, the details and **Sums Insured** of **Your Horse** and **Saddlery and Tack** and any extra clauses, terms and exclusions that apply to **Your** Policy.

# Colic

A clinical manifestation of abdominal discomfort or pain.

# **Colic Surgery**

Abdominal surgery performed under general anaesthetic to treat and/or investigate **Your Horse's** symptoms of **Colic** related to disorders of the gastrointestinal tract, carried out by a **Veterinary Surgeon**.

# **Complementary Treatment**

- For the purposes of this Policy the following treatments are considered to be complementary treatment when carried out by a Veterinary Surgeon, or under the supervision of a Veterinary Surgeon and carried out by a Farrier, Equine Podiatrist or a therapist, all of which, hold a nationally recognised qualification, approved by Us, in their subject: Acupuncture, Chiropractic Manipulation, Electrotherapy, Electromagnetic Therapy, Herbal Medicine, Hydrotherapy, Laser Treatment, Magnetic Treatment, Nutraceuticals, Osteopathy, Physiotherapy and Remedial Farriery and any Veterinary Treatment associated with or required for the aforementioned treatments.
- · Livery as defined;
- · Transport as defined.

# **Equine Dental Technician**

An equine dental technician with a currently valid license, issued by the appropriate governing agency.

#### **Equine Podiatrist**

A named equine podiatrist with qualifications, acceptable to **Us** and two veterinary references acceptable to **Us** agreed with **Us** and noted in **Your** Policy or otherwise confirmed by **Us** in writing.

# Excess

The amount **You** must pay towards each and every claim.

# Experimental, Non-Customary or Unproven Treatment

Unproven therapy not generally accepted by the community of **Veterinary Surgeons**.

#### Farrier

A farrier registered with the FRC (Farriers Registration Council) or holds a current valid licence, issued by the appropriate governing agency.

#### **Geographical Limits**

The countries set out in the General Conditions.

#### Horse

Any horse, pony, or donkey named in the **Certificate of Insurance**.

#### **Humane Destruction**

A **Veterinary Surgeon's** confirmation that destruction is/was necessary to relieve incurable and excessive pain and no other option of treatment is/was available.

#### Illness

Sickness or disease that changes **Your Horse's** normal healthy physical state.

#### Injury

Sudden physical injury caused immediately by an accident, not any injury that happens over a period of time.

#### Livery

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The care of **Your Horse** including keep, feed, stabling and bedding, and grooming that is not healthcare while **Your Horse** is hospitalised at a veterinary practice.

# **Locked Building**

 a) The domestic building, not being a caravan or mobile home that **You** live in that has all doors and windows locked; or

- b) A building or part of a secure building that You do not live in that has all doors locked with five (5) lever mortice deadlocks and has steel bars or steel grids on all windows; or
- c) A metal shipping container or similar that has been secured against removal and locked with a heavy duty padlock.

#### Market Value

The price generally paid by a willing buyer to a willing seller for a horse of the same age, breed, bloodline, sex and ability as **Your Horse** immediately before the **Accidental External Injury** was sustained OR the price generally paid by a willing buyer to a willing seller for **Saddlery and Tack** of the same age, type and condition as **Your Saddlery and Tack** immediately before the loss, theft or damage.

#### Period of Insurance

The period stated in **Your Certificate of Insurance** for which **We** have agreed to provide insurance.

#### Post-mortem

The examination of **Your Horse** after its death, which shall include a necropsy examination, made by a **Veterinary Surgeon** including, establishing the identity, the cause of death or the reason for the **Humane Destruction** of **Your Horse**.

# **Pre-Existing Condition**

- a) Any Accidental External Injury or Injury sustained or Colic contracted or which shows its first symptoms before the start date of Period of Insurance; or
- b) the recurrence of any Accidental External Injury or Injury that was sustained, or the recurrence of any Colic contracted or which shows its first symptoms, before the start date of the Period of Insurance no matter how many times it returns or whether it returns to or affects different areas of the body; or
- c) any Accidental External Injury, Injury or Colic that is caused by, relates to, or results from, an Accidental External Injury or Injury that was sustained, or Colic contracted or which shows its first symptoms, before the start date of the Period of Insurance no matter where the Accidental External Injury, Injury or Colic were noticed or happened in, or on, the body.

#### Premium

The amount in money **You** must pay **Us** in exchange for the insurance coverage **We** provide.

#### Proposal or Statement of Fact or Declaration

The information **You** have provided to **Us** and upon which **We** have relied in agreeing to provide **You** with insurance coverage.

# Saddlery and Tack

Saddles, bridles, harness and other riding tack or lunging equipment normally used on **Your Horse** while it is partaking in the **Uses** for which it is insured as noted on the **Certificate of Insurance**.

# Stray/Straying/Strayed

**Your Horse** goes missing or escapes from the place where it is normally kept and is not traced or recovered within thirty (30) days.

#### Sum Insured

The maximum amount **We** will pay.

## Transport

Essential transport of **Your Horse** from the place where it is usually kept to a veterinary practice for **Veterinary Treatment**.

#### Use

The **Activity**, use and purpose for which **You** keep **Your Horse** and for which **You** have insured it as noted in the **Certificate of Insurance** 

# Vet/Veterinary Surgeon/Veterinary Consultant/Independent Veterinary Expert

A veterinary surgeon registered with the Royal College of Veterinary Surgeons.

# **Veterinary Treatment**

Consultation, advice, examination, test, scan, medication, surgery required to treat **Your Horse** for **Accidental External Injury** or **Colic Surgery** provided by a **Vet** including nursing by a veterinary nurse or other member of the veterinary practice under the **Vet's** supervision excluding **Complementary Treatment**, **Livery** or **Transport**.

### Wear and Tear

Reduction in value through age, natural deterioration, ordinary use, depreciation due to use, damage by exposure to the light, lack of maintenance or damage which happens gradually over a period of time. Examples of things that are likely to be affected include **Saddlery and Tack**.

# We/Our/Us/Insurer

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Convex Insurance UK Limited

# You/Your/Yourself/Insured

The person or persons, partnership, corporation, or organisation named in the **Certificate of Insurance**.

# **GENERAL CONDITIONS**

IMPORTANT - It is Your responsibility to adhere to the terms and conditions of this Policy, including the Special Conditions. If You do not, We may cancel Your Policy and will pay no claim.

#### 1. Action at Renewal

When We offer renewal You must tell Us about any Accidental External Injury, Injury or Illness or any veterinary attention, other than vaccinations Your Horse has had during the Period of Insurance prior to the renewal date whether or not You have notified Us of a claim. If after We have invited renewal You or anyone acting on Your behalf tell Us about something that happened during an earlier Period of Insurance. We may change the terms and conditions and backdate exclusions to the date Your Policy renewed. It is Your responsibility to ensure that Your Horse is insured for its correct Market Value at renewal.

# 2. Age Limits

Insurance under this Policy is subject to the age of **Your Horse**. **We** reserve the right to apply age limits to the Policy as a whole and/or to individual Sections of the Policy. **We** specify the age limit in **Your Certificate of Insurance**.

#### 3. Arbitration

 a) If We appoint Our Veterinary Consultant and they do not agree with Your Veterinary Surgeon, the situation will be resolved by an Independent Veterinary Expert who will be jointly appointed by You and Us.

The fee for the **Independent Veterinary Expert** will be divided equally between **You** and **Us**.

b) If any difference arises regarding the amount to be paid under this Policy, where liability has been admitted by Us, the difference will be referred to an arbitrator. The arbitrator will be appointed by You and Us in accordance with the statutory provisions. Where any difference is referred for arbitration, the making of any award will be condition precedent to any right of action against Us.

# 4. Contracts (Rights of Third Parties) Act 1999

A person who is not a party to this contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this contract but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

#### 5. Geographical Limits

The cover provided by this Policy is restricted to:

- a) the United Kingdom of Great Britain and Northern Ireland and the Isle of Man:
- b) temporary cover in the Channel Islands and the European Economic Area, for a maximum of thirty (30) days during the Period of Insurance, including transits in and between; however, this temporary cover does not apply to the Liability Section.

#### 6. Identification

**You** must supply **Us** with the passport for **Your Horse(s)** when **We** ask for it.

#### 7. Loan

- a) You must tell Us if Your Horse is on loan to You. You must send Us a copy of the written loan agreement and We reserve the right to communicate with the owner on any matter regarding this insurance.
- b) You must tell Us if Your Horse is loaned by You and send Us a copy of the written loan agreement confirming the borrower agrees to and will observe all the terms and conditions of this Policy.

# 8. Maximum Amount of Indemnity

Our liability for all damage and costs payable to any claimant or number of claimants in respect of any one event or all events or a series consequent on one original cause shall not exceed the sum on the Certificate of Insurance for any one event.

# 9. Non Aggregation

In the event a claim involves a loss or an expense that may fall under more than one Section of this Policy, **You** shall only be entitled to indemnification under the highest limit applying to that type of loss or expense with respect to that claim.

#### 10. Other Insurances

If at the time of any loss, damage or event there is or would but for the existence of **Your** Policy be any other insurance under which **You** are entitled to an indemnity, **We** will only pay **Our** proportion of the claim which is beyond that which would have been payable under such other insurance had **Your** Policy not been effected and subject always to the limits of indemnity specified herein.

#### 11. Part Ownership

If the **Horse** is not owned or loaned 100% by **You**, **We** will only insure **Your** proportion of the **Horse** to reflect **Your** financial interest.

#### 12. Premium

Cover under this Policy is dependent on **You** paying the **Premium** in full. If **You** pay the **Premium** by direct debit instalments and do not pay any missed instalments when **We** tell **You** to, **We** will cancel **Your** Policy and make no further claim payments.

**We** will deduct from any claim payment any amount **You** owe **Us** by way of outstanding **Premium** and charges.

# 13. Reasonable Precautions

**You** must take all reasonable precautions to prevent liability, loss, theft, damage or accidents including:

- a) arranging and paying for Your Horse to be vaccinated against tetanus and equine influenza, to be wormed or satisfactorily worm-counted at least twice a year, to have regular and proper foot and/or hoof care from a Farrier or Equine Podiatrist, to have regular dental attention from a Vet or Equine Dental Technician or to have any other treatment customarily recommended by Vets for Accidental External Injury, Injury or Illness;
- b) in the event of an Accidental External Injury, Injury or Illness to Your Horse as soon as is reasonably possible, employ a Vet at Your own expense and provide proper care and treatment;
- c) to comply with the DEFRA Code of Practice for the Welfare of Horses, Ponies, Donkeys and their Hybrids;
- d) to prevent obesity of Your Horse;
- e) to take proper care and keep in good condition all property covered by **Your** Policy and to prevent bodily **Injury** and loss or damage to the property by others;

to prevent Accidental External Injury or Injury to Your Horse caused by third parties.

If You do not take such reasonable precautions, We will not pay any claim resulting from Accidental External Injury or Colic Surgery that would not have occurred had the above precautions been taken unless You show that Your non-compliance with this term could not have increased the risk of the loss which actually occurred in the circumstances in which it occurred.

# 14. Salvage

If the property insured is lost or damaged, **We** may take and keep possession of the property insured and deal with the salvage in a reasonable manner. In doing this, **We** do not diminish **Our** right to rely on any conditions of this Policy. **You** must execute all such assignments and assurances of such property as may be reasonably required but **You** shall not be entitled to abandon any property to **Us**. In the event of the death of **Your Horse** any amount received following the disposal of the body at **Your** expense and at the best monetary terms available will be deducted from any payment made by **Us**.

#### 15. Soundness and Health

Your Horse must be sound, in sound health and free from Accidental External Injury, Injury and/or Illness at the start of this Insurance. If Your Horse is not of sound health and You have not informed us, We will be entitled to treat this Policy as if it had never existed and refuse to pay all claims.

If **We** have requested **You** to provide information and the information has not yet been provided by **You** and accepted by **Us**, **You** will have to prove that **Your Horse** is in sound health (as set out above) if **We** require **You** to do so when **You** make a claim.

# 16. Subrogation

We may at Our discretion, take over and conduct, in Your name, the defence or settlement of any claim. We will take proceedings at Our own expense and for Our own benefit but in Your name to recover compensation or secure indemnity from any third party for any event insured by this Policy. You must give Us all the information and assistance We require.

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#### 17. Sum Insured

You must ensure that Your Horse is insured for its correct current Market Value

#### 18. Use

Your Horse will not be used for any Activity, other than those stated in the Certificate of Insurance, without Our written consent. If **Your Horse** is used by **You** or anyone else for any **Activity**, other than those stated in the Certificate of Insurance, without Our written consent, all cover will immediately cease under this Policy and We will pay no claim.

# 19. Veterinary Advice

We may appoint a Veterinary Surgeon to act as **Our Veterinary Consultant** to examine Your Horse on Our behalf and to advise on Veterinary Treatment and/or Complementary **Treatment** and the cost of **Veterinary Treatment** and/or Complementary Treatment.

If Our Veterinary Consultant considers the **Veterinary Treatment or Complementary** Treatment received by Your Horse is excessive or not required compared to Veterinary **Treatment or Complementary Treatment** normally recommended by general or referral veterinary practices, We will pay only the cost of Veterinary Treatment or Complementary Treatment necessary to treat the Accidental External Injury or Colic Surgery and usually charged by general or referral veterinary practices.

# 20. Veterinary Records

You agree that any Vet may release to Us any information We request about Your Horse and You will pay any charge made by the Vet for this.

## 21. Further Information and Policy Terms

You agree to provide any veterinary records, information, reports, certificates, x-rays and a **Proposal or Statement of Fact or Declaration** requested by Us and You will pay any charges made for these.

Upon receipt of the item(s) requested above. depending on the information contained within them, We may amend the terms of the Policy, including adding exclusion clauses.

# **GENERAL EXCEPTIONS**

# 1. Consequential Loss

We will not pay any claim arising from or relating to any consequential loss of any kind.

#### 2. Radioactive Contamination

We will not pay any claim arising from:

- a) loss or destruction of, or damage to, any property whatsoever, or any loss or expense whatsoever resulting or arising from any consequential loss; or
- b) any legal liability of whatsoever nature; or
- c) any Injury directly or indirectly caused by, or contributed to, by, or arising from:
  - i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel:
  - ii) radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.

# 3. Sonic Bangs

**We** will not pay any claim arising from loss or damage due to pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds.

## 4. Uninsured Use

We will not pay any claim arising or resulting from any form of Activity not specified in the Certificate of Insurance

#### 5. Unlawful Activity

We will not pay any claim which arises from You acting unlawfully.

# 6. Terrorism

**We** will not pay any claim for loss, damage, cost or expense 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 the loss.

For the purpose of this Exception an act of terrorism means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.

This Exception also excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling. preventing, suppressing or in any way relating to any act of terrorism.

In the event any portion of this Exception is found to be invalid or unenforceable, the remainder shall remain in full force and effect.

#### 7. Zoonotic Disease

We will not pay any claim resulting from diseases transmitted from animals to humans.

# 8. Sanction Limitation

We will not 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 would expose Us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

# Avian Influenza

We will not pay any claim directly or indirectly caused by, happening through, in consequence of or contributed to by avian influenza or any mutant variation thereof.

#### 10. Coronavirus

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We will not pay any claim in any way caused by or resulting from:

- a) Coronavirus disease (COVID-19);
- b) Severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2):
- c) any mutation or variation of SARS-CoV-2;
- d) any fear or threat of a), b) or c) above.

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# **DEATH OF THE HORSE SECTION**

We will pay the Sum Insured of Your Horse (or Market Value if less), as a result of Your Horse's:

- a) death, arising from Accidental External Injury sustained during the Period of Insurance and occurring anywhere within the Geographical Limits:
- b) Humane Destruction, arising from an Accidental External Injury sustained during the Period of Insurance and occurring anywhere within the Geographical Limits, providing We have given prior written consent;
- c) immediate Humane Destruction arising from an Accidental External Injury sustained during the Period of Insurance and occurring anywhere within the Geographical Limits. A Veterinary Surgeon must confirm that this was necessary to relieve incurable and excessive pain and no other option of treatment was available.

Provided that **We** will not pay for any loss which happens more than twelve (12) months after the date the **Accidental External Injury** was sustained.

# **Limit of Liability**

We will not pay more than:

- a) the **Sum Insured** shown on the **Certificate**of Insurance for **Your Horse**; or
- b) the **Market Value** of **Your Horse**; whichever is less.

# **Extension to this Section**

Provided **We** have agreed to pay a claim for the death of **Your Horse**, **We** will also pay up to GBP 150 in respect of irrecoverable loss of entry fees paid in advance to show or event organisers, caused by the death of **Your Horse**.

Exceptions to this Section We will not pay for:

- a) loss resulting from or arising out of:
  - i) destruction due to compliance of the requirements of any Statute or any Order of the Privy Council, a Government Department or Local Authority;
  - ii) castration;

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- iii) any other surgical operation unless in an emergency to save the life of Your Horse or unless We have given Our written consent and You have paid any additional Premium We charge for this cover;
- iv) unfitness or incapacity to fulfil the Use for which Your Horse is kept;
- any costs incurred for the destruction of Your Horse or disposal of its body;
- c) any loss which results from a vice or behavioural problem unless veterinary evidence is provided to establish that the vice or behavioural problem is caused by an Accidental External Injury sustained during the Period of Insurance;
- d) any loss which results from an Illness or Injury;
- e) any loss which results from an Accidental External Injury sustained before Your Horse's insurance cover started or any Pre-Existing Condition:
- any loss which happens more than twelve (12) months after the date the Accidental External Injury was sustained;
- g) any claim until We receive (a) Your Horse's passport or any other evidence of legal ownership that We require, and (b), where the Horse is on loan to You, a copy of the loan agreement;
- h) malicious or wilful **Accidental External Injury** caused by **You** or any of **Your** family or household or any employee of **Yours** or other persons who have care, custody or **Your Horse**;
- i) any loss arising from or relating to the strain of tendons or ligaments.

# THEFT OR STRAYING SECTION

We will pay the Sum Insured of Your Horse (or Market Value if less) if Your Horse is stolen or Strays during the Period of Insurance occurring anywhere within the Geographical Limits and is not recovered within thirty (30) days.

# Limit of Liability

We will not pay more than:

- a) the **Sum Insured** shown on the **Certificate**of Insurance for **Your Horse**; or
- b) the Market Value of Your Horse; whichever is less.

#### Extension to this Section

- a) Provided We have agreed to pay a claim for theft or Straying, We will also pay up to GBP 150 for irrecoverable loss of entry fees paid in advance to show or event organisers, caused by the loss of Your Horse.
- Subject to **Our** prior written consent, **We** will also pay GBP 150 towards the cost of advertising or reward or other expenditure for each theft or **Straying**.

# **Exceptions to this Section**

We will not pay for:

- a) any loss purposefully caused by **You** or any member of **Your** household or any employee;
- b) any loss if You or any person looking after Your Horse has freely parted with it, even if tricked in to doing so;
- any reward to any member of **Your** household or any employee;
- d) any claim until **We** receive (a) **Your Horse's** passport or any other evidence of legal ownership that **We** require, and (b), where the **Horse** is on loan to **You**, a copy of the loan agreement.

# Special Conditions applicable to this Section

- a) You must notify the police as soon as You become aware Your Horse has been stolen or Strayed. If You fail to do so, We will decline Your claim.
- b) If Your Horse is found or recovered You must immediately repay to Us the amount You were paid by Us for Your Horse's Sum Insured or Market Value.
- c) You must take all reasonable precautions to ensure that the premises where Your Horse is kept are secure to prevent a loss.
- d) **You** must take all reasonable steps to recover **Your Horse** if it has **Strayed**.

If **You** do not keep to the above conditions, **We** will not pay any claim that would not have occurred had the above precautions been taken unless **You** show that **Your** non-compliance with these conditions could not have increased the risk of the loss which actually occurred in the circumstances in which it occurred.

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# **VETERINARY SURGEONS' FEES SECTION**

We will pay the cost of Veterinary Treatment Your Horse receives to treat an Accidental External Injury sustained during the Period of Insurance occurring anywhere within the Geographical Limits up to the **Sum Insured** specified in the **Certificate** of Insurance.

Provided that **We** will not pay the cost of **Veterinary** Treatment or Complementary Treatment or any cost for medicines or other materials prescribed or supplied for use for **Your Horse** which is incurred more than twelve (12) months after the date the Accidental External Injury was sustained.

For the purposes of this Section, We will regard:

- a) Any subsequent Accidental External Injury arising as a complication or consequence of the original Accidental External Injury or;
- b) arising as a consequence of Veterinary Treatment or Complementary Treatment to the original Accidental External Injury;

as part of the original claim and not assessed as a new or separate claim.

For the purposes of this Section, if during the investigations of the original cause of the Accidental External Injury it becomes apparent that there are multiple Accidental External Injuries, then these will be treated as one claim whether the Accidental External Injuries are related to each other or not.

#### Limit of Liability

The most **We** will pay for any one claim is the Sum Insured specified for Veterinary Treatment in the Certificate of Insurance. The Sum Insured for **Complementary Treatment** is included within and are not additional to the Sum Insured for **Veterinary Treatment**.

For the avoidance of doubt, any **Veterinary** Treatment costs that would not have been incurred but for Complementary Treatment shall be deemed part of that Complementary Treatment and subject to the **Sum Insured** specified in the Certificate of Insurance.

The maximum We will pay for Livery or Transport is 50% of the cost to You.

#### Extension applicable to this Section

a) We will pay the cost of Complementary Treatment Your Horse receives to treat an Accidental External Injury sustained during the **Period of Insurance** anywhere within the **Geographical Limits** up to the **Sum Insured** specified in the Certificate of Insurance.

#### **Exceptions to this Section**

We will not pay:

- a) the Excess specified in the Certificate of Insurance for each and every loss;
- b) any costs for Veterinary Treatment arising from a second veterinary opinion if the treatment has already been undertaken as part of the original veterinarian consultation, unless there is sufficient evidence to warrant repeating;
- c) any costs resulting from or arising out of castration unless such costs were incurred for necessary Veterinary Treatment or Complementary Treatment arising from an Accidental External Injury;
- d) any costs arising from any surgical operation under a general anaesthetic for which **We** were not made aware of:
- e) any costs for any Veterinary Treatment or **Complementary Treatment** that results from a vice or behavioural problem unless veterinary evidence is provided to establish that Your Horse is suffering from an Accidental External Injury;
- f) any costs of vaccination, any other preventative treatment and the removal of wolf teeth;
- g) any costs of Veterinary Treatment or Complementary Treatment resulting from or arising from an Accidental External Injury sustained before Your Horse's insurance cover started or any Pre-Existing Condition;
- h) any costs incurred for the destruction of **Your Horse** or the disposal of its body or any Post-mortem examination;
- i) any costs associated with Experimental, Non-Customary or Unproven Treatment for which We have not given Our prior written consent;

- j) any costs for Veterinary Treatment or Complementary Treatment Your Horse receives more than twelve (12) months from the date the Accidental External Injury was sustained:
- k) any cost for medicines or other materials prescribed or supplied for use after twelve (12) months from the date the Accidental External **Injury** was sustained:
- l) any costs for Veterinary Treatment or Complementary Treatment that You choose to have carried out to Your Horse that is not in the opinion of **Our Veterinary Surgeon** required to treat an Accidental External Injury including any complications arising from such treatment;
- m) the normal costs You pay for shoeing and/or the care of **Your Horse's** feet and/or hooves:
- n) any cost of stabling, grazing, feeding, exercise or any other change in the way You look after Your Horse, other than any costs We have agreed to while Your Horse is hospitalised;
- o) any cost of exercising Your Horse including riding, leading, lunging, the use of a horse walker and/or treadmill:
- p) the cost of any Veterinary Treatment or Complementary Treatment if a claim has not been submitted to **Us** within twelve (12) months of the Accidental External Injury being sustained;
- q) the cost of any Veterinary Treatment or Complementary Treatment resulting from taking part in or training for **Use** not shown as covered on the Certificate of Insurance;
- r) any administration charges, credit or late payment charges or any other costs that are not fees for Veterinary Treatment or Complementary Treatment. We will deduct from any amount We pay any discount allowed by Your Vet or provider of Complementary Treatment including discount for early settlement whether or not payment is within the period specified;
- s) the cost of any Veterinary Treatment or Complementary Treatment unless to treat Accidental External Injury:

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- t) the cost of any Veterinary Treatment or Complementary Treatment arising from or relating to the strain of tendons or ligaments;
- u) the cost of any Veterinary Treatment or **Complementary Treatment** arising from or relating to Illness or Injury.

# Special Conditions applicable to this Section

- a) You must advise Us when the Veterinary Treatment or Complementary Treatment starts and subsequently submit all dated **Veterinary** Surgeons', therapists' and Farriers' receipts to **Us** to substantiate the claim. Such receipts must include details of the Veterinary Treatment or Complementary Treatment provided.
- b) If Veterinary Treatment or Complementary Treatment to Your Horse is in progress at the expiry date of the Period of Insurance, We will continue to reimburse the fees within the limits specified, for a period of twelve (12) months from the date the Accidental External Injury was sustained providing the claim was notified to **Us** and accepted by **Us** before the expiry or renewal date.
- c) Once We have agreed to pay the claim, We may at Our option pay the Veterinary Surgeon or other authorised provider of Complementary Treatment unless You specify otherwise in writing. Where payment is not to be made to the **Veterinary Surgeon** or other authorised provider of Complementary Treatment You will provide **Us** with a receipt confirming that payment has been made before **We** reimburse **You**

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# **COLIC SURGERY EXTENSION ENDORSEMENT**

Subject to all of the terms and conditions of the Veterinary Surgeons' Fees Section of this Policy to which this Extension relates and in consideration of:

- a) an additional Premium, and
- b) Our acceptance of Proposal or Statement of Fact or Declaration for Your Horse to which this Extension applies, this Extension is extended to reimburse You, following the diagnosis by a Veterinary Surgeon of Colic in Your Horse and indicating the need for Colic Surgery, up to the Sum Insured stated in the Certificate of Insurance, for the reasonable and customary fees incurred for:
- a) Colic Surgery performed upon Your Horse by a Veterinary Surgeon and certified by him/ her to have been necessitated solely by Colic and to have been carried out in an emergency attempt to save the life of Your Horse;
- b) After-care while Your Horse is kept at the equine veterinary hospital where the Colic Surgery was performed, but limited to 50% of the cost of the Colic Surgery or no more than 15 (fifteen) days from the time of surgery, whichever the lesser value, but not exceeding, for a) and b) combined, GBP 5,000 for any one claim during the Period of Insurance.

For the purpose of this Extension only, **You** must, within 30 (thirty) days after surgery, provide **Us** with:

- a) a report, signed by the operating Veterinary Surgeon, describing the nature of Your Horse's condition and the surgical procedures performed; and
- b) copies of all itemised invoices and a claim form in respect of which the claim is made.

# **Exceptions to this Extension**

In addition to the General Exceptions and in addition to the Exceptions to Veterinary Surgeons' Fees Section of this Policy, this Extension does not cover:

- a) Colic Surgery unless performed by a Veterinary Surgeon in a duly recognised equine veterinary hospital;
- b) any Pre-Existing Condition which showed symptoms, is diagnosed or treated prior to the effective date of this Extension:
- c) any Veterinary Treatment unless given in conjunction with the Colic Surgery for which a claim is made;
- d) Post-mortem and related fees or costs;
- e) any amounts if Your Horse is over fifteen (15) years of age at the start of the Period of Insurance;
- f) any fees or costs for **Complementary Treatment**, **Livery** or **Transport**;
- g) any fees or costs that are not as a direct result of **Colic Surgery**:
- h) the Excess of GBP 500 for each and every loss.

# SADDLERY AND TACK SECTION

In the event of theft of, accidental loss of or damage to **Saddlery and Tack** during the **Period of Insurance** occurring anywhere within the **Geographical Limits**;

We will pay at the lesser of:

- a) the costs to repair the damaged **Saddlery** and **Tack**, or
- b) the replacement value of the Saddlery and Tack that has been lost, stolen or destroyed for items purchased by You when new and which are less than twelve (12) months old at the time of loss, or
- c) the Market Value of the Saddlery and Tack that has been lost, stolen or destroyed for used second hand items purchased by You or items purchased new by You which are twelve (12) months old at the time of loss.

# **Limit of Liability**

We will not pay more than the **Sum Insured** noted on the **Certificate of Insurance** for **Saddlery and Tack** during any one **Period of Insurance**.

# Special Conditions applicable to this Section

- a) If We pay a claim under this Section, We will immediately reduce the Sum Insured of Your Saddlery and Tack by the amount We have paid. If We agree You may reinstate cover for replacement Saddlery and Tack subject to payment of an additional Premium at the full annual rate.
- b) If You have not insured for its full value all the Saddlery and Tack You own for Your Horse We will only pay a percentage of Your claim based upon how much of the full value the amount You have insured Your Saddlery and Tack for represents.
- c) You must notify the police as soon as You become aware Your Saddlery and Tack has been lost, stolen or deliberately damaged. If You fail to do so, We will decline Your claim.
- d) If following loss or theft Your Saddlery and Tack is found You must immediately repay the full amount We have paid You.

# Exceptions to this Section

We will not pay:

- a) in the event of accidental loss or damage the first GBP 100 or 10% of the amount of each and every loss, whichever is the greater;
- b) in the event of theft:
- i) the first GBP 250 or 50% of the amount of each and every loss, whichever is the greater, if no visible or violent force was used to get in or out of a **Locked Building**; or
- ii) the first GBP 100 or 10% of the amount of each and every loss whichever is the greater, if visible and violent force was used to get in or out of a **Locked Building**;
- c) any amount arising from loss or damage in respect of Wear and Tear, depreciation, moth, vermin, mould, rust, or any process of cleaning, repairing, restoring, or renovation, or the action of light or atmospheric conditions or any other progressive cause;
- d) any amount for clothing and personal effects;
- e) any amount for horse rugs and blankets, grooming equipment and clippers;
- f) any amount for loss or theft of **Saddlery and Tack** left unattended unless from:
  - i) a Locked Building; or
  - ii) the locked boot or covered luggage area or any other specially designed covered area of a locked vehicle:
- g) more than GBP 500 for any individual item or set of harness unless such item or set of harness is specified in the **Certificate of Insurance** and for which **You** have formal proof of purchase showing make, model, type, purchase price and the date of purchase;
- h) any amount for loss or theft of Saddlery and Tack until 30 days without recovery after the loss or theft was reported to Us;
- any amount for any loss or damage purposefully caused by **You** or any member of **Your** household or **Your** employee or any person who has care custody and control of **Your Horse** with **Your** consent;

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- j) any amount if Your Saddlery and Tack is used by You or any other person or by a riding school for business or professional use except by You or Your immediate family as a pupil;
- k) any amount to have Your Saddlery and Tack adjusted to fit any horse;
- U any amount in respect of unexplained disappearance or unexplained or inventory shortage.

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LIABILITY SECTION

We will indemnify You against the following, in respect of any event where this Section applies as stated in the Certificate of Insurance in respect of all sums which You become legally liable to pay as compensation and claimants' costs and expenses which occur during the Period of Insurance occurring anywhere within the Geographical Limits and which are caused by or through Your Horse arising from:

- a) Public Liability arising from:
- i) Bodily **Injury** to or illness or disease of any persons except:
- A) arising out of and in the course of employment by **You** under a contract of service or apprenticeship;
- B) any member of Your family;
- C) any person acting as Your agent.
- ii) Loss of or physical damage to physical property not belonging to **You** or in **Your** charge or under **Your** control or under the control of any member of **Your** family or any person acting as **Your** agent.
- b) all legal costs and expenses incurred, with Our written consent, for a claim against You;
- c) the payment of solicitors' fees incurred, with Our written consent, for representing You at proceedings in any Court.

We will also cover:

- a) in the event of **Your** death, **Your** personal representative;
- b) any person riding, driving, leading or lunging Your Horse on Your order or with Your permission; in respect of legal liability incurred by You as stated above.

# The Amount of Liability

Irrespective of:

- the number of parties and/or entities entitled to indemnity;
- 2. the number of claimants:

the total amount payable, including damages and costs, **We** will pay under this Section including any Extensions in respect of any one event, or all events of a series consequent of one original cause shall not exceed the amount specified in the

#### Certificate of Insurance

# **Exceptions to this Section**

This Policy shall not apply to liability in respect of:

- a) the carrying on of any trade, business or profession or use of **Your Horse** for hire or reward (other than stud fees):
- b) damage to gates, fences or crops whilst **Your Horse** is being driven, ridden or led;
- c) any event which results from Your deliberate act or omission, which You could have reasonably expected, knowing the nature and circumstances of the act or omission:
- d) damage caused by a horse drawn vehicle;
- e) pollution or contamination other than that caused by a sudden identifiable, unintended and unexpected incident, which takes place in its entirety at a specific time and place during the **Period of Insurance**. All pollution or contamination which arises out of one incident shall be deemed to have occurred at the time the incident takes place. **Our** liability for all damages payable in respect of all pollution or contamination which occurred during the **Period of Insurance** will not exceed the limit of liability in the aggregate.

For the purpose of this Exception, pollution or contamination means:

- all pollution or contamination of buildings or other structures, or, of water, land or the atmosphere, and
- ii) all loss, damage or injury directly or indirectly caused by such pollution or contamination.

# Special Conditions applicable to this Section

- a) You must make no admission of liability or offer promise or payment without Our written consent. If You do so, this could adversely affect Your claim.
- b) You must inform Us immediately of any impending prosecution, inquest or fatal inquiry or civil proceedings and immediately send
   Us every relevant document. If You fail to do so, this could adversely affect Your claim.
- c) We pay to You the maximum sum payable under this Sections in respect of any event or any lesser sum for which the claim or claims arising from such event can be settled and We shall not be under any further liability in respect of that event except for the payment of costs and expenses of litigation incurred prior to such payment.

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# PERSONAL ACCIDENT AND DENTAL TREATMENT SECTION (DEFINED BENEFITS)

We will pay compensation, for the specific defined benefit amount as set out in the Schedule of Benefits below, to You or any other person riding or driving Your Horse with Your permission, if You or the person sustains accidental bodily Injury which gives rise to one of the consequences set out in the Schedule during the Period of Insurance occurring anywhere within the Geographical Limits whilst:

- a) riding (including mounting or dismounting), lunging and leading **Your Horse**; or
- b) driving a horse drawn vehicle drawn by **Your Horse**.

## Schedule of Benefits

Fo	r:	Compensation:	
a)	Death:	The <b>Sum Insured</b> specified in the <b>Certificate of Insurance</b> .	
b)	Total and permanent disablement which prevents the injured person from being able to carry out any type of employment or occupation:	The <b>Sum Insured</b> specified in the <b>Certificate of Insurance</b> .	
c)	Amputation or total and permanent loss of use of one or more hands or feet, or the total and permanent loss of all sight in one or both eyes:	The <b>Sum Insured</b> specified in the <b>Certificate of Insurance</b> .	
pe (16	nder a), b) or c) above for ersons aged under sixteen b) years or over seventy-five 5) years:	GBP 2,500.	
d)	Dental treatment:	The <b>Sum Insured</b> specified in the <b>Certificate of Insurance</b> .	

# Limit of Liability

The amount **We** will pay to any one person for one incident will not exceed the **Sum Insured** specified in the **Certificate of Insurance** and only one **Sum Insured** (which will be the highest applicable **Sum Insured** if more than one consequence of **Injury** has resulted) is payable as a result of any one incident and only one **Sum Insured** is payable as a result of any one incident.

# Special Conditions applicable to this Section

- a) The Injury must be the sole cause of a consequence set out in the Schedule of Benefits i.e. death, total and permanent disablement, loss of use of hands or feet, loss of sight or dental treatment.
- b) Immediate notice must be given to Us of any Injury to any person that will or may give rise to a claim under this Section.
- c) You or any person riding (including mounting or dismounting), lunging, leading or driving Your Horse sustaining an Injury must as soon as possible arrange to receive qualified medical care.
- d) A riding hat meeting current British Safety Standards must have been worn at the time the **Injury** happened.
- e) You agree that We at Our expense may appoint a medical adviser to examine You or any injured person as often as necessary.
- f) You agree that in the case of the death of any person insured by this Section, a post-mortem examination will be carried out if We request such examination at Our expense.

# **Exceptions to this Section**

We will not pay for:

- a) death, disablement or dental treatment sustained:
  - i) whilst under the influence of intoxicating liquor or drugs, other than drugs taken in accordance with treatment prescribed and directed by a qualified registered medical practitioner, but not for the treatment of drug addiction;
  - ii) by any act of self-injury or suicide;
  - iii) by deliberate exposure to exceptional danger unless in an attempt to save human life;
- b) any consequence of:
- i) pregnancy or childbirth;
- ii) previous physical defect, infirmity or medical condition unless it has been declared to, and accepted by **Us**;

- c) any Injury arising directly or indirectly, by, though, or in connection with the carrying on of any trade, employment, business or profession except Injury to You or Your immediate family when receiving riding tuition as a pupil;
- d) any **Injury** caused by or resulting from, accidents occurring whilst **Your Horse** is engaged in racing of any kind;
- e) death, disablement or dental treatment occurring more than twelve (12) months after the **Injury** happened:
- f) disablement until twelve (12) months after the **Injury** happened;
- g) any Injury sustained before the insurance cover started or any Pre-Existing Condition.
- h) any disablement (unless specified in the Schedule of Benefits part (c) ) which does not cause the injured person to be unable to carry out any type of employment or occupation.

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# **RESCUE FEES SECTION**

We will pay the reasonable costs incurred by You arising from the attempted rescue or recovery of Your Horse by a fire and rescue service during the Period of Insurance and occurring anywhere within the Geographical Limits up to the Sum Insured specified in the Certificate of Insurance.

# Special Conditions applicable to this Section

- a) Within twelve (12) months of the attempted rescue or recovery being performed, **You** must, at **Your** own expense, provide **Us** with:
  - a written letter from the fire and rescue service confirming the date, details of the attempted rescue or recovery and description of Your Horse's identification; and
  - ii) copies of the itemised invoice/receipt showing the date and fee amount for which Your claim is made.

# **DISPOSAL FEES SECTION**

Where a claim has been accepted under the Death of the Horse Section of the Policy, **We** will reimburse costs incurred in connection with disposal fees and **Humane Destruction** charges up to the amount stated in the **Certificate of Insurance**.

# **Exception to this Section**

**We** will not pay any claim under this Section which is not substantiated by receipts showing the costs involved.

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# **FAREWELL COVER SECTION**

Where a claim has not been accepted under the Death of the Horse Section of the Policy, **We** will pay up to a maximum of GBP 50 to reimburse costs incurred in connection with the disposal of **Your Horse's** body arising from death or **Humane Destruction** occurring during the **Period of Insurance** occurring anywhere within the **Geographical Limits**.

# Special Conditions applicable to this Section

- a) Within twelve (12) months of the death or Humane Destruction of Your Horse You must at Your own expense, provide Us with:
  - a report signed by the attending Veterinary Surgeon describing the circumstances surrounding the death or Humane Destruction and Your Horse's condition and identification; and
  - ii) copies of the itemised invoice/receipt showing the date and fee amount for which Your claim is made.

# **Exceptions to this Section**

We will not pay:

- a) any costs relating to Humane Destruction;
- b) any claim until We receive (a) Your Horse's
   passport or any other evidence of legal ownership
   that We require, and (b), where the Horse is
   on loan to You, a copy of the loan agreement;
- c) loss which results from any **Pre-Existing** Condition.

# **COMPLAINTS HANDLING POLICY**

Convex Insurance UK Limited's aim is always to provide **You** with the best possible service. If **You** feel they have not provided that service or made an error, then please advise them in the first instance. Convex Insurance UK Limited will take **Your** complaint seriously and do their best to investigate and resolve it as quickly as possible. The following Complaints handling procedure has been established to ensure that this happens.

## Step 1

Tell **Us** about it. There are different ways **You** can do that.

 Communicate with SEIB. Let them know that You are dissatisfied with the service You have received and tell them why.

**You** can contact SEIB by email, telephone, or letter:

Email: info@seib.co.uk Tel: +44 (0)1708 850 000

SEIB Insurance Brokers Ltd South Essex House North Road South Ockendon Essex RM15 5BE United Kingdom

2. Contact the complaints team:

Email: complaints@convexin.com Tel: +44 (0)7919 603210

Convex Insurance UK Limited 52-54 Lime Street London EC3M 7AG United Kingdom

Convex Insurance UK Limited will acknowledge **Your** complaint promptly and they will let **You** know who will be handling **Your** complaint and provide **You** with their contact details.

# Step 2

Convex Insurance UK Limited aim to resolve Your complaint as soon as possible. If it is complicated or they need to investigate the circumstances further then they may not be able to resolve it straight away and it may take longer depending on its complexity. Convex Insurance UK Limited aim to get You a final response within eight (8) weeks of receiving Your complaint. If they cannot do so then they will tell You why it is taking more time and let You know what they are doing and how long they expect it will take to resolve.

# Step 3

If **You** are not happy with Convex Insurance UK Limited's response or actions and feel that the matter has not been resolved to **Your** satisfaction, then there are two options to take it further.

You may be eligible to refer Your complaint to the Financial Ombudsman Service, the 'FOS'. Please note that there are time limits within which You must contact the FOS. Convex Insurance UK Limited needs to give You their final response within eight (8) weeks of Your complaint, at the most, depending on what You are complaining about. You need to get in touch with the FOS within six (6) months of receiving Convex Insurance UK Limited's final response to Your complaint.

The Financial Ombudsman Service Exchange Tower London E14 9SR

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

Alternatively, **You** may contact Lorraine Mullins, the Chief Compliance Officer of Convex Insurance UK Limited.

Email: lorraine@convexin.com

or write to the following address:

Convex Insurance UK Limited 52-54 Lime Street London EC3M 7AG United Kingdom

# Our commitment

All complaints are reported to and overseen by the Chief Compliance Officer. If Convex Insurance UK Limited get a complaint or have done something wrong or failed to do something well, they will do their best to put it right and to learn from it by root cause analysis (this is where Convex Insurance UK Limited will sample a selection of complaints and what caused them then to address the causes of the complaints as explained further). Convex Insurance UK Limited will make sure that they investigate and establish what went wrong and why. Convex Insurance UK Limited will then work out what they need to do to prevent that happening in the future and also consider whether any other customers could have been affected. Irrespective of whether they have had complaints, Convex Insurance UK Limited will report regularly on complaints and root cause analysis and remediation in their management information to the executive management committees and to the Board of Convex Insurance UK Limited.

# Insurance Guarantee Scheme

Convex Insurance UK Limited is covered by the Financial Services Compensation Scheme ('FSCS'). **You** may be entitled to compensation from the Scheme if Convex Insurance UK Limited is unable to meet its obligations under this Policy of insurance. If the **Insured** were entitled to compensation under the Scheme, the level and extent of the compensation would depend on the nature of this contract of insurance. Further Information about the Scheme is available from the Financial Services Compensation Scheme (PO Box 300, Mitcheldean, GL17 1DY) and on their website: www.fscs.org.uk

# FINANCIAL SERVICES COMPENSATION SCHEME

**We** are covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme if **We** cannot meet **Our** obligations. This depends on the type of business and the circumstances of the claim.

Further information about compensation scheme arrangements is available from the FSCS.

Financial Services Compensation Scheme PO Box 300 Mitcheldean GL17 1DY

Tel:020 7741 4100 0800 678 1100

Fax:

Website: www.fscs.org.uk

020 7741 4101

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# FAIR PROCESSING NOTICE - CONVEX INSURANCE UK LIMITED

This Privacy Notice describes how Convex Insurance UK Limited (together, 'we', 'us' or the 'Insurer') collect and use the personal information of insureds, claimants and other parties ('you') when we are providing our insurance and reinsurance services.

The information provided to the insurer, together with medical and any other information obtained from you or from other parties about you in connection with this policy, will be used by the Insurer for the purposes of determining your application, the operation of insurance (which includes the process of underwriting, administration, claims management, analytics relevant to insurance, rehabilitation and customer concerns handling) and fraud prevention and detection. We may be required by law to collect certain personal information about you, or as a consequence of any contractual relationship we have with you. Failure to provide this information may prevent or delay the fulfilment of these obligations.

Information will be shared by the Insurer for these purposes with group companies and third party insurers, reinsurers, insurance intermediaries and service providers. Such parties may become data controllers in respect of your personal information. Because we operate as part of a global business, we may transfer your personal information outside the European Economic Areas for these purposes.

You have certain rights regarding your personal information, subject to local law. These include the rights to request access, rectification, erasure, restriction, objection and receipt of your personal information in a usable electronic format and to transmit it to a third party (right to portability).

If you have questions or concerns regarding the way in which your personal information has been used, please contact: lorraine.mullins@convexin.com

We are committed to working with you to obtain a fair resolution of any complaint or concern about privacy. If, however, you believe that we have not been able to assist with your complaint or concern, you have the right to make a complaint to the UK information Commissioner's Office.

For more information about how we process your personal information, please see our full privacy notice at: convexin.com/privacy-policy

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# SEIB INSURANCE BROKERS LIMITED DATA PRIVACY NOTICE

**Your** privacy is important to us. We will process Your personal data in accordance with data protection laws.

SEIB Insurance Brokers Ltd ('we', 'us' 'our') is the data controller in respect of any personal data which **You** provide to us or which we hold about You and any personal data which is processed in connection with the services we provide to You.

Where **You** provide us with personal data about a person other than Yourself (such as a dependant or named person under a policy), You must inform them that You are providing their personal data to us and will refer them to this notice.

To provide our insurance related services, we will collect and process **Your** personal data such as Your name, contact details, financial information and any information which is relevant to the insurance policy we are providing. In order to provide **Your** insurance policy or when making a claim, we may also need to collect or process 'special categories of personal data' such as information relating to Your health or criminal convictions or information which is likely to reveal Your religious beliefs.

We process **Your** personal data for the purposes of offering and carrying out insurance related services to You or to an organisation or other persons which You represent. Your personal data is also used for business purposes such as fraud prevention, business management, systems development and carrying out statistical and strategic analysis.

Providing our services will involve sharing Your personal data with, and obtaining information about You from, our group companies and third parties such as brokers, loss adjusters, credit reference agencies, fraud prevention agencies, our service providers and professional advisors or business partners and our regulators.

In some circumstances we may transfer Your personal data to countries outside of the European Economic Area. We will put appropriate safeguards in place to ensure that Your personal data is protected.

We may market our services to You or provide **Your** personal data to our related companies or business partners for marketing purposes. You can opt out of marketing communications at any time by clicking on the link at the bottom of any email or by contacting us.

#### Fraud Prevention

We need to carry out fraud, and anti-money laundering checks, and this will involve sharing Your personal data (such as Your name, contact details and financial information) with credit reference and fraud prevention organisations such as the Claims and Underwriting Exchange. If You make a claim, we will share Your personal data (to the extent necessary) with other companies including other insurers and anti-fraud organisations to prevent fraud. For the purposes of deciding whether to accept and pay a claim or any part of it, we may appoint loss adjusters or external investigation services to act on our behalf.

If false or inaccurate information is provided and fraud is identified. Your personal data will be passed to fraud prevention agencies including Claims and Underwriting Exchange, and the Insurance Fraud Register, run by the Insurance Fraud Bureau. Law enforcement agencies may access and use this information.

Please note that when carrying out any fraud prevention activities, we may need to process Your special categories of data such as criminal offence information and share it with fraud prevention agencies.

#### **Further Information**

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For further information on how **Your** personal data is used and Your rights in relation to Your personal data please refer to our Privacy Policy at www.seib.co.uk/about-us/privacy-policy or contact our Data Protection Officer at South Essex House. North Road. South Ockendon. Essex, RM15 5BE or on 01708 850 000 or email: dataprotection@seib.co.uk

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Call 0345 450 7884

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