



Comcover Statement of Cover 2022-23

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CHAPTER 1 - PREAMBLE

1. THE COMCOVER FUND

- (1) In this Statement of Cover certain words have defined meanings. When words appear in bold they have the meaning given to them in section 5 (under Chapter 2).¹
- (2) The Department of Finance, through **Comcover**, manages the Commonwealth's self-insurance arrangements. **Comcover** is part of the Risk and Claims Branch in the Department of Finance. The Finance Minister has portfolio responsibility for **Comcover**.
- (3) The **Comcover Fund** was established in 1998 to cost-effectively and efficiently manage the Commonwealth's insurable risks. **Comcover** is an internal government mechanism that helps protect the Commonwealth Budget while at the same time ensuring Commonwealth entities have a comprehensive program of financial protection.
- (4) All Commonwealth entities classified to the General Government Sector (**Fund Members**) are required to participate in the **Comcover Fund**, unless they have been exempted by the Finance Minister. Entities not classified within the General Government Sector are not covered by this Statement of Cover.
- (5) The **Comcover Fund** provides **Fund Members** with cover for all normally insurable risks, with the exception of workers' compensation.
- (6) The **Comcover Fund** is a financial mechanism by which annual premiums collected from **Fund Members** are pooled to meet the cost of the Commonwealth's insurable **losses**. Although the risk is retained within the Commonwealth, the **Comcover Fund** spreads the risk across the **Fund Members**, minimising any adverse financial impact on a single entity or on the Commonwealth Budget.
- (7) The calculation of the annual premium pool to keep reserves in the **Comcover Fund** is based on the actuarially assessed risk of **losses** associated with **Fund Members'** operations, assets and liabilities. Premiums are allocated to **Fund Members** according to their proportion of the assessed risks across the **Fund**. These premiums, as well as **excesses**, provide price signals to each **Fund Member** and emphasise the focus on risk management.
- (8) The **Comcover Fund** also supports the Government's aim of achieving greater transparency and accountability in the management of the Commonwealth Government's risks.
- (9) The *Public Governance, Performance and Accountability Act 2013* (PGPA Act) requires that accountable authorities of Commonwealth entities establish and maintain appropriate systems of risk oversight and management and of internal control for the entity.² Non-corporate Commonwealth entities must also comply with the *Commonwealth Risk Management Policy*.
- (10) **Comcover** is committed to working in partnership with **Fund Members** to help them develop a risk management culture within their organisation. As part of this, **Comcover** provides **Fund Members** with access to a wide range of risk management support, including risk management training and networking opportunities, support to Boards, Executives and Senior Managers, professional risk management expertise and entity-specific advice.
- (11) **Comcover's** mechanism for dispute resolution is available on **Comcover's** website at https://www.finance.gov.au/government/comcover.

¹ We have followed the convention of using capital letters for certain words that are commonly capitalised, particularly descriptors of Government entities and functions. No further meaning should be implied from the use of capitals in these cases.

² Section 16, PGPA ACT.

2. INTRODUCTION

- (1) The Statement of Cover is an internal policy arrangement for the management of insurable losses affecting Commonwealth entities within the General Government Sector. The Statement of Cover is not intended to, and does not, give rise to any legally enforceable rights on the part of Fund Members or individuals against Comcover and does not constitute a contract of insurance or other type of legally binding contract or agreement.
- (2) The Statement of Cover is provided to explain the terms under which insurable **losses** incurred by a **Fund Member** will be funded out of the **Comcover Fund**.

3. CONDITIONS OF COVER

(1) RETROACTIVE DATE

If you:

- (a) had Directors' and Officers' and/or Professional Indemnity Insurance before joining **Comcover**, then **we** will set a date prior to **your** joining the **Fund** that will identify the time from which **we** will accept liability for execution or breach of **your** duty, or **wrongful acts**, which give rise to a **claim** made during **your period of cover** with us. The applicable date will be that shown in **your Schedule of Cover** as the Retroactive Date;
- (b) had General Liability insurance before joining **Comcover**, **we** will accept liability for events which occurred after the time **you** joined the **Fund**;
- (c) did not have cover for the classes of risks specified in (a) or (b) before you joined the Fund then, subject to the terms and conditions of this Statement of Cover and your Schedule of Cover, Comcover will only accept liability for execution or breach of your duty, or wrongful acts for occurrences which happen after the time you joined the Fund;
- (d) unless shown as otherwise on **your Schedule of Cover**, the retroactive date will be taken to be 1 July 1998.

(2) OBLIGATIONS OF FUND MEMBERS

- (a) **You** have an obligation to disclose information in respect of **your** risk exposures, which means that:
 - before accepting cover, you must tell Comcover every matter you know, or could reasonably be expected to know, that is relevant to Comcover's decision to offer cover; and
 - (ii) at all times while this Statement of Cover applies, **you** must give **Comcover** written notice, as soon as is reasonably practicable, of everything that **you** are aware of in the ordinary course of business that materially increases or changes **your** risk exposures.
- (b) You do not have to disclose a matter that:
 - (i) diminishes the risk; or
 - (ii) does not materially increase or change the risk.

- (3) **Comcover** looks to the support and cooperation of **our Fund Members** in the provision of services. It is expected that **Fund Members** will:
 - (a) ensure that **your** staff are aware of all statutory requirements and their responsibilities under relevant legislation, regulations, instructions and policies;
 - (b) exercise reasonable care at all times to protect against losses;
 - (c) do everything that is reasonably practicable to minimise the extent of a loss;
 - (d) do everything that is reasonably practicable to investigate the circumstances where it appears the illegal or deliberate actions of any **person** may have caused or contributed to a **loss**, and if appropriate:
 - (i) identify the perpetrators;
 - (ii) prosecute or assist in the prosecution of any perpetrators; and
 - (iii) assist **us** to seek full recovery of the **loss** from any perpetrators to the maximum extent possible.
 - (e) comply with the terms of the **Comcover** Statement of Cover;
 - (f) provide the following information within the timeframes requested by **Comcover**:
 - (i) completion of **Comcover's** risk management benchmarking program; and
 - (ii) completion of **Comcover's** renewal questionnaire.
 - (g) ensure your Assets Schedule is kept up-to-date with accurate replacement values;
 - (h) ensure **your Schedule of Expatriates** is kept up-to-date and includes accurate names, start and finish dates and country of posting;
 - (i) ensure **your** staff accessing the Comcover Launchpad, Comcover's online portal for accessing Fund Member services, is kept up-to-date to maintain system access integrity; and
 - (j) participate in arrangements that are part of the **Comcover** services, including **Comcover's** education activities and the Comcover Insurance Community of Practice.

(4) CLAIMS

When a **claim** is made against **you**, or an event occurs that may give rise to a **claim**, **you** must:

- (a) provide written details, including details of any insurance which covers the **claim**, to **Comcover** as soon as practicable;
- (b) disclose all matters relating to a possible or actual **claim** promptly and comprehensively;
- (c) not admit liability for, or settle, any claim or incur any costs in connection with a claim without the prior written consent of Comcover; and
- (d) provide claims information as and when required.

(5) EXCESS

(a) When a claim is made against you, or an event occurs that may give rise to a claim, you

- must pay the excess promptly, as and when instructed by Comcover.³
- (b) If different excesses apply to a claim under different covers, you must pay the higher or highest excess.
- (c) Where more than one **claim** arises out of the same act or omission or a series of related acts or omissions, all of those **claim**s will together be one **claim** for the purposes of determining the **excess**.
- (d) Where more than one **claim** results from any combination of events or a series of related events, all of those **claim**s will together be treated as one **claim** for the purposes of determining the **excess**.

(6) SUBROGATION

- (a) If **Comcover** accepts a **claim** under this Statement of Cover, **Comcover** will assume **your** rights of recovery to the extent of the **claim** payment made by **Comcover** to **you** or on **your** behalf to any other party.
- (b) **You** must allow and assist **Comcover** to seek indemnity or contribution in **your** name from any party against whom **you** may have such rights.
- (c) **You** must give **us** all the assistance **we** may reasonably require for the prosecution and settlement of recovery actions.
- (d) If an amount is recovered then **Comcover** will be entitled to deduct from that amount any administrative or legal costs incurred or paid by **Comcover** in funding the recovery action.
- (e) Where **you** have paid an **excess** in relation to that **claim**, **you** will be entitled to a refund of that **excess** in the proportion that the net amount recovered (less expenses) bears to the **claim** payment made by **Comcover**.

(7) CLAIMS CO-OPERATION AND SETTLEMENT

- (a) Comcover is responsible for the defence and settlement of claims. You must give us all the assistance we may reasonably require for the defence and settlement of claims and for recovery actions.
- (b) If **you** want to contest a **claim**, which **we** believe should be settled, **you** may elect to do so but **our** liability for the **claim** will not exceed the amount for which, but for **your** election, the **claim** could have been settled together with costs and expenses **we** must pay **you** up to the date of **your** election.
- (c) In the event that you, or a director or officer of yours, is a party to a claim which is covered only in part under this policy, you (or you and your director and officer) and Comcover will use their best efforts to agree upon a fair and proper allocation of loss, fees and expenses, including defence costs, which should be insured under this policy, and which relate solely to what is covered under this policy.
- (d) In the event that an agreement cannot be reached on a fair and proper allocation of loss, fees and expenses, including defence costs, a Senior Counsel (to be mutually agreed between us) will determine, as an independent expert but not as an arbitrator, a fair and proper allocation that will be binding on Comcover. Until the Senior Counsel has made their determination, Comcover may, in its discretion, pay such loss, fees and expenses,

³ If you do not, then Comcover may directly deduct any amount owing from the amount required to settle the claim or refuse to manage the claim.

including **defence costs**, as it considers appropriate.

(8) COMCOVER SERVICES

You must not enter into any separate contract, arrangement or understanding with any supplier of **Comcover** Services in relation to the management of a **claim** or for the protection of **your** normally insurable risks without the prior written approval of **Comcover**.

(9) INSURANCE

You must advise **us** as soon as practicable if any risk that **we** cover is also covered for **you** by any other insurance arrangements.

CHAPTER 2 - STATEMENT OF COVER

4. THE STATEMENT OF COVER

- (1) This Statement of Cover has effect from 1 July 2022 to 30 June 2023.
- (2) The Statement of Cover may be terminated, cancelled or amended at any time by notice:
 - (a) given in writing to each **Fund Member** by **us**; and
 - (b) posted on **our** website.
- (3) All cover provided under this Statement of Cover is subject to **you** not being prevented from maintaining such cover by any law or policy that applies to **you**, including but not limited to enabling legislation, internal policies, Accountable Authority Instructions and Legal Services Directions.
- (4) The terms and conditions shown on **your Schedule of Cover** take precedence over any of the general terms and conditions in the Statement of Cover to the extent of any inconsistency.
- (5) The **excess** shown against each section on **your Schedule of Cover** applies to all individual **claims** for that section.

5. DEFINED TERMS

The terms under this section 5 'Defined Terms' are **Comcover** definitions relevant to the Statement of Cover only.

Assets Schedule means the schedule of assets, their locations and values as declared by the **Fund Member** and agreed by **Comcover**.

book debts means:

- the difference between outstanding debit balances and the total amounts actually received;
- (b) costs incurred in tracing and establishing debit balances including collection expenses in excess of **your** normal collection expenses; and
- (c) interest charges on any loan **you** take out to off-set the impaired collection of **your book debts**.

claim means:

- (a) any demand by a third party against a Fund Member for compensation; or
- (b) a request by **you** for indemnity in accordance with **your Schedule of Cover** and this Statement of Cover.

Comcover includes service providers contracted by **Comcover** to assist in delivering services to **Fund Members**.

defence costs means reasonable legal costs and other expenses incurred in defending **claims** with the prior written consent of **Comcover**. **Defence costs** does not include business as usual expenses. Business as usual expenses are considered to be, but are not limited to, costs incurred in providing discovery, the supply of witnesses (including costs to get witnesses to and from interviews and hearings) or other costs incurred by a **Fund Member** in assisting the management

of the defence of a claim.

director means a **person** who is or was:

- (a) a director of a Commonwealth company or its **subsidiary** as defined under section 9 of the *Corporations Act 2001;*
- (b) a director of a corporate Commonwealth entity or its subsidiary;
- (c) a director of a non-corporate Commonwealth entity; or
- (d) a board or council member appointed under **your** legislation.

employment practices means:

- (a) wrongful or unfair dismissal, discharge or termination, either actual or constructive, of an employment relationship in a manner which is against the law;
- (b) workplace harassment (whether sexual or otherwise) of an employee;
- (c) any form of discrimination;
- (d) denial of natural justice to an employee;
- (e) wrongful refusal to employ a potential employee;
- (f) defamation from employment related matters;
- (g) unfair demotion, failure to promote, unfair deprivation of career opportunity, wrongful discipline, negligent evaluation or failure to grant tenure or employment to an employee; or
- (h) misleading representation or advertising about employment in **your** organisation.

excess means the amount that you must contribute towards the cost of any loss.

expatriate means an employee of the **Fund Member**, their spouse or partner and/or any dependants outside their home country and who has been noted on the **Schedule of Expatriates** provided to **Comcover** by the **Fund Member**.

Fund and **Comcover Fund** mean the **Fund** established by the Commonwealth and managed by **Comcover** as a Branch of the Department of Finance for the purposes of protecting **Fund Members** from **losses** covered by this Statement of Cover and shown on **your Schedule of Cover**.

Fund Member means the organisation named on your Schedule of Cover and its subsidiaries.

illness means any sickness or disease.

indemnity period means the period beginning with the occurrence of the damage, **loss** or unauthorised use, interference or loss of access and ending not later than the period specified in **your Schedule of Cover**.

injury means bodily injury, death, **illness**, disability, shock, fright, mental anguish, mental injury or emotional distress.

loss means all damages and legal costs awarded against a **Fund Member** (or if applicable an **officer**) and any settlement of a **claim** negotiated with the prior written consent of **Comcover**, including **loss** or damage to **your property**.

medical expenses means expenses incurred and paid to a legally qualified health professional, hospital or ambulance service for treatment, including the costs of medical supplies and legally prescribed medicines and drugs.

motor vehicle means:

- (a) any mechanically propelled land-use vehicle, its standard tools and all accessories, and anything ordinarily towed by the vehicle; or
- (b) a substitute motor vehicle.

officer means:

- (a) a person who is or was:
 - (i) an official within the meaning of the *Public Governance, Performance and Accountability Act 2013* or the *Financial Management and Accountability Act 1997*;
 - (ii) an employee or officer of a Commonwealth authority within the meaning of the Commonwealth Authorities and Companies Act 1997;
 - (iii) an employee of a subsidiary of a corporate Commonwealth entity; or
 - (iv) an employee, including the company secretary, of a Commonwealth company or its **subsidiary**.
- (b) a person who is or was a member of a committee or sub-committee (whether or not established by statute) which provides technical or professional advice to a Fund Member or officer of the Fund Member, for purposes in connection with assisting the Fund Member or the officer to exercise their powers or perform their functions; or
- (c) any **person** who is or was a **voluntary worker** of the **Fund Member**.

period of cover means the period during which **you** are covered by **Comcover**, as shown on **your Schedule of Cover**.

person includes a natural person, body corporate, corporation sole, or statutory authority. **personal effects** includes tools of trade and field equipment but excludes money. **property** means all real or personal **property** including:

- (a) money;
- (b) electronic data and records;
- (c) network and information technology infrastructure including hardware, equipment and devices;
- (d) remotely piloted aircraft, hot-air balloons, weather balloons, and atmospheric balloons;
- (e) structural improvements on or in land; and
- (f) landscaping and gardens

which is **yours**, or is in **your** care, custody or control or is **your** responsibility, but excluding:

- (i) land (other than structural improvements on or in the land);
- (ii) watercraft more than 15 metres in length;
- (iii) aircraft (other than **remotely piloted aircraft**, hot-air balloons, weather balloons, and atmospheric balloons);
- (iv) rockets and satellites;
- (v) livestock, animals, birds, and fish;

- (vi) standing timber;
- (vii) growing crops and pastures; and
- (viii) registered motor vehicles.

unless agreed to by **Comcover**, shown on **your Assets Schedule** and noted on **your Schedule of Cover**.

remotely piloted aircraft has the meaning given to it in the *Civil Aviation Safety Regulations* 1998 (Cth).

Schedule of Cover means the terms and conditions of cover issued to the **Fund Member** which include details of the type of cover, maximum limits of cover, applicable **excess**, and special endorsements or other conditions.

Schedule of Expatriates means the list notified to **Comcover** of **expatriates** nominated by the **Fund Member** as requiring cover.

Subsidiary means an entity as defined under section 8 of the *Public Governance*, *Performance and Accountability Act 2013*.

substitute motor vehicle means a vehicle that **you** have authorised to be hired, borrowed or used for official purposes because **your** usual **motor vehicle** is being repaired, serviced or has broken down.

traveller means a **person** approved and funded by **you**, on travel outside their home country, or their country of assignment (including travel to outlying Australian territories and islands) for up to one hundred and eighty (180) consecutive days.

we, us and/or our means Comcover.

you/your means the Fund Member.

voluntary worker means a **person** who consents to undertake duties under **your** direction or at **your** request and receives nil or nominal financial reward.

wrongful act means:

- (a) an error, either by omission or commission;
- (b) a misstatement or misleading statement; or
- (c) neglect, breach of duty or breach of trust by a director or **officer** in their capacity as a director or **officer**.

CHAPTER 3 - LIABILITY

6. GENERAL LIABILITY AND PROFESSIONAL INDEMNITY

- (1) If **you** are legally liable to pay compensation for:
 - (a) injury or illness or death;
 - (b) unlawful arrest or false imprisonment, wrongful detention or malicious prosecution;
 - (c) wrongful entry or eviction;
 - (d) assault and battery that **you** did not commit or direct except to protect natural persons or property;
 - (e) defamation, injurious falsehood or for any negligent misstatement;
 - (f) infringement of copyright, title or slogan, passing off or breach of intellectual property rights (including moral rights);
 - (g) unfair competition, piracy, misappropriation of ideas under an implied contract;
 - (h) breach of confidence, an interference with privacy, or other similar misuse or unauthorised access, or the exceeding of authorised access to, or disclosure or loss of, information;
 - (i) property which is damaged, lost or which cannot be used; or
 - (j) a **loss** caused by the execution or breach of **your** duty that arises from **your** operations or business⁴,

and

(k) where the claim for loss was made against you during your period of cover, and reported to Comcover during that period of cover or as soon as reasonably practicable,

then

- (I) we will indemnify you for:
 - (i) damages or judgments, defence costs incurred by you with the prior written consent of Comcover and legal costs awarded against you which arise out of your failure to monitor, control, regulate, sanction or license any entity over which you have a regulatory authority or which arise out of the failure of any entity over which you have regulatory authority, financial or otherwise;
 - (ii) damages or judgments, defence costs incurred by you with the prior written consent of Comcover and legal costs awarded against you for all claims which arise out of the provision by you of, or your failure to provide, medical care or advice (or other medical services) in a professional capacity;
 - (iii) all other loss and defence cost.

⁴ Liability under this subclause (j) is limited to the amount shown separately as Professional Indemnity on your Schedule of Cover and is in addition to, not inclusive of, the overall General Liability and Professional Indemnity limit.

(2) We will also cover any directors, officers, employees of Fund Members, voluntary workers, or any members of any board, commission, committee or advisory council appointed by you whilst acting in good faith in fulfilment of their duties and responsibilities to you, but only to the extent that it is legal to do so.⁵

(3) Exclusions

We will not pay for:

- (a) legal costs in any action **you** bring (including a cross claim, counter claim, set- off or similar action) without the prior written consent of **Comcover**;
- (b) any liability arising out of liquidated damages clauses or similar penalty clauses in contracts except to the extent that liability would have attached in the absence of such clauses;
- (c) any liability, other than **defence costs**, arising out of **your** breach of contract unless liability would have arisen in the absence of that breach;
- (d) property damage arising out of the use of a registered **motor vehicle** or a **motor vehicle** which is required to be registered under applicable legislation;
- (e) any fees or expenses including **defence costs** incurred by **you** without the prior written consent of **Comcover**;
- (f) loss or any part of loss that represents compensation, reimbursement or return of fees, duties, tariffs, taxes, levies or charges or any other amounts incorrectly collected or received by you; or
- (g) any **claim** for or in any way connected with underpayment of employee entitlements.⁶

7. DIRECTORS' AND OFFICERS' LIABILITY

- (1) If **you** are legally liable to pay for the consequences of a **wrongful act** of a **director** or **officer**:
 - (a) of your organisation; or
 - (b) while the **director** or **officer** held an outside directorship appointed by or representing **you**,

or

- (2) if a director or officer is legally liable to pay for the consequences of a wrongful act:
 - (a) as a **director** or **officer** of **your** organisation; or
 - (b) while the **director** or **officer** held an outside directorship appointed by or representing **you**,

⁵ This cover extends to indemnities a **Fund Member** is able to give its **officers** in accordance with applicable Commonwealth legislation or regulation, including the *Public Governance, Performance and Accountability Act 2013*, the *Judiciary Act 1903*, the *Corporations Act 2001* (whichever is appropriate) including any Regulations, Orders, Legal Services Directions or Accountable Authority Instructions or policies made or issued under them.

⁶ This exclusion does not apply to employee entitlements in respect of superannuation that arise from negligent misstatements.

and

- (3) the **claim** for **loss** was made against **you**, the **director** or **officer**:
 - (a) during your period of cover;
 - (b) reported to **Comcover** during that **period of cover** or as soon as reasonably practicable; and
 - (c) even if the **director** or **officer** had ceased being a **director** or **officer**, during or before that **period of cover**⁷,

then

- (4) **we** will indemnify:
 - (a) you for your own liability for employment practices;
 - (b) you for your liability to the director or officer if he or she is indemnified by you;
 - (c) the **director** or **officer** if he or she is not indemnified by **you**;
 - (d) you for any loss and defence costs up to the maximum amount, provided that such indemnity is not prevented by any law of the Commonwealth, including but not limited to, the *Public Governance, Performance and Accountability Act 2013*, the *Judiciary Act 1903* or the *Corporations Act 2001* (including any regulations, orders, Legal Services Directions or Accountable Authority Instructions or policies made or issued under them), to the extent, if any, they apply to you, the director or officer; and
 - (e) the spouse, de facto spouse or domestic partner of a **director** or **officer** for financial **loss** incurred due to a **wrongful act** of a **director** or **officer**, provided that:
 - (i) the **claim** is made against the spouse, de facto spouse or domestic partner only because they are the spouse, de facto spouse or domestic partner of the **director** or **officer**; and
 - (ii) the **loss** relates to property either jointly held by the **director** or **officer** and their spouse, de facto spouse or domestic partner or transferred by the **director** or **officer** to their spouse, de facto spouse or domestic partner for legitimate purposes.
- (5) If **you** report to **us** facts that might give rise to a **claim** against **you** or a **director** or **officer** as soon as reasonably practicable after becoming aware of these facts **we** will indemnify **you**, the **director** or **officer** for any **claim** that arises from those facts on the terms and conditions of the Statement of Cover.
- (6) Notwithstanding General Exclusion 18 in respect of pollutants, we will pay defence costs incurred by a director or officer in defending a loss in connection with the actual or alleged discharge, dispersal, release or escape of any pollutant.
- (7) Exclusions
 - (a) We will not pay for any claim made against a director or officer for injury or illness of

⁷ This cover extends to liability against the estate, heirs or legal representations of any deceased, mentally incompetent or insolvent officer.

- any **person** or **loss** of, damage to or destruction of any physical property, including the use of it provided, however, that **employment practices claims** are not excluded.⁸
- (b) We will not pay for any claim made against a director or officer that arises from that director or officer's:
 - improper use of inside information or position to gain a personal advantage for themselves or someone else or to deliberately cause detriment to you or another person;
 - (ii) wilful breach of their duty to **your** organisation;
 - (iii) breach of professional duty;
 - (iv) defamation;
 - (v) medical malpractice;
 - (vi) conduct other than in good faith; or
 - (vii) **claim** against **you** or **your** other **directors** or **officers** unless the **claim** is as a result of **employment practices**.
- (c) We will not pay for any claim made against a director or officer that arises from:
 - (i) any **claim** made by **you** against a **director** or **officer** in **your** organisation;
 - (ii) **loss** which is treated as a redundancy payment or is in any way connected with redundancy;
 - (iii) any fees or expenses including **defence costs** incurred by **you** without the prior written consent of **Comcover**; or
 - (iv) any **claim** for or in any way connected with the underpayment of employee entitlements.⁹

⁸ Please note that we will not pay for what are or should be workers' compensation claims under the Safety, Rehabilitation and Compensation Act 1988, the Military Rehabilitation and Compensation Act 2004 and any other workers' compensation policies.

⁹ This exclusion does not apply to employee entitlements in respect of superannuation that arise from negligent misstatement.

CHAPTER 4 - PROPERTY

8. PROPERTY

- (1) If **your property** is lost, destroyed or damaged as a result of an event that occurred during **your period of cover** then **we** will pay either:
 - (a) the replacement value of the **property** lost, destroyed or damaged ¹⁰, or
 - (b) the indemnity value should **you** choose not to rebuild or replace the **property**¹¹, and
 - (c) for reasonable legal, architects, surveyors, and engineers and other fees, clerks of works' salaries for estimates, plans, specifications, quantities, tenders and supervision necessarily incurred following loss, destruction or damage but excluding any fees and salaries for preparing any **claim**;
 - (d) for reasonable costs incurred in the removal, storage, disposal and decontamination of debris, detritus or wreckage;
 - (e) for the reasonable costs of demolition, dismantling, shoring up, propping, underpinning and other temporary repairs to the **property**; and
 - (f) any extra costs necessary to comply with the requirements of any competent authority provided **you** had not received notice of such requirements before the loss, destruction or damage occurred,

up to the maximum amount declared for that **property** in **your Assets Schedule**, where applicable. The amounts specified in **your Assets Schedule** at the time of **loss** are the most that **Comcover** will pay. **You** are responsible to ensure the values recorded in **your Assets Schedule** are correct and include allowance for the additional costs specified in this section.

(2) We will also pay:

- (a) for the reasonable costs incurred in extinguishing fires at or in the vicinity of **your property** which threaten to involve **your property**;
- (b) for the cost of replacement locks and/or keys and/or combinations where a burglary or theft, or attempted burglary or theft, gives **you** grounds to believe that the keys may have been duplicated or stolen and also the cost of opening safes and/or strongrooms as a result of the theft of keys and/or combinations; and
- (c) if **you** are the tenant and as part of **your** lease **you** are responsible for any breakage of glass, the reasonable costs of replacing broken glass and any reasonable incidental costs, including sign writing and temporary protection.

The maximum replacement value we will pay is the cost necessary to repair or rebuild the property at the site, or replace it at the site, with a property in a condition substantially the same as but not better or more extensive than its condition when new. Where works of art, antiques or curios have been restored and/or repaired to a condition substantially the same as before the damage, then we will also pay for any reduction in market value that has occurred because of the loss, destruction or damage, restoration or repair.

¹¹ The indemnity value is the value of the **property** immediately prior to the **loss**.

(3) Exclusions

We will not pay for loss, destruction or damage:

- (a) caused by wear and tear, rust, latent defect, gradual deterioration, moths, vermin, disease, dampness or dryness of atmosphere, extremes or changes of temperature (other than freezing), or faulty workmanship, faulty material, faulty construction or faulty design or arising from inherent vice of the property covered¹²;
- (b) caused by unexplained inventory shortages, shortages in supply or disappearances resulting from clerical or accounting errors caused by the delivery of items to or from your organisation;
- (c) to registered motor vehicles 13;
- (d) caused by the action of the sea including tidal wave or high water unless such loss, destruction or damage is caused by or arises out of an earthquake or seismological disturbance¹⁴;
- (e) resulting from any misrepresentations made in connection with rights, benefits or liabilities under Commonwealth legislation; or
- (f) to **property** undergoing construction, erection, alteration or addition where the value of the work underway exceeds \$5,000,000, unless agreed to by **Comcover**, shown on **your Assets Schedule** and noted on **your Schedule of Cover**.

9. PROPERTY IN TRANSIT

- (1) **We** will pay for losses to property:
 - (a) while the property is in transit between a place or places;
 - (b) while being loaded and unloaded; and
 - (c) while temporarily stored at any place between the initial point of dispatch and the destination,

up to the maximum amount declared in your Schedule of Cover.

(2) Exclusions

We will not pay for:

- (a) ordinary leakage, ordinary loss in weight or volume or wear and tear of the property covered;
- (b) expense caused by delay or non-performance;
- (c) loss, destruction, damage or expense arising from the unseaworthiness of a vessel or craft, or the unfitness of a vessel, craft, conveyance, container or lift van for the safe carriage of the property covered where the **Fund Member** is aware of the

¹² This exclusion is limited to that part of **your property** immediately affected by the **loss** or damage and not any subsequent damage.

¹³ This exclusion does not apply to **your** registered mobile plant and equipment whilst on **your** premises.

¹⁴ This exclusion in relation to action of the sea does not apply to a watercraft.

- unseaworthiness or unfitness at the time the property is loaded onto it;
- (d) loss, destruction, damage or expense caused by wear and tear, rust, latent defect, gradual deterioration, moths, vermin, disease, dampness or dryness of atmosphere, extremes or changes of temperature (other than freezing), or faulty workmanship, faulty material, faulty construction or faulty design, or arising from inherent vice of the property covered; or
- (e) insufficient or unsuitability of packing or preparation of the property covered.

10. FRAUD

- (1) **We** will pay for **losses** to **your property** wherever incurred through any act or acts of fraud or dishonesty committed by any of:
 - (a) your officers, employees or directors;
 - (b) your voluntary workers; or
 - (c) **your** members of boards, commissions, committees or other bodies, acting alone or in collusion with others, up to the amount shown in **your Schedule of Cover**.

11. BUSINESS INTERRUPTION

- (1) If **your** business or operations are interrupted:
 - (a) because of **property** being lost, destroyed or damaged and that loss, destruction or damage is covered by **Comcover**,

or

- (b) because of damage to property:
 - (i) at or of any electricity station or substation, gas works, water works or other public supply undertaking,
 - (ii) at any premises from which you obtain supplies, or
 - (iii) at any premises to which you make supplies,

or

(c) because access to **property** is prevented, or hindered by direction from a competent authority¹⁵,

and

- (d) as a consequence of the interruption, **your** organisation:
 - (i) loses revenue; and/or
 - (ii) incurs additional costs for the purpose of resuming or maintaining normal business operations,

and

¹⁵ The competent authority must be external to your entity.

(e) the interruption commenced during your period of cover,

then

- (f) we will reimburse you up to the amount shown on your Schedule of Cover for:
 - (i) the revenue lost during the **indemnity period** (excluding revenue derived from Australian Government sources); and/or
 - (ii) additional costs for the purpose of resuming or maintaining normal business operations during the **indemnity period**;
 - (iii) contractual fines or damages for breach of contract **you** have to pay because **you** cannot perform **your** contractual obligations;
 - (iv) recreating any records, including the cost of recreating the content contained in them;
 - (v) **book debts you** had when the interruption commenced which **you** are not able to collect;
 - (vi) reasonable legal and professional fees incurred by **you** in preparing, making and settling **your claim**.

(2) Exclusions

We will not pay for:

- (a) interruption that is a direct consequence of wear and tear, rust, latent defect, gradual deterioration, moths, vermin, dampness or dryness of atmosphere, extremes or changes of temperature (other than freezing), or faulty workmanship, faulty material, faulty construction or faulty design or arising from inherent vice of the property covered;
- (b) unexplained inventory shortages, disappearances resulting from clerical or accounting errors, shortages in supply or for the delivery of items to or from **your** organisation;
- (c) claims arising out of loss, destruction or damage to a registered motor vehicle;
- (d) loss, destruction or damage caused by the action of the sea including any rise in sea level, tidal wave or high water unless such loss, destruction or damage is caused by or arises out of an earthquake or seismological disturbance; or
- (e) interruption that is a direct consequence of industrial action by **your** employees.

CHAPTER 5 - MOTOR VEHICLE

12. MOTOR VEHICLE

- (1) If as a result of an event or events occurring during **your period of cover**, a **motor vehicle** owned by **you** or leased by **you** is lost, destroyed or damaged, then **we** will repair or replace the **motor vehicle** or parts of it, at **our** discretion as described in this section.
- (2) We will pay:
 - (a) where a motor vehicle is owned by you, an amount not exceeding the market value or the value agreed between you and Comcover of the motor vehicle before it was lost, destroyed or damaged (provided that if the motor vehicle was less than 24 months old, we will replace the motor vehicle with the same make, model and series or its equivalent);
 - (b) where a **motor vehicle** is leased by **you**, an amount not exceeding the early termination payout in accordance with **your** lease agreement in the first instance, or an amount not exceeding the market value if the early termination payout is not appropriate;
 - (c) the reasonable cost of protection and removal of the **motor vehicle** to the nearest repairer or any other place, approved by **Comcover**;
 - (d) the reasonable cost to perform necessary emergency or temporary repairs to enable **your motor vehicle** to be driven to the nearest practical place of safety
 - (e) if your motor vehicle was destroyed or damaged as a result of an accident, the cost of hiring a substitute motor vehicle is covered up to a maximum of \$2,100 (inclusive of GST) per claim, capped at a maximum of \$100 (inclusive of GST) per day;
 - (f) if **your motor vehicle** was lost, destroyed or damaged as a result of theft, the cost of hiring a **substitute motor vehicle** is covered up to a maximum of \$2,100 (inclusive of GST) per **claim**, capped at a maximum of \$100 (inclusive of GST) per day; and
 - (g) if **your loss** is only in respect of breakage of the windscreen or window glass, including any consequential scratching to the body work, in which case **your excess** will not apply.
- (3) If **you** are legally liable to pay compensation for loss, destruction or damage to property belonging to persons other than **you** resulting from:
 - (a) the use of **your motor vehicle** or from goods falling from it; or
 - (b) the use of a **substitute motor vehicle** if an employee or person authorised by **you** was using the **motor vehicle**,

we will indemnify you for such compensation, defence costs and legal costs awarded against you up to the maximum amount specified in your Schedule of Cover.

- (4) **We** will also pay:
 - reasonable costs, charges and expenses necessarily incurred to clean up and remove any debris arising from:

- (i) goods falling from your motor vehicle;
- (ii) the leaking, spillage, escape, or explosion of goods being carried by **your motor vehicle**;
- (b) costs charged to you by a competent authority or emergency service following an event involving your motor vehicle that requires or results in the attendance of members of the competent authority or emergency service to the event;
- (c) costs to re-key and/or recode your motor vehicle keys and/or locks, if the keys to your motor vehicle are lost or damaged or there are reasonable grounds to believe your keys may have been illegally duplicated;
- (d) where the loss occurs more than 100 kilometres from where **your motor vehicle** is normally garaged the reasonable costs incurred to:
 - (i) hire another vehicle of similar make and model to complete the journey or to return **your** driver to where the journey first commenced; or
 - (ii) use alternative public transport to return **your** driver and passengers to where the journey first commenced; and
 - (iii) obtain overnight accommodation for **your** driver and passengers if the journey cannot be completed in the same day as the **loss** occurs, and
- (e) the replacement cost, including removal costs, of sign writing or fixed advertising signs or materials that form a permanent part of **your** vehicle at the time of the **loss**, destruction or damage.
- (5) If **your** vehicle is damaged beyond an amount **we** consider economical to repair and the preloss market value is less than the amount owing by **you**:
 - (a) under a valid hire purchase, leasing or other finance agreement, **we** will also pay such additional amount as necessary, not exceeding 25% of the market value, to settle the amount owing; or
 - (b) where a **motor vehicle** is leased by **you**, **we** will also pay such additional amount as necessary to settle the amount owing,
 - (c) but less any:
 - (i) payments and interest in arrears at the time of the loss; and
 - (ii) discount in respect of finance charges and/or interest for the unexpired term of the agreement.

(6) Exclusions

We will not pay:

- (a) for **your** inability to use the **motor vehicle**;
- (b) for damage resulting from the normal wear and tear, rust or corrosion to **your motor vehicle**;
- (c) for any damage resulting from a structural failure or an electrical, electronic or mechanical breakdown;

- (d) for damage to tyres from using brakes, or from road punctures, cuts or bursts;
- (e) for any **losses** where **your motor vehicle** or **substitute motor vehicle** was being used for hire or reward; or
- (f) if the motor vehicle is being used with your permission in contravention of any laws. 16



¹⁶ This includes, but is not limited to, being driven by an unlicensed driver, a suspended-licence driver or a person under the influence of drugs or alcohol.

CHAPTER 6 - PERSONAL ACCIDENT AND TRAVEL

13. PERSONAL ACCIDENT

- (1) In the event of:
 - (a) **injury** or death to:
 - (i) a member of **your** board, commission, committee or other body; or
 - (ii) a voluntary worker

and

(b) this occurs during their official duties on **your** behalf, including travel to and from official duties and approved travel within their home country, or their country of assignment,

then

- (c) we will pay you, or the person directly (or their estate) if the person is not indemnified by you, the amount of compensation equivalent to the benefits that would have been payable under the Safety, Rehabilitation and Compensation Act 1988 or, if applicable, the Military Rehabilitation and Compensation Act 2004 had the person been entitled to benefits under either of those schemes, or, if there is no equivalent, Comcover will, at its discretion, determine the appropriate amount up to a maximum period of 104 weeks and up to the limit specified on your Schedule of Cover, provided that:
 - (i) there is a clear legal link between **your** powers and functions and the activity of the person at the time of **injury** or death;
 - (ii) indemnity is not prohibited by any law of the Commonwealth, applicable to **you**;
 - (iii) the person is not eligible to be indemnified by Comcare under the Safety, Rehabilitation and Compensation Act 1988, the Military Rehabilitation and Compensation Act 2004 or any other workers' compensation or like legislation; and
 - (iv) the event giving rise to the **claim** happened during **your period of cover**.

(2) Exclusion

We will not pay for:

- (a) expenses resulting from **injury** or death from:
 - (i) any deliberately self-inflicted injury, suicide or attempted suicide; or
 - (ii) engaging in, or taking part in, or training for professional sports of any kind.
- (b) expenses for which a Medicare benefit is payable or which **we** are prohibited by any law from paying.

- 14. TRAVEL OUTSIDE OF COUNTRY BAGGAGE, PERSONAL EFFECTS AND OTHER NON-MEDICAL
- (1) In the event of:
 - (a) the baggage and **personal effects** belonging to or the responsibility of a **traveller** are lost, destroyed or damaged,

then

- (b) **we** will pay **you** or the **traveller** the cost of repair or replacement of the items, up to the limit specified on **your Schedule of Cover**.
- (2) If:
 - (a) money belonging to the **traveller** or for which the **traveller** is responsible is stolen or lost, then **we** will pay for the lost or stolen money;
 - (b) **you** or the **traveller** rent a vehicle which is damaged, stolen or involved in an accident, then **we** will pay the rental vehicle insurance excess;
 - (c) the **traveller's** baggage is delayed for more than 8 hours following the arrival of the **traveller** at that destination, then **we** will pay the reasonable cost of necessities;
 - (d) the trip is interrupted by unforeseen circumstances and the **traveller** is unable to arrive at the destination by the time scheduled for the purpose of attending the event for which the trip was arranged, and the event cannot be delayed, then **we** will pay for the reasonable additional cost of using alternative transport;
 - (e) the trip is interrupted by unforeseen circumstances, then **we** will pay for the reasonable expenses incurred.
- (3) If the **traveller** is in a country which experiences a major incident or natural disaster and the **traveller** is at risk of **injury** or **illness**, Comcover will commence arrangements for the evacuation of the **traveller** provided that:
 - (i) The evacuation will be initiated after reasonable local measures to protect the health and safety of the **traveller** have been exhausted; or
 - (ii) when **Comcover** decides that the **traveller**, who is not in need of medical attention, is at high risk due to adverse local conditions;
 - (b) if **Comcover** considers that the situation will continue for less than 30 days duration, evacuation will be made to the nearest location outside the impacted area; or
 - (c) if **Comcover** considers, that the situation will continue for more than 30 days duration, evacuation will be made to the **traveller's** home country or country of assignment.

(4) Exclusions

We will not pay for:

- (a) any **loss** or **claim** unless the travel has been approved in accordance with the relevant legislation and **your** internal policies, instructions and guidelines;
- (b) any **loss** or **claim** where payment is prohibited by any law applicable to **you** or to the **traveller**; or
- (c) any **loss** or **claim** if the **traveller** is eligible to be indemnified by Comcare under the Safety, Rehabilitation and Compensation Act 1988, the Military Rehabilitation and Compensation Act 2004 or any other workers' compensation or other legislation.
- 15. TRAVEL OUTSIDE OF COUNTRY MEDICAL EXPENSES AND MEDICAL EMERGENCIES
- (1) In the event of:
 - (a) injury, illness or death of a traveller,

then

- (b) we will pay you, or the traveller directly (or their estate) if they are not indemnified by you, the amount of compensation equivalent to the benefits that would have been payable under the Safety, Rehabilitation and Compensation Act 1988 or, if applicable, the Military Rehabilitation and Compensation Act 2004 had the traveller been entitled to benefits under either of those schemes, or, if there is no equivalent, Comcover will, at its discretion, determine the appropriate amount up to a maximum period of 104 weeks and up to the limit specified on your Schedule of Cover, provided that there is a clear legal link between your powers and functions and the activity of the traveller and the event giving rise to the claim happened during your period of cover.
- (2) We will also pay:
 - (a) medical expenses up to the maximum in your Schedule of Cover;
 - (b) the costs of medical emergencies, up to the maximum in **your Schedule of Cover**, covering:
 - (i) emergency evacuation and/or repatriation under medical supervision;
 - (ii) 24 hour worldwide medical information and assistance service;
 - (iii) sending essential medication or equipment not locally available;
 - (iv) sending a registered health professional where appropriate;
 - (v) repatriation of mortal remains and any related costs; and
 - (vi) medical monitoring.
 - (c) reasonable expenses incurred in sending a replacement traveller to complete the injured, ill or deceased traveller's duties or in returning the traveller to complete their duties;
 - (d) reasonable expenses incurred with **Comcover's** prior agreement for one person to travel

- to, remain with or accompany the **traveller** as a result of the **traveller** suffering an **injury** or **illness**;
- (e) reasonable expenses incurred with **Comcover's** prior agreement and upon medical advice if the **traveller** needs accommodation to recover from the **illness** or **injury**;
- (f) reasonable expenses incurred with **Comcover's** prior agreement if the **traveller's** trip is interrupted as a result of the **traveller** suffering an **injury** or **illness**; and
- (g) non-refundable travel, accommodation and any other expenses (paid in advance and not recoverable from any other source) which **you** or the **traveller** lose the benefit of, solely because of any unforeseen circumstances outside the control of the **traveller**.

(3) Exclusions

We will not pay for:

- (a) expenses resulting from **injury**, **illness** or death from:
 - (i) any deliberately self-inflicted injury, suicide or attempted suicide; or
 - (ii) engaging in, or taking part in, or training for professional sports of any kind; or
 - (iii) expenses resulting from any elective and/or cosmetic procedure, treatment or surgery unless essential to recovery.
- (b) any **claim** where the **traveller** would be reasonably considered unfit for travel or is travelling against the advice of a medical practitioner¹⁷;
- (c) any **loss**, **claim** or expenses for which a Medicare benefit is payable or which **we** are prohibited by law from paying;
- (d) the benefits in section 15(1)(b) if the **traveller** is an accompanying person;
- (e) any **loss** or **claim** unless the travel has been approved in accordance with the relevant legislation and **your** internal policies, instructions and guidelines;
- (f) any **loss** or **claim** if the **traveller** is eligible to receive benefits under the *Safety,*Rehabilitation and Compensation Act 1988, the Military Rehabilitation and

 Compensation Act 2004 or any other workers' compensation or other legislation; and
- (g) expenses from any routine medical, optical or dental treatment or consultation.

16. EXPATRIATE

- (1) We will pay all reasonable and necessary medical expenses incurred outside Australia by an expatriate during their period of deployment.
- (2) We will pay all reasonable and necessary expenses incurred for:
 - (a) an emergency evacuation or reasonable travel costs as a consequence of a medical condition, provided such evacuation or travel cost is authorised by **Comcover**;
 - (b) one person to accompany an evacuated **expatriate** where:

¹⁷ This exclusion does not apply to item 2(b)(v).

- (i) the **expatriate** is aged 18 years or younger; or
- (ii) it is considered necessary by Comcover;
- (c) funeral or cremation expenses in the country in which the death of an **expatriate** occurs or the repatriation of their mortal remains to their home country and any related costs.
- (3) We will also pay all reasonable and necessary expenses incurred for the evacuation of an **expatriate** as a consequence of a major incident or natural disaster occurring in the country where the **expatriate** is posted, and the **expatriate** is at risk of **injury** or **illness**. **Comcover** will commence arrangements for the evacuation of the **expatriate**, provided that:
 - (a) the evacuation will be initiated after reasonable local measures to protect the health and safety of the **expatriate** have been exhausted or when **Comcover** decides that the **expatriate**, who is not in need of medical attention, is at high risk due to adverse local conditions;
 - (b) if **Comcover** considers, that the situation will continue for less than 30 days duration, evacuation will be made to the nearest location outside the impacted area; or
 - (c) if **Comcover** considers, that the situation will continue for more than 30 days duration, evacuation will be made to the **expatriate**'s home country.

(4) Exclusions

We will not pay for:

- (a) expenses resulting from any deliberately self-inflicted injury, suicide or attempted suicide;
- (b) expenses resulting from engaging in, or taking part in, or training for any professional sports of any kind;
- (c) expenses resulting from any elective and/or cosmetic procedure, treatment or surgery unless essential to recovery;
- (d) expenses for which we are prohibited by any law from paying;
- (e) any **loss** or **claim** by any **expatriate** who has not undergone pre-deployment medical and dental examinations;
- (f) any **loss** or **claim** by any **expatriate** who has not been declared medically and dentally fit to be deployed to their country of posting;
- (g) expenses resulting from any pre-existing condition. ¹⁸ Pre-existing condition includes pregnancy or childbirth and/or any related complications, but does not include prescription spectacles and contact lenses; or
- (h) any **loss** or **claim** by any **expatriate** who is on annual leave outside their country of posting.

¹⁸ This exclusion does not apply when you have elected to receive supplementary pre-existing condition expatriate cover and is noted on your Schedule of Cover.

17. PERSONAL EFFECTS AND TRAVEL INSIDE COUNTRY

- (1) If:
 - (a) the **personal effects** belonging to or are the responsibility of an employee, or a member of a board, commission, committee or other body, or a **voluntary worker** are lost, destroyed or damaged,

and

- (b) this occurs:
 - (i) in the approved workplace of an employee, or a member of the board, commission, committee or other body, or a **voluntary worker**; or
 - (ii) while on travel approved by **you** within their home country, or their country of assignment,

during your period of cover

then we will pay you

- (c) full replacement costs, up to the limit specified in **your Schedule of Cover**, provided that the employee, or a member of a board, commission, committee or other body, or a **voluntary worker**, has been indemnified by **you** for such loss, destruction or damage.
- (2) If while on approved travel:
 - (a) the trip is interrupted by any unforeseen circumstances and the person is otherwise unable to arrive at the destination by the time scheduled for the event, attendance at which is the purpose of the trip, and the event cannot be delayed, **we** will pay the reasonable additional cost of using alternative transport;
 - (b) the trip is interrupted by unforeseen circumstances, **we** will pay the reasonable and necessary expenses for any non-refundable reasonable and necessary travel, accommodation and any other expenses (paid in advance and not recoverable from any other source) which **you** lose the benefit of;
 - (c) money belonging to the employee, member of the board, commission or other body, or a **voluntary worker**, or for which he or she is responsible is stolen or lost, then **we** will pay for the lost or stolen money.

CHAPTER 7 - GENERAL EXCLUSIONS

18. GENERAL EXCLUSIONS - WHAT WE DO NOT COVER

(1) EXCLUDED EVENTS

We will not pay for:

- (a) loss, destruction, damage or liability arising from:
 - the deliberate disregard by you of the need to take all reasonable steps to prevent losses;
 - (ii) any direct or indirect exposure to ionising radiation or contamination by radioactivity from any nuclear fuel, waste or weapon;
 - (iii) any exposure to asbestos resulting from the mining, handling, processing, manufacture, sale, distribution, storage, presence, use or removal of asbestos products and/or products containing asbestos (unless, in the case of removal, this is necessary following an incident which **we** cover); or
- (b) any claim resulting from
 - (i) war, invasion, act of a foreign enemy, hostilities (whether war is declared or not), civil war, rebellion, revolution, insurrection, or military or usurped power¹⁹;
 - (ii) confiscation, nationalisation, requisition, or damage to **property** ordered by a competent authority except where such action was in the process of the defence of human life and or third party property²⁰; or
 - (iii) the discharge, dispersal, release or escape of pollutants or for the costs of removing, nullifying or cleaning up pollutants or for the cost of preventing the escape of pollutants unless it is a sudden, identifiable, unintended, unexpected and accidental happening which takes place in its entirety at a specific time and place.

(2) OTHER LIABILITIES AND COSTS

We will not pay for:

- (a) any liability arising from the ownership, maintenance, operation (which includes your means of access) or use by you of watercraft greater than 15 metres in length overall and all aircraft, rockets and satellites, that are in your possession, care, custody or control, unless specified in your Schedule of Cover;
- (b) loss, destruction or damage to watercraft greater than 15 metres in length overall and all aircraft, rockets and satellites, that are in **your** possession, care, custody or control,

¹⁹ This exclusion does not apply to the Property in Transit cover in Section 9; Personal Accident cover in Section 13; Travel Outside Country cover in Sections 14 and 15; or Expatriate cover in Section 16.

²⁰ This exclusion does not apply to the Property in Transit cover in Section 9.

unless specified in your Assets Schedule²¹;

- (c) any liability or costs connected with any **claim** or request for:
 - (i) review of **your** decision-making under the grounds set out in the *Administrative Decisions (Judicial Review) Act 1977* or the *Judiciary Act 1903*;
 - (ii) review of **your** actions under the *Government Procurement (Judicial Review)*Act 2018;
 - (iii) other judicial review of your decision-making; or
 - (iv) administrative or merits review of your decision-making.²²
 - (d) any claim, if you have admitted liability without Comcover's prior written approval or if you have otherwise compromised your legal position to the extent you have prejudiced Comcover's position;
 - (e) any fines, penalties, or multiple, punitive, exemplary or aggravated damages;
 - (f) liquidated damages clauses or performance warranties unless proven that liability would have attached in the absence of such clauses or warranties;
 - (g) **your** costs incurred in appearing before any inquiry without the prior agreement of **Comcover**;
 - (h) any liability of **your** employees or **officers** arising from their deliberate disregard of the need to take all reasonable steps to prevent losses;
 - (i) any liability arising solely from a decision by **you** to terminate any contract or agreement²³;
 - (j) the payment of entitlements to a third party which the **Fund Member** would have had to pay but for negligent advice by the **Fund Member** regarding such entitlements; or
 - (k) anything that occurs as a result of actions that are inconsistent with Commonwealth laws, the relevant Accountable Authority Instructions or their equivalent applicable to **your** organisation, or other applicable management policies.

(3) INDEMNITY

We will not pay for liability arising out of any indemnity unless:

- (a) the liability would have arisen in the absence of such indemnity; or
- (b) the indemnity is contained in a contract where the contract was entered into prior to 1 July 2004; or
- (c) **you** have followed Australian Government policy on issuing and managing indemnities and, after making reasonable inquiries, **you** have assessed:
 - (i) the likelihood of the event giving rise to the liability occurring as being less than

²¹ Exclusions 18.2(a) and 18.2(b) do not apply to liability you have as a charterer which is covered in Section 6. Exclusions 18.2(a) and 18.2(b) do not apply to watercraft and aircraft you lawfully seize in the exercise of your duties provided you notify us of their details as soon as possible after you have seized them.

 $^{^{\}rm 22}$ Decision-making includes ${\bf your}$ conduct and any action taken by ${\bf you}.$

²³ This exclusion does not apply to the cover given under Section 7(4)(a).

5%; and

(ii) the most probable expenditure that would need to be made if the event giving rise to the liability occurred as being less than \$5,000,000.

(4) CLAIMS COVERED BY OTHER LEGISLATION

We will not pay for:

- (a) any workers' compensation **claims** payable under the *Safety, Rehabilitation and Compensation Act 1988*, the *Military, Rehabilitation and Compensation Act 2004* or any other workers' compensation legislation in any jurisdiction or associated common law **claims**; or
- (b) any personal injury or death **claims** covered by any policy available under applicable transport accident compensation legislation.

(5) CLAIMS FROM INCIDENTS PRIOR TO COMMENCEMENT DATE

We will not pay for any **claim** based directly or indirectly on incidents which:

- (a) **you** have, or should have, given written notice of under any contract of insurance held before **your** commencement date with **Comcover**; or
- (b) **you** knew about before **your** commencement date with **Comcover** and which **you** knew, or ought to reasonably to have known, could give rise to a **claim** under a previous insurance arrangement and **you** did not inform the previous insurers.

(6) CORRUPTION OF COMPUTER DATA

We will not pay for any loss caused directly or indirectly by erasure or corruption of information on computer systems or other records arising from **your** incorrect programming, punching, labeling, insertion or cancellation.