Contractors Extension

Exclusion 2 (Sale of goods, manufacture & construction) shall not apply but shall be replaced by the following:

2 Sale of goods, manufacture & construction

- 2.1 the manufacture, repair, alteration, installation, sale, supply or maintenance of any product or other item of goods whether by **You** or by any **Connected Person** or by any sub-contractor of **Yours** unless:
 - 2.1.1 such claim derives from Your negligent advice, design, specification or formula or other breach of professional duty in the conduct of Your Professional Business and
 - 2.1.2 such product or goods have been used, installed, sold, supplied or maintained by **You** or by any sub-contractor of **Yours** in accordance with the manufacturer's intended specification or instructions.
- 2.2 the manufacture, construction, erection, installation, repair, alteration or demolition of any building or other physical structure where You or any Connected Person or sub-contractor of Yours has entered into a contract to manufacture, construct, erect, install, repair, alter, or demolish any building or other physical structure unless such claim derives from Your negligent advice, design, specification or formula or other breach of professional duty in the conduct of Your Professional Business.

The following Exclusions shall apply in addition to the other Exclusions:

We will not indemnify You against anything arising directly or indirectly from or relating to:

Supervision

Your supervision of Contracting Work that has been undertaken by:

- You or a Connected Person or by
- ii. Your or a Connected Person's sub-contractor:

Insurance

Your:

- i. providing, or failing to provide, advice about or in relation to; and/or
- ii. arranging or failing to arrange appropriate insurance or insurance products of any kind.