Tax Avoidance Exclusion

We will not indemnify You against anything arising directly or indirectly from or relating to Tax Avoidance.

For the purposes of this Endorsement, the following definition shall apply:

Tax Avoidance

shall mean the arrangement of financial affairs to obtain a tax or financial advantage which was not, or could not reasonably have been, an intention of parliament or the courts including but not limited to transactions or arrangements:

- where HMRC has allocated a Disclosure of Tax Avoidance Scheme (DoTAS) Number for inclusion on the relevant Self-Assessment Return or where a DoTAS Number would have been issued but for the failure to notify HMRC of the tax planning arrangement;
- which have little or no economic substance or which have tax consequences not commensurate with the change in a taxpayer's (or group of related taxpayers') economic position;
- bearing little or no pre-tax profit and rely wholly or substantially on anticipated tax reduction for significant post tax profit;
- that result in a mismatch such as:
 - a. between the legal form or accounting treatment and the economic substance; or
 - b. between the tax treatment for different parties or entities; or
 - c. between the tax treatment in different jurisdictions;
- exhibiting little or no business, commercial or non-tax driver;
- involving contrived, artificial, transitory, pre-ordained or commercially unnecessary steps or transactions;
- designed to sidestep the effect of legislation which has been enacted to target particular, alternative transactions or arrangements and give them a particular tax result, but which otherwise achieve the same result; or
- which HMRC have declared to amount to avoidance.