

Brigitte Longmore Hepburn Shire Council PO Box 21 DAYLESFORD VIC 3460

Tax Invoice

JLT Risk Solutions Pty Ltd Victoria & Tasmania Public Sector ABN 69 009 098 864 Collins Square 727 Collins Street MELBOURNE VIC 3000 Tel +61 3 8664 9300 Fax +61 3 8664 9399

www.jltpublicsector.com

031-359049

Invoice No.

Date 1 July 2025 Our Ref 018596 Client Code 031-HEPBSC Policy No. 02ET006295 Class Travel - Renewal Insured Hepburn Shire Council Period 30/06/2025 to 30/06/2026 Situation Anywhere in the world Insurer Listed Overleaf

Contact/s

Geraldine Turnbull

John Casha +61 3 8664 9303

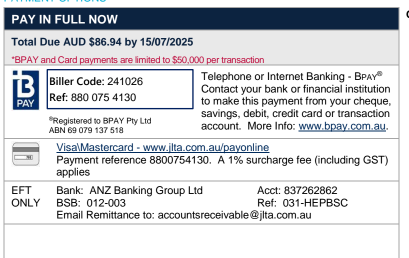
Premium	74.90
FSL/ESL	0.00
GST	4.86
Stamp Duty	7.18

TOTAL DUE AUD \$86.94

The above premium includes our broking commission Refer overleaf for information about statutory notices, terms and conditions

Purchase Order: PU038277

PAYMENT OPTIONS



OR

PAY BY THE MONTH



Premium Funding

Call the above Contact/s to discuss this option.

Benefits of funding include:

- Improved Cash Flow
- Retain your valuable Capital
- Leave your banking facilities open and available
- Pay all of our invoices with one easy monthly payment



INFORMATION RELATING TO YOUR INVOICE

Unless we have expressly indicated in correspondence that your policy has already been automatically renewed, then only if you have paid your premium in full and the insurer has accepted your insurance policy, will cover commence on the effective date of your policy.

If you are registered for GST purposes, your input tax credit entitlement is, or is based on, the GST amount shown. In accordance with the GST law relating to insurance premiums, the GST amount will be less than 1/11th of the total amount payable. This document will be a tax invoice for GST when you make a payment.

We will keep the interest (if any) earned in our trust account from money paid by you in connection with a financial service or a financial product that has, may or will be provided, to you.

In the event of any refund of premium being allowed for the cancellation or adjustment of this insurance policy, we reserve the right to retain all brokerage, fees and charges.

Insurer/s on Placement

NAME	LOCATION	POLICY NO	PERCENTAGE
Chubb Insurance Australia Limited through Victor Insurance (Travel) (Chubb)	Sydney	02ET006295	100.000%



POLICYHOLDER Hepburn Shire Council including subsidiary or controlled companies now or

previously existing, or hereafter formed or acquired.

ABN AND ITC DETAILS ABN 76 845 763 535 ITC 100.00%

BUSINESS Principally Local Government Authority, including all associated activities, past or

present

INSURED PERSON(S)All Employees of the Policyholder including their Accompanying Spouse/Partner

and/or Dependent Child(ren)

SCOPE OF COVERCover under the Policy applies whilst a Covered Person is on a Journey.

JOURNEY Journey means a trip undertaken on the business of the Policyholder and/or

authorised by the Policyholder provided such travel involves a destination fifty (50) kilometres or more from the Covered Person's Home or normal place of

business.

Cover shall commence from the time a Covered Person leaves their Home or normal place of business, whichever is left last and continue on a fulltime twentyfour (24) hour basis until the Covered Person returns to their Home or normal

place of business, whichever occurs first.

The maximum duration of any one (1) trip is one hundred & eighty (180) days.

Journey does NOT include normal commuting between the Covered Person's

Home and normal place of business.

GEOGRAPHICAL SCOPE Worldwide

JURISDICTIONAL SCOPE Worldwide

GOVERNING LAW

OF CONTRACT Australian

PERIOD OF INSURANCE From: 30 June 2025 at 4 PM Local Time (VIC).

To: 30 June 2026 at 4 PM Local Time (VIC).

SCHEDULE OF BENEFITS

Section 1 - Personal Accident & Sickness

Categories	Table of Events	Part A - Lump Sum Benefits
1	Event 1 - Accidental Death	7 x Salary to \$1,000,000
1	Accidental Death (Accompanying Spouse)	\$250,000
1	Events 2-19	7 x Salary to \$1,000,000
1	Events 2-19 (Accompanying Spouse)	\$250,000



Categories	Part B - Bodily Injury Resulting in Surgery - Benefits
1	\$30,000

Categories	Part B - Weekly Benefits - Bodily Injury	% of Salary - Part B	Excess Period (Days) - Part B
1	\$3,000 X 156 Weeks	100%	7 Days

Categories	Part C - Weekly Benefits - Sickness	% of Salary - Part C	Excess Period (Days) - Part C
1	\$3,000 X 156 Weeks	100%	7 Days

Categories	Part C – Sickness Resulting in Surgery - Benefits
1	\$30,000

Categories	Part D - Fractured Bones - Lump Sum Benefits	Part E - Loss of Teeth or Dental Procedures- Lump Sum Benefits	Part E - Loss of Teeth or Dental Procedures - Limit Per Tooth
1	\$5,000	\$2,000	\$250

Additional cover Under Section 1

Categories	Death by Specified Causes (Specified Sickness)	Corporate Image Protection
1	\$30,000	\$15,000

Categories	Independent Financial Advice	Coma Benefit
1	\$10,000	Per Week: \$500
		Max Weeks: 26

Categories	Partner Retraining Benefit	Spouse / Partner Accidental Death Benefit
1	\$15,000	\$25,000
Categories	Dependent Child Supplement	Orphaned Benefit
1	Per Dependent Child: \$10,000	Per Dependent Child: \$10,000
	Per Family: \$30,000	Per Family: \$30,000

Categories	Domestic Help Expenses for Accompanying Spouse	Premature Birth / Miscarriage Benefit
1	Per week: \$850	\$5,000
	Max weeks: 26	



Categories	Tuition or Advice Expenses	Modification Expenses	
1	\$7,500	\$10,000	

Categories	Unexpired Membership Benefit	Chauffeur Services	
1	\$3,000	\$2,500	

Categories Executor Emergency Cash Advance Accommodation and Tra Expenses		Accommodation and Transport Expenses
1	\$25,000	\$10,000

Categories	Education Fund Benefit	Out of Pocket Expenses	
1	Per Dependent Child: \$5,000	\$5,000	
	Per Family: \$15,000		

Categories	Student Tutorial Costs	Childcare Benefit
1	Per week: \$500	\$5,000
	Max weeks: 26	

Categories	Replacement Staff / Recruitment Costs	Air or Road Rage Benefit	
1	\$5,000	\$5,000	

Categories	Carjacking Assault Benefit	Reconstructive or Cosmetic Benefit	
1	\$5,000	\$20,000	

Categories	Terrorism Injury Benefit	
1	Per Person: \$20,000	
	Aggregate \$200,000	

SECTION 2: Kidnap and Ransom / Extortion Cover

Categories	Sum Insured
1	\$1,000,000

Additional cover under Section 2

Categories	Public Relations benefit	
1	\$15,000	

Categories	Trauma Counselling benefit	
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1	\$10,000				
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SECTION 3: Hijack and Detention

Categories	Daily Benefit	Maximum Sum Insured	Maximum Days
1	\$1,000	\$60,000	60

Additional cover under Section 3

Categories	Legal Cost
1	\$50,000

Categories	Trauma Benefit
1	\$10,000

SECTION 4: Medical, Evacuation and Additional Expenses

Categories	Sum Insured	Excess
1	Unlimited	0

Additional cover under Section 4

Categories	Continuous Worldwide Bed Confinement	Non-Medical Incidental Expenses
1	Per Day: \$250	Per Day: \$50
	Max Days: 60	Maximum: \$1,500

Categories	Trauma Counselling Benefit
1	\$10,000

SECTION 5: Chubb Assistance & Security Advice

Categories	Included
1	YES
	+61 2 8907 5995
	www.chubbassistance.com/au

SECTION 6: Cancellation and Disruption

Categories	Loss of Deposits	Excess
1	Unlimited	0

Categories	Cancellation and Curtailment Expenses	Excess
1	Unlimited	0



Sub-limits under Section 6

Categories	Incidental Private Travel and/or Directors and Executives Private Travel	Out of Pocket Expenses (such as phone charges, food etc.)
1	\$20,000	Per Day: \$150
		Maximum: \$3,000

Additional cover under Section 6

Categories	Online Accommodation	Unexpected Death of Close Relative
1	Per Day: \$300	\$1,000
	Maximum: \$1,500	

Categories	Home Damage Benefit	Frequent Flyer Points
1	Per Day: \$300	\$10,000
	Maximum: \$5,000	

Categories	Funeral Expenses	Pet Boarding Expenses
1	\$50,000	\$2,500

Categories	Missed Transport Connection	Overbooked Flight	
1	\$10,000	\$5,000	

Categories	Corporate Event Extension	
1	Per Person: \$20,000	
	Aggregate: \$100,000	

SECTION 7: Alternative Employee/ Resumption of Assignment Expenses

Categories	Sum Insured
1	\$30,000

SECTION 8: Baggage & Travel Documents

Categories	Baggage and Business Property	Excess
1	\$30,000	0

Categories	Electronic Equipment	Excess	
1	\$20,000	\$250	

Categories	Money and Travel Documents	Excess
1	\$25,000	0



Categories	Deprivation of Baggage	
1	\$10,000	

Additional cover under Section 8

Categories	Repatriation of Belongings	Home Burglary Excess Benefit
1	\$1,000	\$2,000

Categories	Keys and Locks	Identity Theft Extension
1	\$2,000	\$20,000

Categories	Lost Earnings	Data Recovery Benefit	
1	Per Day: \$250	\$20,000	
	Maximum: \$10,000		

SECTION 9: Personal Liability

Categories	Sum Insured	
1	\$10,000,000	

Additional cover under Section 9

Categories	Court Attendance Benefit
1	Per Day: \$100
	Maximum: \$1,000

SECTION 10: Rental and Personal Vehicle Excess

Categories	Rental Vehicle Excess	Personal Vehicle Excess
1	\$15,000	\$2,000

Categories	Vehicle Hire
1	Per week: \$500
	Maximum: \$2,500

Additional cover under Section 10

Categories	Towing Expenses
1	\$1,000

SECTION 11: Extra Territorial Workers' Compensation

Categories	Weekly Benefits	Damages, Costs and	Aggregate Limit of
		Expenses	Liability



1 \$1,000	\$1,000,000	\$2,000,000
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SECTION 12: Political & Natural Disaster Evacuation

Categories	Evacuation Expenses
1	\$50,000

Additional cover under Section 12

Categories	Specialist Security Services
1	\$50,000

Categories	Aggregate Limit of Liability – Section 12
1	\$250,000

SECTION 13: Search & Rescue Expenses

Categories	Sum Insured	Aggregate Limit of Liability
1	\$20,000	\$100,000

AGGREGATE LIMITS OF LIABILITY

Any one (1) occurrence – Personal Accident & Sickness (A)	\$20,000,000
Non Scheduled Flights (B)	\$1,000,000
Any one event with respect to War/Civil War (C)	\$500,000
Any one Period of Insurance with respect to War/Civil War (D)	\$1,000,000
Any one (1) occurrence – Kidnap and Ransom / Extortion Cover (E)	\$1,000,000

POLICY WORDING AND CONDITIONS

Victor Business Travel Insurance Policy Wording and PDS (22PDSBTMMA01)

Supplementary information:

COVERED PERSONS

Category 1:

- a) The Mayor, Chairpersons, Elected Members, Councillors, Commissioners, Directors of the Policyholder
- b) Employees of the Policyholder
- c) Anyone accompanying category 1 (a) or 1 (b) persons, including but not limited to their spouse/partner.

Category 2: Voluntary Workers of the Policyholder



Category 3: Members of any Committees and Trusts established by the Policyholder

Category 4: Persons engaged in Government Labour Market, Training or Job Creation Projects on behalf of the Policyholder.

AGGREGATE

It is hereby noted and agreed that the Aggregate Limit of Liability Any one (1) occurrence – Personal Accident and Sickness (A) is amended to \$20,000,000.

PDS remains unchanged.



Important Information

Your Insurance Contract

INSURANCE CONTRACTS ACT 1984 (CTH) DUTY OF UTMOST GOOD FAITH AND CONSUMER INSURANCE CONTRACTS – DUTY TO TAKE REASONABLE CARE AND OTHER INSURANCE CONTRACTS – DUTY OF DISCLOSURE

All insureds owe the insurer a duty of utmost good faith and integrity in all dealings with the insurer. It is a reciprocal duty that applies to the insurer as well as to you, preventing either party from doing anything which is unfair or unreasonable in contravention of the duty. If you fail to act in accordance with the duty of utmost good faith then to the extent permitted by law, the insurer may refuse your claim, cancel your policy, or both.

The Act provides an additional duty as follows:

- if your insurance policy is obtained wholly or predominantly for the personal, domestic or household purposes (e.g. personal accident, sickness, travel, medical indemnity, consumer credit, personal and domestic property, home or car insurance and life); or your insurer has opted in to the contract being a consumer insurance contract (in accordance with the relevant rules) then your duty is set out below in the following Consumer Insurance Contracts Your Duty to Take Reasonable Care Not to Make a Misrepresentation to the Insurer notice; and
- in all other situations, your duty is set out below in the Duty of Disclosure Other Insurance Contracts

Consumer Insurance Contracts

Your Duty to Take Reasonable Care not to make a misrepresentation to the Insurer

What is the duty?

All persons who will be an insured covered by the insurance (referred to as you, your) have a legal duty to take reasonable care not to make a misrepresentation to the insurer.

A misrepresentation includes a statement that is in any way false, misleading, dishonest or which does not fairly reflect the truth. For example, a statement of fact that is not true, a statement of opinion that is not the subject of an honestly held belief or a statement of intent that never existed at the time provided.

The insurer will not treat something as a misrepresentation merely because you failed to answer a question or gave an obviously incomplete or irrelevant answer to a question.

Answering the insurer's and our Questions

Your answers to the insurer's and our questions help the insurer to decide whether to provide you with insurance and if so, on what terms. The duty must be complied with when answering them.

When answering the insurer's and our questions:

- you must take reasonable care to make sure your answers are true, honest, up to date and complete in all respects. You may breach the duty if you answer without any care as to its truth or if you only guess or suspect the truth. If in doubt, pause the application and obtain the true facts before answering; and
- if another person is answering for you, the insurer will treat their answers as yours. In such a case you should check the questions have been answered correctly on your behalf by them.

When does the duty apply until?

This duty applies until the time the insurer agrees to issue you with insurance for the first time. It also applies where you are applying to renew, extend, vary or reinstate your insurance, up until the time the insurer agrees to this.

If you have made a statement and this changes before the end of the above relevant time you must tell us about this change before the time ends.

What happens if you breach the duty?

If you do not meet the duty, to the extent permitted by law, the insurer may reject or not fully, or only partly pay your claim. The insurer may also, or as an alternative, cancel your insurance or if the misrepresentation was fraudulent, treat it as if it never existed.

A misrepresentation made knowingly by you without belief in its truth or recklessly without caring whether it is true or false can be fraudulent.

How is it determined if there has been a breach of your duty?

A breach is determined having regard to all relevant circumstances.

Without limiting the above, the following matters may be taken into account in determining whether you have taken reasonable care not to make a misrepresentation:

- the type of this consumer insurance contract and its target market;
- explanatory material or publicity produced or authorised by the insurer e.g. advertising material;
- how clear, and how specific, were any questions asked by the insurer;
- how clearly the insurer communicated to you the importance of answering those questions and the possible consequences of failing to do so:
- · whether or not an agent was acting for you; and
- whether the contract was a new contract or was being renewed, extended, varied or reinstated.

The insurer must also take account of any particular characteristics or circumstances about you which it was aware of, or ought reasonably to have been aware of.



DUTY OF DISCLOSURE - OTHER CONTRACTS

Before you enter into an insurance contract, you have a duty of disclosure under the Insurance Contracts Act 1984. You have a duty to tell us anything that you know, or could reasonably be expected to know, may affect the insurer's decision to insure you and on what terms. You have this duty until the insurer agrees to insure you. You have the same duty before you renew, extend, vary or reinstate an insurance contract.

If we ask you questions that are relevant to the insurer's decision to insure you and on what terms, you must tell us anything that you know and that a reasonable person in the circumstances would include in answering the questions.

Also, we may give you a copy of anything you have previously told us and ask you to tell us if it has changed. If we do this, you must tell us about any change or tell us that there is no change. If you do not tell us about a change to something you have previously told us, you will be taken to have told us that there is no change.

You do not need to tell us anything that reduces the risk insured, is common knowledge, the insurer knows or should know as an insurer or the insurer waives your duty to tell them about.

If you do not tell us something

If you do not tell us anything you are required to, the insurer may cancel your contract or reduce the amount it will pay you if you make a claim, or both. If your failure to tell us is fraudulent, the insurer may refuse to pay a claim and treat the contract as if it never existed.

DUTY OF DISCLOSURE - SUBSIDIARY AND ASSOCIATED COMPANIES

Cover which is arranged for subsidiary and/or associated companies in addition to named insureds.

If you enter into a contract of insurance on behalf of any subsidiary and/or related company of the named insured, that subsidiary and/or related company has the same duty of disclosure as the named insured. We recommend that you ensure that each subsidiary and/or related company is made aware of the duty of disclosure and given an opportunity to make any necessary disclosures.

ESSENTIAL READING OF POLICY WORDING

We will provide you with a full copy of your policy as soon as it is received from the insurer.

It is essential that you read this document without delay and advise us in writing of any aspects which are not clear or where the cover does not meet with your requirements.

CHANGE OF RISK OR CIRCUMSTANCES

It is vital that you advise the insurer of any changes to your company's usual business. For example, insurers must be advised of any

- mergers or acquisitions,
- · changes in occupation or location,
- new products or services, or
- new overseas activities.

Please contact us if you are in doubt as to whether to notify your insurer of a change in business operations.

Your duty to disclose applies also when you amend, alter, vary or endorse a policy.

HOLD HARMLESS AGREEMENTS, CONTRACTING OUT, REMOVAL OF SUBROGATION OF RIGHTS

You may prejudice your rights to a claim if, without prior agreement from your insurer, you make any agreement that could prevent the insurer from recovering the loss from a third party. These 'hold harmless' clauses are often found in leases, licences and contracts for maintenance, supply, construction and repair.

INSURING THE INTERESTS OF OTHER PARTIES

If you require the interest of another party to be covered by the policy, you must request this. Most policies will attempt to exclude indemnity to other parties (e.g. mortgagees, lessors, principals etc.) unless their interest is expressly noted on the policy. This is not applicable to Professional Indemnity or Directors & Officers policies.

TARGET MARKET DETERMINATION (TMD)

If you are interested in the Target Market Determination for your retail policy(s) you can access this via our online portal which provides access to the insurer TMD by policy class at:

https://www.marsh.com/au/target-market-determinations.html

GENERAL ADVICE WARNING

It is important that you understand and are satisfied with the policies we arrange for you. Any recommendations we have made have been based on a consideration of the premium quoted and the scope of cover offered by an insurer. We can give you general information to help you decide but unless we have specified otherwise, we have not advised you on whether the terms are specifically appropriate for your individual objectives, financial situation or needs. We therefore recommend that you should carefully read the relevant Product Disclosure Statement and other information we provide before deciding.

NSW STAMP DUTY EXEMPTION

From 1 January 2018, some small businesses with an aggregated annual turnover of less than \$2 million may be exempt from NSW stamp duty on commercial motor vehicle, commercial aviation, occupational indemnity or public/product liability insurance policies. (*aggregated turnover is your Australia wide annual turnover plus the annual turnover of any businesses that are your affiliates or are connected with you). To apply for an exemption or a refund please contact us for a copy of the 'NSW Insurance Duty - Small Business Exemption Declaration Form' if one has not been provided to you.

SEVERAL LIABILITY



Where your policy cover is provided by more than one insurer it is important to note that each insurer is only responsible to the extent of their individual subscription and there is no obligation for that insurer to make up the shortfall of any other subscribing insurer in a claim or return premium payment.

NEW CLAIMS / UNREPORTED LOSSES

Any quotation we have obtained on your behalf is based on the understanding that there will be no deterioration in the claims experience between the date insurers quoted their terms and the inception date of the cover. If claims do occur during this period, insurers have the right to revise the terms quoted or even withdraw their quotation. Please let us know whether there are any losses which have occurred that have not been reported to us/insurers, whether you intend making a claim or not.

CONFIRMATION OF TRANSACTION

You may contact us by telephone or in writing to confirm any transaction under your policy, such as renewals and endorsements. If necessary, we will obtain the information for you from the insurer.

VICTOR INSURANCE PTY LTD

Victor Insurance Pty Ltd (Victor) (formerly known as Key Underwriting Pty Ltd) is an underwriting agency and Authorised Representative (No. 403803) of Marsh Pty Ltd (ABN 86 004 651 512, AFS Licence No. 238083) (Marsh). Victor is a subsidiary of Marsh which is part of the Marsh McLennan Companies (MMC) group of companies.

This insurance is underwritten by Victor under an authority to bind cover on behalf of the insurer. In such capacity, they are acting solely as an agent of the applicable insurance company and are paid compensation by the insurance company for the services they perform as an underwriting manager. They receive commission paid to them by the insurer as a percentage of the insurance premium paid by you before stamp duty, fire services levy, GST and any other government charges, taxes, fees or levies. They will also receive from the insurer a share of the underwriting profits generated from the business introduced to the insurer. All commissions and fees include GST and are incorporated within the cost of the product.

EVENTS OCCURRING PRIOR TO COMMENCEMENT

Some policies provide cover on an 'occurrence' basis. Your attention is drawn to the fact that such policies do not provide indemnity in respect of events that occurred prior to commencement of the contract.

REFUND OF PREMIUMS

In the event of any refund premium being allowed for the cancellation or adjustment of this insurance policy, we reserve the right to retain all brokerage, fees and charges.

PRIVACY POLICY

We value your privacy and are committed to handling your personal information in accordance with the Australian Privacy Principles and Privacy Act. Full details of how we collect, hold, use and disclose personal information is detailed in our Privacy Policy:

https://www.jltpublicsector.com/privacy-policy.html.

Contact your Adviser if you require a copy, or email privacy.australia@marsh.com.

RECEIVING INFORMATION ABOUT OTHER PRODUCTS AND SERVICES

We may, from time to time, offer you information about products and services which may be of interest to you. Please notify us if you do not wish to receive such additional information.

CODE OF PRACTICE

We are a member of the National Insurance Brokers Association (NIBA) and are bound by their Code of Practice (the Code) when acting as an agent of the insured. When we are acting as an agent of the insurer, we are bound by the General Insurance Code of Practice. For more details refer to our webpage for the standards we are required to follow under the Code.

https://www.jltpublicsector.com/about-us/insurance-brokers-code-of-practice.html

REMUNERATION AND OTHER INCOME

Our principal remuneration for arranging insurance on your behalf is either by way of commission paid by the Insurer and/or a fee including a service fee and an administration fee to be paid by you. We are entitled to retain all commission and fees covering the full policy period for policies placed by us on your behalf, even where an insurance policy is amended, terminated or otherwise cancelled. In addition to the above we, or any company within the JLT Risk Solutions Pty Ltd group of companies, may receive income from insurers including: interest earned on insurance monies passing through our bank accounts; profit commissions or profit shares paid by insurers on specific classes of business; administrative service fees or expense reimbursements for limited specific services we provide to insurers as part of the placing or claims process. We will disclose any potential conflict of interest not included above which may occur and affect our relationship.

FINANCIAL SERVICES GUIDE (FSG)

For important information about us and the services we provide go to the link below to download the JLT Public Sector Financial Services Guide. You should read the FSG carefully and make sure you understand it. If there is anything you do not understand, please contact us.

https://www.jltpublicsector.com/financial-services-guide.html

Complaints Procedures

If you are dissatisfied with our service in any way, in the first instance, please contact the Adviser servicing your account or our Complaints



Officer on +61 3 9603 2338 or email $\underline{complaints.australia@marsh.com}$. A more detailed explanation of our Complaints Procedure can be found in our Financial Services Guide or at:

https://www.jltpublicsector.com/contact-us/complaints.html.

Commission

The Premium shown on the tax invoice includes commission received from the insurer.

Referrer Remuneration

A percentage of the income received by us is paid to Municipal Association of Victoria for its role in referral, distribution or promotion.

If you require a further explanation for any of the above notices, please contact us immediately.