

MEDICAL PROFESSIONAL LIABILITY (MEDICAL MALPRACTICE) & PUBLIC LIABILITY INSURANCE FOR INDIVIDUALS AND SMALL COMPANIES POLICY ADD ONS

Policy Number: 0032108.1.1

Policy Period: 15/06/2023 to 14/06/2024



Excess Protection SCHEDULE

Name of Policyholder:	Sophia Bailey				
Business Name:	S B Aesthetics Limited				
Address:	126 Northgate Street, Chester, CH1 2HT				
Insurance Broker:	Insync Insurance Solutions Ltd				
Policy Number:	TMXS1000 - 0032108				
Cover Start Date of Insurance:	15/06/2023				
Date of Expiry of Insurance:	14/06/2024				
Type of Cover:	Tradesman / Self Employed Excess up to £1,000 in Aggregate				
Length:	12 months				

Any other Information:

Net:	£122.32
IPT (@ 12%)	£14.68
Gross:	£137.00

Subject to the Terms, Conditions and Exceptions of the full Tradesman policy wording which follows this document.

Underwritten by Complectus / Axa Inter Partner Assistance.
Authorised and subject to regulation by the Financial Conduct Authority.

How To Claim

Please see your Policy Wording for full claim details.

Sparta Insurance Services Group Limited an appointed representative of Novitas Underwriting Agency Limited, a private company with registered number 03106533 whose registered office is 167 Turners Hill, Cheshunt, Herts, EN8 9BH and is registered as an intermediary with the Financial Conduct Authority number 307931(the "Principal Coverholder").

Commercial & Fleet Excess Insurance

Insurance Product Information Document

Commercial & Fleet Excess cover is underwritten by Inter Partner Assistance SA UK Branch. Inter Partner Assistance SA is a Belgian firm authorised by the National Bank of Belgium and subject to limited regulation by the Financial Conduct Authority. Details about the extent of its regulation by the Financial Conduct Authority are available from Inter Partner Assistance on request. Financial Services Register number 202664. Registered in the United Kingdom.

Company: Inter Partner Assistance

Product: Sparta Commercial & Fleet Excess Insurance

The information provided in this document is a summary of the key features and exclusions of the policy and does not form part of the contract between us. Complete pre contract and contractual information about the product is provided in your policy documents and policy.

What is this type of Insurance?

Commercial & Fleet Excess Insurance is insurance that allows you to recover an excess you are liable for following a successful claim under your main motor insurance policy.



What is Insured?

- Reimbursement of an amount equal to the excess in relation to each settled claim on your main insurance policy up to the annual aggregate limit
- Unsuccessful recovery of the excess cost from a third party within six months of making a valid claim under your main insurance policy



What is not Insured?

- Claims that do not arise from a main insurance policy
- Any claim made within 30 days of the commencement date of this policy unless this insurance was taken out at the same time as your main insurance policy or this insurance was purchased by you at the time of renewal of your previous home and motor excess insurance policy
- Any claim not notified to us within 6 months of settlement of your main insurance claim or a claim against a relevant third party
- Excess payments in respect of claims refused by your main insurance policy
- Excess payments which have been waived or reimbursed by a third party
- Claims of a lower value than the value of excess under your main insurance policy
- Any claim made against this policy where the total fleet of vehicles operated by the insured person exceeds the number of vehicles covered by this policy.



Are there any restrictions on cover?

- Limit of cover is your aggregate limit asspecified in your certificate
- The maximum level of cover for any oneclaim is £2,000
- Once you have made claims which total the annual aggregate limit, no further payments will be made under this policy and this excessinsurance policy will lapse. You will then be
 - liable for all and any future excess payments
- You must have all the relevant documentation to support that you are the owner and keeper of the vehicle or where the vehicle is leased by you, you must have all the relevant documentation to support that you are legally responsible for the vehicle under the leasing agreement; or where you are legally responsible for the vehicle you must have all the relevant documentation to support that you are legally responsible for it.
- The number of vehicles covered by this policyshould match that of the insured fleet for which this policy was purchased.



Where am I covered?

The cover provided in the United Kingdom



What are my obligations?

- You should pay your premium for the policy
- You must provide receipts for any reimbursement based claims
- You must report any incident giving rise to a claim on this policy to your main insurer and you must actively
 pursue repairs or settlement of your claim
- You must take reasonable steps to safeguard against loss or additional exposure to loss



When and how do I pay?

You must pay the premium or instalment on demand



When does the cover start and end?

- Irrespective of the commencement date of this policy, after commencement it will then run concurrently with your main Insurance policy and end on the same date as your main insurance policy.
- A cooling off period applies, during which you have the right to cancel your policy for any reason back to the start date

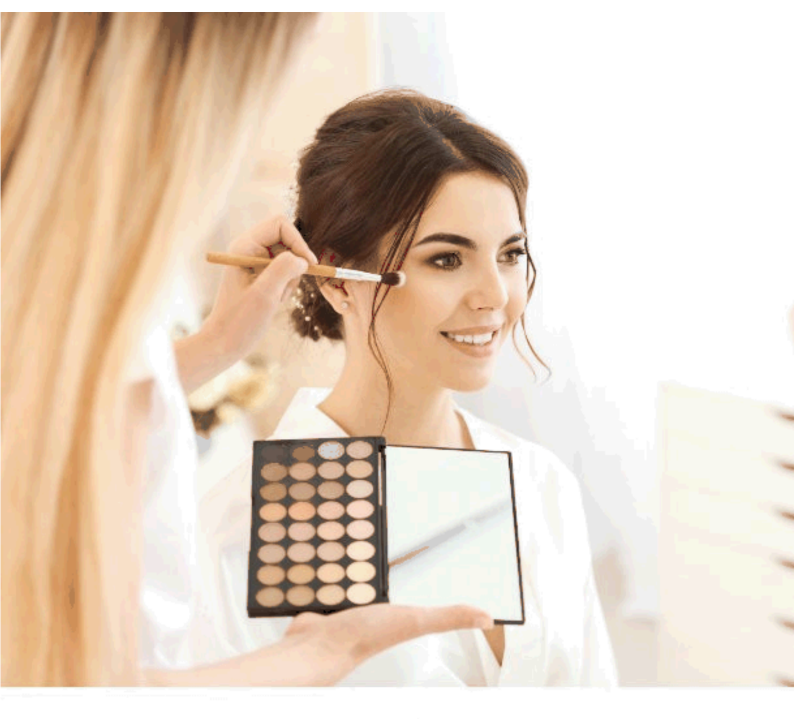


How do I cancel the contract?

A full refund will be made if:

- You contact us within 14 days of receiving your policy documents: and
- You cancel to the start of the policy
- You have not made, and do not intend to make a claim: and
- No incident has occurred which may mean you need to make a claim

Otherwise a proportion of your premium will be returned in line with the amount of time cover was in place, as long as no claims have been made, and if cancelled after 14 days an administration fee will be deducted





Tradesman Excess Protection Policy Wording

POLICY WORDING

Section 1: Policy Structure

This document sets out the terms and conditions of **your** cover and it is important that **you** read it carefully. It explains what is covered and what is not covered. There are also exclusions and conditions that you must follow for the policy to work. The cover you hold is set out in the accompanying certificate of insurance.

This policy is provided on behalf of Sparta. Sparta Insurance Services Group Limited an appointed representative of Novitas Underwriting Agency Limited, a private company with registered number 03106533 whose registered office is 167 Turners Hill, Cheshunt, Herts, EN8 9BH and is registered as an insurance intermediary with the Financial Conduct Authority number 307931 (the "Principal Coverholder").

Insurer

This policy is underwritten by Inter Partner Assistance SA (IPA) which is fully owned by the AXA Assistance Group. Inter Partner Assistance is a Belgian firm authorised by the Belgian National Bank and subject to limited regulation by the Financial Conduct Authority. Details about the extent of our regulation by the Financial Conduct Authority are available from us on request. Our FCA Register number is 202664. You can check this on the FCA's register by visiting the website www.fca.org.uk/register or by contacting the FCA on 0800 111 6768.

What makes up this policy?

These commercial combined excess insurance policy terms and conditions and your certificate of insurance form your insurance contract.

Cooling off period

If you find that this cover does not meet your needs, please contact your supplying broker within 14 days of receiving this document and we will cancel this policy. You will receive a refund of your premium provided you have not made any claims.

If you cancel the policy outside the 14 day period you will receive a refund of your premium proportionate to the amount of time left to run on the policy, less an administrative charge of £20 provided you have not made any claims.

We may cancel this policy by giving you at least 14 days notice at your last known address. We may cancel this policy with immediate effect if:

You make or try to make a fraudulent claim under your policy

You are threatening or abusive to our staff

You repeatedly or seriously break the terms of this policy

If we cancel the policy, we will refund the premium paid for the remainder of the current period of insurance, unless a claim has been made. We reserve the right to refuse renewal of any individual policy.

Jurisdiction and law

This commercial combined excess insurance policy is governed by the laws of England and Wales.

Demands and needs

This commercial combined excess insurance policy meets the demands and needs of a policy holder seeking to protect the excess they are liable for following a successful claim under their main insurance policy.

POLICY WORDING

Definitions

Wherever the following words and phrases appear in bold in this document, they will always have the following meanings:

Annual aggregate limit means the total amount you have bought under your commercial combined excess insurance policy as stated in your certificate of insurance.

Business premises means the address of the **insured**'s place of business matching that covered by the **Commercial Insurance**.

Commercial Insurance is the insurance policy issued by an authorised UK **Insurer** in respect of the **Insured**'s business. The policy number of the **Commercial Insurance** will be shown on the policy schedule.

Excess means the amount you must pay towards any claim under **your Commercial Insurance policy**. The **excess** is the first part of any payment of a claim. Payment of the excess will not include any administration or other fees which you may be charged by your insurer under the primary policy. Such fees are not recoverable under your excess policy. **Insurer** means an authorised UK Insurer.

Period of insurance means the period of time which this commercial combined **excess** insurance **policy** applies to and that is shown on **your certificate of insurance**.

Settled claim means a valid claim paid under your Commercial Insurance policy.

We/Us/Our means Inter Partner Assistance (the insurer) and AXA Assistance (UK) Ltd (the administrators of this policy) both of The Quadrangle, 106-118 Station Road, Redhill, Surrey, UK, RH1 1PR.

You, Your, Insured is the party referred to at the top of the policy schedule and who's name also appears on the **Commercial Insurance** certificate of insurance. The person or company shown as the **Insured** on the policy schedule.

What is covered

We will pay You an amount equal to the Excess in relation to each Settled Claim on Your Commercial Insurance Policy up to Your Annual Aggregate Limit. The maximum amount payable under this Policy, with the level of coverage (which is subject to the appropriate premium having been paid), is the amount the Insured would have to pay, which is the first amount of any claim, shown in the schedule of the Insured's Commercial Insurance. Only when the Excess of the current and valid Commercial Insurance is exceeded will this Policy respond to its full value. There are various levels of cover available, please refer to Your policy schedule for Your Annual Aggregate Limit.

You are eligible for cover if:

- **Your** main place of business is in the United Kingdom (England, Wales, Scotland, Northern Ireland, Channel Islands and the Isle of Man); and
- With a valid Commercial Insurance in force.
- Where the turnover of the **Business Premises** covered under this **Policy** (up to a maximum of three **Business Premises**) is less than £75,000,000 per location.

POLICY WORDING

General conditions

The following general conditions apply to the whole of this Commercial Combined Excess Insurance Policy. These describe Your responsibilities, general information and the procedures that apply in certain situations

You must comply with the following conditions to have the full protection of Your Policy.

- This Policy will continue to respond for the Period of Insurance or until the chosen Annual Aggregate Limit on this Policy is exhausted; whichever comes first.
- If You were covered by any other insurance for the Excess payable following the incident which resulted in a valid claim under this Policy, We will only pay Our share of the claim.
- The Commercial Insurance in force must be a current and valid insurance policy that is provided by an FCA regulated and authorised UK Insurer.
- The **Insured** as stated on the policy schedule must match the lead name of the **Insured** on the main Commercial Insurance that has responded and to which this Policy will respond to the amount of the Excess.
- Only when the Excess of the current and valid main Commercial Insurance is exceeded and following a successful claim payment will this **Policy** respond.
- In the event that any misrepresentation or concealment is made by the **Insured** or on the **Insured**'s behalf in obtaining this Policy or in support of any claim under this Policy, then the Policy is voided and no refund of premium will be given.
- This Policy will only respond to the Commercial Insurance shown on the policy schedule as identified by the name of the Insured; the Business Premises address, as shown on the policy schedule; and the Commercial Insurance policy number.
- Any Excess, up to the Annual Aggregate Limit, incurred under the following sections, or the equivalent of, the Commercial Insurance are covered:
 - Material Damage
 - Business Interruption
 - Employers Liability
 - **Public Liability**
 - Product Liability
 - **Errors and Omissions**
 - Contract Works
- This Policy will only cover any Excess paid (up to the Annual Aggregate Limit and during the Period of Insurance) as a result of a claim for one of the Insured's Business Premises. Each Policy shall cover a maximum of three Business Premises. Should the Insured have more than three Business **Premises** then a further **Policy** shall be required for every three additional locations.
- You must comply with the following conditions to have the full protection of Your Policy.

COMMERCIAL COMBINED EXCESS INSURANCE POLICY WORDING

Conditions applicable:

Change of ownership This **Policy** is non-transferable.

Keeping to the terms of this

policy

We will only give You the cover that is described in this Policy if any person claiming cover has met with all the terms of the Excess

Protection insurance **Policy**, as far as they apply.

Fraud If a claim is fraudulent in any respect or if fraudulent means are used

by **You**, or by anyone acting on **Your** behalf to obtain any benefit under this **Policy**, all benefit under this **Policy** shall be forfeited in respect of that claim. In such circumstances **We** will cancel coverage under this

Policy and **We** will not return any premium.

Misrepresentation This Policy shall be voidable at Our discretion in the event of

misrepresentation or non-disclosure by **You** of any facts relevant to a decision by the **Insurer** on whether or not **You** should be **Insured**.

You must take reasonable steps to safeguard against loss or additional

Reasonable precautions exposure to loss.

We can take proceedings in Your name but at Our expense to recover

Right of recovery for **Our** benefit the amount of any payment made under this **Policy**.

What is not covered (Exclusions)

- 1. Any claim that **Your** main **Commercial Insurance** does not respond to or where the **Excess** is not exceeded.
- 2. Any claim which occurs within 30 days of the start date of this **Policy** as shown on **Your** policy schedule.
- 3. Any claim on the main **Commercial Insurance** which occurred prior to the attachment date of this **Policy** as shown on the policy schedule.
- **4.** Any claim notified to **Us** more than 6 months following the settlement of **Your** claim by **Your** main **Commercial Insurance** Insurer.
- Any contribution or deduction from the settlement of the Insured's claim against the Insured's main Commercial Insurance other than the stated Excess, for which the Insured has been made liable.
- Where a third party has waived or reimbursed the **Insured** and made good which is the first amount of any claim, shown in the schedule under own damage of the **Commercial Insurance**.
- 7. Any liability the **Insured** accepts by agreement or contract, unless the **Insured** would have been liable anyway.
- 8. Any claim that is refused on the **Insured**'s main **Commercial Insurance**.
- Any claim where the **Insured** incident under the **Commercial Insurance** policy took place outside of the United Kingdom (England, Wales, Scotland, Northern Ireland, Channel Islands and the Isle of Man).
- 10. Where the turnover of the **Business Premises** covered under this **Policy** (up to a maximum of **3 Business Premises**) is equal or higher than £75,000,000 per location.

POLICY WORDING

- 11. If You were covered by any other insurance for the Excess payable following the incident, which resulted in a valid claim under this Policy, We will only pay Our share of the claim
- 12. Any losses caused by war, revolution or any similar event.
- 13. Any losses caused by:
- 14. ionising radiation or radioactive contamination from any nuclear fuel or from any nuclear waste
- 15. which results from burning nuclear fuel; or
- 16. radioactive, toxic, explosive or other dangerous properties of any nuclear machinery or any part of it.

How to Make a Claim

Your claim will be handled by AXA Assistance (UK) Ltd. To make a claim we will ask you to submit supporting documentation listed below. It is important you submit all the documentation requested, as we will be unable to process your claim until received.

- 1. Scheme Code: 10338
- 2. A copy of **Your** completed claim form
- 3. The acknowledgement from AXA Assistance (UK) Ltd which contains Your claim number
- 4. A copy of **Your** Commercial Combined **Excess** insurance policy schedule.
- 5. A copy of **Your** settlement letter from the **Insurer** of the **Commercial Insurance**, which must state the amount settled and the Excess deducted.
- Via the internet:

Visit our claims web site: https://www.excessclaim.co.uk where you will be able register your claim on line.

Or

By Phone

Please call AXA Assistance on 0345 600 0034 to notify your claim. You will receive a claim form to complete and will be asked to send us copies of your documents.

Our internet solution allows **you** to enter all the necessary details **we** require to settle **your** claim. We recommend you use the web link as you will need to post documents to us if you contact us by phone, which could result in delays of your claim being settled.

Please note Claims or incidents that may give rise to a claim should be notified directly to us within 6 months of the date of the incident.

FAILURE TO FOLLOW THESE STEPS MAY DELAY OR JEOPARDISE THE PAYMENT OF YOUR CLAIM.

Cancellation - Your rights

If you find that this cover does not meet your needs, please contact your supplying broker within 14 days of receiving this document and they will arrange for us to cancel this policy. You will receive a full refund of your premium, provided you have not made any claims.

If you cancel the policy outside the 14 day period you will receive a refund of your premium proportionate to the amount of time left to run on the policy, less an administrative charge of £20 provided you have not made any claims.

POLICY WORDING

Cancellation – Our rights

We may cancel this policy by giving you at least 14 days written notice at your last known address for the following reasons;

- If you fail to make payment of premiums we will send you a reminder to do so. If we do not receive payment after two reminders we will cancel your policy with immediate effect and notify you in writing that such cancellation has taken place;
- We may cancel this policy without giving you prior notice if, by law, or other similar reasons we are unable to provide it.

If we exercise our rights to cancel the policy under this section, we will refund the premium paid proportionate to the remaining period of insurance, provided you have not made any claims. We reserve the right to refuse renewal of any individual policy.

We may cancel this policy 'with immediate effect if:

- You make or try to make a fraudulent claim under your policy;
- You are abusive or threatening towards our staff;
- You repeatedly or seriously break the terms of this policy.

We will continue to honor any claims made before cancellation.

Renewal Process

Your insurance broker will contact you before your renewal date to discuss your renewal options including any changes to the policy that will apply from when you renew the policy. If you do not want to renew your policy or want to change any of your details, please let your insurance broker know at least 15 days before your renewal date.

Complaints Procedure

We do everything possible to make sure that you receive a high standard of service. If you are not satisfied with the service that **you** receive, please contact:

The Quality Manager Inter Partner Assistance SA The Quadrangle, 106 - 118 Station Road Redhill, Surrey, UK RH1 1PR

Telephone 01737 815 215 or email quality.assurance@axa-assistance.co.uk

If we have given you our final response and you remain dissatisfied you may refer your case to the Financial Ombudsman Service (FOS). Their address is:

Exchange Tower London E14 9SR

Telephone 0800 023 4567

Email: complaint.info@financial-ombudsman.org.

Compensation Scheme

We are a member of the Financial Services Compensation Scheme (FSCS). The FSCS offers protection for customers of financial services firms. You can get more information at www.fscs.org.uk.

POLICY WORDING

Data Protection

Details of you, your insurance cover under this policy and claims will be held by us (acting as data controllers) for underwriting, policy administration, claims handling, complaints handling, sanctions checking and fraud prevention, subject to the provisions of applicable data protection law and in accordance with the assurances contained in our website privacy notice (see below).

We collect and process these details as necessary for performance of our contract of insurance with you or complying with our legal obligations, or otherwise in our legitimate interests in managing our business and providing our products and services.

These activities may include: a. use of sensitive information about the health or vulnerability of you or others involved in your insurance claim, in order to evaluate your claim and provide other services as described in this policy, b. disclosure of information about you and your insurance cover to companies within the AXA group of companies, to our service providers and agents in order to administer and service your insurance cover, to provide you with an insurance excess claims service, for fraud prevention, to collect payments, and otherwise as required or permitted by applicable law; c. monitoring and/or recording of your telephone calls in relation to cover for the purposes of record-keeping, training and quality control; d. obtaining and storing any relevant and appropriate evidence of the condition of the property subject of the excess claim, which you have provided for the purpose of validating your claim; and e. sending you feedback requests or surveys relating to our services, and other customer care communications.

We will separately seek your consent before using or disclosing your personal data to another party for the purpose of contacting you about other products or services (direct marketing). Marketing activities may include matching your data with information from public sources, in order to send you relevant communications. You may withdraw your consent to marketing at any time, or opt-out of feedback requests, by contacting the Data Protection Officer (see contact details below).

We carry out these activities within the UK and the European Economic Area (the European Union plus Norway, Liechtenstein and Iceland) and Switzerland, across which the data protection laws provide a similar level of protection.

By purchasing this policy and using our services, you acknowledge that we may use your personal data, and consent to our use of sensitive information, as described above. If you provide us with details of other individuals, you agree to inform them of our use of their data as described here and in our website privacy notice (see below).

You are entitled on request to a copy of the information we hold about you, and you have other rights in relation to how we use your data (as set out in our website privacy notice – see below). Please let us know if you think any information we hold about you is inaccurate, so that we can correct it.

POLICY WORDING

If you want to know what information is held about you by Inter Partner Assistance or AXA Assistance, or have other requests or concerns relating to our use of your data, please write to us at:

Data Protection Officer The Quadrangle 106-118 Station Road Redhill RH1 1PR UK Email: dataprotectionenquiries@axa-assistance.co.uk

Our full data privacy notice is available at: www.axa-assistance.co.uk. Alternatively, a hard copy is available from us on request.

Sparta's privacy notice can be viewed and is available at https://www.sparta-group.co.uk/privacypolicy.aspx

Alternative Format

Please contact **your** supplying broker if **you** would like to receive this information in an alternative format such as large print, audio or Braille.