



# Professional Indemnity Policy **paramedics**

UKPAR Version 9.0/9.1

Underwritten by SCOR UK Company Limited and by International Insurance Company of Hannover Limited.

SCOR UK Company Limited is authorised and regulated by the Financial Services Authority (FSA) (reference number 202333) and is a member of the Association of British Insurers (ABI).  
Registered Office: The London Underwriting Centre, 3 Minster Court, Mincing Lane, London EC3R 7DD  
Registered in England No. 01334736

International Insurance Company of Hannover Limited is authorised and regulated by the FSA (reference number 202640) and is a member of the ABI.  
Registered Office: L' Avenir, Opladen Way, Bracknell, Berkshire RG12 0PE  
Registered In England No. 1453123

This insurance policy, which includes the Schedule and any endorsements, is a legally binding contract. It is agreed that the information *you* have provided or which *we* hold about *you* and *your* practice, on which *we* have relied and which *we* have used to assess the premium payable by *you*, will form the basis of this *Policy*. The accuracy and completeness of such information is a condition precedent to the validity of this *Policy*. If any such information is inaccurate or incomplete, *we* will be entitled to treat this *Policy* as invalid and of no legal effect.

*You* must tell *us* if *your* circumstances change. *You* must also tell *us* about any change to *your* professional or personal situation which has or may have a material bearing on *your* professional practice, or on *your* membership of *the MDU*, or on the cover provided by this *Policy*. Such changes can include *your* type or amount of work, address and anything else which may increase or decrease *your* risk or exposure to risk. *You* must also tell *us* if *you* become aware that any information *we* hold about *you* is incorrect. If *you* fail to do any of these things without delay, *you* may lose *your* right to *claim* under this *Policy*.

Please read this *policy*, the Schedule and any endorsements carefully and keep them in a safe place.

MDU Services Limited is an agent of SCOR UK Company Limited and International Insurance Company of Hannover Limited, which are both members of the Association of British Insurers (ABI).

## CONTACTING US

If *you* are required or need to contact *us* under any of the terms of this *Policy*, or for any other reason, *you* should do so at the following address:

The MDU  
230 Blackfriars Road  
London SE1 8PJ

Telephone: 0800 716 376, fax: 020 7202 1696,  
e-mail: membership@the-mdu.com

## COMPLAINTS PROCEDURE

*We* have tried to write this *Policy* in plain English but if there is anything *you* do not understand please contact *us*. If *you* have a query or cause for complaint regarding *your Policy*, firstly *you* should:

Contact the Head of Membership at the above address.

If *you* can provide details of *your Policy* and in particular *your Policy* number this will assist in dealing with *your* enquiry.

If *we* cannot settle *your* complaint, *you* may refer it to the Financial Ombudsman Service:

Financial Ombudsman Service  
South Quay Plaza  
183 Marsh Wall  
London E14 9SR

## THIS POLICY

**1** This insurance policy, which includes the Schedule and any endorsements, sets out the terms, conditions, exclusions and other provisions on which *we* agree to insure *you*. *We* have used the information about *you* and *your* practice which *you* have provided or which *we* hold, to assess the premium payable by *you*. When reading this *Policy*, please note the use of specially defined words, which appear in italics. There is a list of these defined words in clause 18.

## PERIOD OF INSURANCE

**2** This *Policy* is for the period shown in the Schedule.

## WHAT WE INSURE YOU FOR UNDER THIS POLICY

**3** *We* agree to indemnify *you* against civil liability (including civil liability for claimants' legal costs):

- (a) for *professional negligence* by *you*, arising from a *claim*:
  - (i) which is first made against *you*:
    - (A) during the period of insurance other than in relation to a *previously notified circumstance*; or

- (B) after the period of insurance in relation to a *reported circumstance*; and
    - (ii) which relates to the *provision of professional services* by *you* on an *incident date* when *you* were a member of *the MDU*;
  - (b) for *professional negligence* by any person for whom *you* are vicariously liable, arising from a *claim*:
    - (i) which is first made against *you*:
      - (A) during the period of insurance other than in relation to a *previously notified circumstance*; or
      - (B) after the period of insurance in relation to a *reported circumstance*; and
    - (ii) which relates to the *provision of professional services* by such person on an *incident date* when *you* were a member of *the MDU*;
  - (c) in respect of a *Good Samaritan act* by *you*, arising from a *claim*:
    - (i) which is first made against *you*:
      - (A) during the period of insurance other than in relation to a *previously notified circumstance*; or
      - (B) after the period of insurance in relation to a *reported circumstance*; and
    - (ii) which relates to a *Good Samaritan act* by *you* on an *incident date* when *you* were a member of *the MDU*; or
  - (d) in respect of a *Good Samaritan act* by any person for whom *you* are vicariously liable, arising from a *claim*:
    - (i) which is first made against *you*:
      - (A) during the period of insurance other than in relation to a *previously notified circumstance*; or
      - (B) after the period of insurance in relation to a *reported circumstance*; and
    - (ii) which relates to a *Good Samaritan act* by such person on an *incident date* when *you* were a member of *the MDU*.

**4** *We* also agree to indemnify *you* against:

- (a) *defence costs* for any *claim* for *professional negligence* or in respect of a *Good Samaritan act*, as referred to in clauses 3(a) to (d); and
- (b) *defence costs* (but not any damages) for any *claim* which arises from:
  - (i) allegations of defamation against *you* arising from the *provision of professional services* on an *incident date* when *you* were a member of *the MDU*, by *you* or by any person for whom *you* are vicariously liable;
  - (ii) allegations of defamation against *you* arising from a *Good Samaritan act* on an *incident date* when *you* were a member of *the MDU*, by *you* or by any person for whom *you* are vicariously liable;
  - (iii) allegations, which are not proven or admitted, of sexual harassment, sexual misconduct, unlawful discrimination or any other alleged conduct by *you* arising in any such case from the *provision of such professional services* as are defined by clause 18(m)(i) or (ii) when *you* were a member of *the MDU*, even if the fact or matter alleged would, if proven, fall outside the proper scope of the *provision of such professional services*; or
  - (iv) allegations, which are not proven or admitted, of sexual harassment, sexual misconduct, unlawful discrimination or any other alleged conduct by *you* arising in any such case from a *Good Samaritan act* when *you* were a member of *the MDU*, even if the fact or matter alleged would, if proven, fall outside the proper scope of a *Good Samaritan act*,

in each case where the *claim* is first made against *you*:

- (A) during the period of insurance other than in relation to a *previously notified circumstance*; or
- (B) after the period of insurance in relation to a *reported circumstance*.

## TERRITORIAL COVER

**5** The indemnity we provide under this *Policy* is for the *provision of professional services* within the *United Kingdom* but for *Good Samaritan acts* worldwide. For this purpose:

- (a) you will only be regarded as *providing professional services* in the *United Kingdom* if:
- (i) at the *incident date* you were registered in and your practice was located in the *United Kingdom* and when you provided the *professional services* you were present in the *United Kingdom*; and
  - (ii) any individual patient to or in respect of whom the *professional services* were provided was, at both the *incident date* and (if different) the *examination date*, present in the *United Kingdom*;
  - (iii) every court to whom or for whose specific benefit the *professional services* were provided was, at the *incident date*, located in the *United Kingdom*;
- (b) any person for whom you are *vicariously liable* will only be regarded as *providing professional services* in the *United Kingdom* if:
- (i) at the *incident date* you were registered in and your practice was located in the *United Kingdom* and when such person provided the *professional services* they were present in the *United Kingdom*; and
  - (ii) any individual patient to or in respect of whom the *professional services* were provided was, at both the *incident date* and (if different) the *examination date*, present in the *United Kingdom*;
  - (iii) every court to whom or for whose specific benefit the *professional services* were provided was, at the *incident date*, located in the *United Kingdom*.

## WHEN YOU ARE INSURED

**6** We agree to insure you under this *Policy* if you are a member of the *MDU* when this *Policy* commences and throughout the period of insurance.

**7** This *Policy* will terminate if and when you cease to be a member of the *MDU*, other than as a result of your death. This will not affect your entitlements under this *Policy* up to the date of termination.

If you retire from practising as a paramedic or otherwise *providing professional services* during the term of this *Policy*, the following Retirement Cover Section will apply for a period of 3 years from the date of termination of this *Policy*.

## RETIREMENT COVER SECTION

Retirement Cover provides you with a continuation of the period during which we agree to indemnify you under the last *Policy* issued by us to you prior to your retirement from practising as a paramedic or otherwise *providing professional services*. Provided you are not practising as a paramedic, or otherwise *providing professional services*, whether paid or unpaid, at any time during this continuation period, this indemnity shall continue for a period of 3 years from the date of termination of such *Policy*.

Retirement Cover is provided on the same terms and conditions and is subject to the same exclusions as under this *Policy*. Provided that you are a member of the *MDU* when this additional benefit commences, you do not have to be a member at the time a *claim* is made. Any *claims* made during the continuation period are subject to and included within the aggregate indemnity limit applying to the last *Policy* issued by us to you prior to commencing your retirement, which will apply to the period of the *Policy* together with the continuation period.

You must notify us of your intention to return to practising as a paramedic after retiring, in order for you to be covered in respect of the *provision of professional services* when you return to practice. If you return to work *providing professional services*, whether full time or part time, and whether paid or unpaid, you will no longer benefit from Retirement Cover.

## Additional premium for Retirement Cover

No additional subscription or premium is applicable for this cover.

## EXTENDED REPORTING PERIOD COVER

Extended Reporting Period Cover provides you with a continuation of the period during which we agree to indemnify you under the last *Policy* issued by us to you prior to you leaving membership of the *MDU*. Provided you do not rejoin the *MDU* as a member at any time during this continuation period, this indemnity shall continue for a period of 3 years from the date of termination of such *Policy*.

Extended Reporting Period Cover is provided on the same terms and conditions and is subject to the same exclusions as under this *Policy*. Any *claims* made during the Extended Reporting Period are subject to and included within the aggregate indemnity limit applying to the last *Policy* issued by us to you prior to you leaving membership of the *MDU*, which will apply to the period of the *Policy* together with the Extended Reporting Period.

If you rejoin the *MDU* as a member you will no longer benefit from Extended Reporting Period Cover.

## Additional subscription for Extended Reporting Period Cover

No additional subscription is applicable for this cover.

## HOW MUCH WE INSURE YOU FOR

**8** The Schedule sets out the maximum amount of our indemnity to you (including *defence costs*) for each *one claim* and the total of all *claims* in respect of the period of insurance. We may at any time pay the relevant maximum amount (or the balance of this amount) to you and we will then have no further obligations under this *Policy*.

## WHEN YOU HAVE TO NOTIFY US

**9** You must notify us as soon as reasonably practicable of:

- (a) any *claim* against you for *professional negligence* or in respect of a *Good Samaritan act* or arising from allegations against you of the type referred to in clause 4(b); or
- (b) your becoming aware of any *circumstance* that may give rise to any *claim* against you for *professional negligence* or in respect of a *Good Samaritan act* or arising from allegations against you of the type referred to in clause 4(b).

## YOUR DUTY TO CO-OPERATE

**10** You agree to act in good faith in all your dealings with us and at your expense to:

- (a) give us, our investigators and legal representatives all information and assistance we may reasonably require; and
- (b) co-operate fully with us, our investigators and legal representatives.

## OUR RIGHT TO THE CONDUCT AND CONTROL OF CLAIMS

**11** If we make a payment under this *Policy*, we are subrogated to all your rights of contribution and indemnity or recovery. This means we may act at our own expense in your place to pursue these rights.

**12** We may, if we so wish, take over and conduct in your name the defence and/or settlement of any *claim* or *proceedings*. If we do, you will give us all such information and assistance as we may reasonably require.

## CONSENT TO SETTLEMENT

**13** You agree that you will not, without our prior written consent:

- (a) admit any legal liability for a *claim*; or
- (b) settle a *claim*, in respect of which we may be required to indemnify you.

**14** We will not admit liability for, or settle, any *claim* against you without your prior consent.

**15** If you refuse to consent to our settling a *claim*, our liability is then limited to the amount we recommend in settlement plus *defence costs* to the date we recommend settlement of the *claim* to you.

**16** You agree not to surrender any right to, or settle any *claim* for, contribution, indemnity or recovery from any other party without our prior written consent.

## WHAT WE EXCLUDE FROM THE POLICY

**17** We will not indemnify you under this *Policy*:

- (a) to the extent that you or any person for whom you are *vicariously liable* are entitled to indemnity under any other policy with us or anyone else (including, without limitation, a motor vehicle policy) or have the benefit of NHS indemnity or of any other indemnification agreement;
- (b) when you or any person for whom you are *vicariously liable* are entitled to be considered for a discretionary payment by any person including a medical and/or dental defence organisation other than the MDU under that organisation's usual practices (as if you did not have this *Policy*).
- (c) in respect of a *claim* which is made or a *circumstance* which arises relating to the *provision of professional services* or a *Good Samaritan act* by another person as:
  - (i) your partner in a firm, including a general medical or dental practice;
  - (ii) a shareholder or director in a company of which you are also a shareholder or director; or
  - (iii) an employee or agent of such a firm or company, except to the extent that you are *vicariously liable* for any such person;
- (d) in respect of a *claim* which is made or a *circumstance* which arises from the *provision of professional services* as defined by clause 18(m)(iii), other than a *claim* which is or may be made by the *recipient* or court to whom or for whose specific benefit such *professional services* have been provided;
- (e) in respect of:
  - (i) any trading or personal debt incurred by you;
  - (ii) any fine, or civil or criminal penalty or any punitive, aggravated, additional or exemplary damages;
  - (iii) compensation for damage to or destruction or loss of any property;
  - (iv) any withholding of remuneration in conjunction with a disciplinary hearing; or
  - (v) any indirect or consequential loss, or loss of profits or of earnings by you;
- (f) for any judgement or order (except arising from or in connection with a *Good Samaritan act*) of, based on or derived from a court of any country outside the *United Kingdom*;
- (g) when a person makes a *claim* against you or a *circumstance* arises because, and only because, the person is related to you as your employee, locum tenens or agent;
- (h) in respect of a *claim* or *circumstance* arising in any way out of the ownership, lease, use or occupation or state of any premises or anything done or omitted to be done in respect of the state of any premises;
- (i) in respect of a *claim* or *circumstance* arising in any way out of the manufacture, distribution or sale of any products outside the proper course of the *provision of professional services*;
- (j) in respect of a *claim* or *circumstance* to the extent that it arises from the negligent operation by you of a motor vehicle, aircraft, hovercraft or vessel, other than the operation or use of onboard medical apparatus, equipment or drugs;
- (k) in respect of a *claim* or *circumstance* arising in any way out of the unlawful sale, supply, use or application of any substance;
- (l) in respect of a *claim* or *circumstance* arising in any way out of:
  - (i) actual or threatened pollution of the environment;
  - or

- (ii) any requirement for you to deal with that pollution, other than the *provision of professional services* or a *Good Samaritan act* to an individual patient injured or ill as a result of such pollution;

- (m) in respect of a *claim* or *circumstance* arising from allegations of defamation, except for the indemnity for *defence costs* under clause 4(b)(i) or (ii);
- (n) in respect of a *claim* or *circumstance* arising from any material published or broadcast by you or on your behalf or to which you have contributed in any way;
- (o) in respect of a *claim* or *circumstance* arising in any way from your insolvency or bankruptcy (except a failure to *provide professional services* as a result of such insolvency or bankruptcy);
- (p) in respect of a *claim* or *circumstance* arising in any way from proven or admitted criminal activity or criminal behaviour, whether or not within the *provision of professional services* or a *Good Samaritan act*;
- (q) in respect of a *claim* or *circumstance* arising in any way from proven or admitted sexual harassment, sexual misconduct or unlawful discrimination;
- (r) in respect of a *claim* or *circumstance* arising in any way from alleged sexual harassment, sexual misconduct or unlawful discrimination, or from any other alleged conduct by you which in any such case:
  - (i) would not be within the proper scope of the *provision of such professional services* as are defined by clause 18(m)(i) or (ii) or a *Good Samaritan act*; and
  - (ii) is not proven or admitted, except for the indemnity for *defence costs* under clause 4(b)(iii) or (iv);
- (s) in respect of a *claim* or *circumstance* arising in any way out of your deliberate intent to cause harm, or your fraudulent, dishonest, malicious or reckless act or omission or, where you were knowingly party to such act or omission or, that of any person for whom you are *vicariously liable*; or
- (t) in respect of the consequences of any *circumstance* which was:
  - (i) notified under any policy which was in force prior to the inception of this *Policy*; or
  - (ii) known to you at the inception of this *Policy*.

## DEFINITIONS

**18** In this *Policy*:

- (a) **Circumstance** means an event that may give rise to a *claim* for *professional negligence* or a *claim* in respect of a *Good Samaritan act* or an allegation against you of the type referred to in clause 4(b);
- (b) **Claim** means:
  - (i) a demand for, or an assertion of a right to, compensation or damages; or
  - (ii) an intimation of an intention to seek compensation or damages;
- (c) **Defence costs** means legal costs, disbursements and related expenses reasonably and necessarily incurred by you with our prior written consent or by us on your behalf, in relation to a *claim* or *reported circumstance* relating to *professional negligence*, a *Good Samaritan act* or allegations against you of the type referred to in clause 4(b):
  - (i) in investigating, defending, settling or mitigating any *claim*; or
  - (ii) in prosecuting any *proceedings* for indemnity, contribution or recovery;
- (d) **Examination date** means the date on which an individual patient was examined. If there are multiple dates, this will be the earliest date;

- (e) **Good Samaritan act** means providing, or failing to provide:
- (i) the examination, diagnosis, treatment (including administering drugs or therapy) or care of an individual patient; and/or
  - (ii) written or oral advice on or concerning the examination, condition, diagnosis, treatment (including administering drugs or therapy) or care of an individual patient,
- in each case in a clinical or medical emergency, accident or disaster when *you* or a person for whom *you* are *vicariously liable* are not present in *your* or their professional capacity but as a bystander;
- (f) **Incident date** means the date of the *provision of professional services* or a *Good Samaritan act* or the matter alleged of the type referred to in clause 4(b) that gave rise to the *claim* or *circumstance*. If there are multiple dates, this will be the earliest date. If there was a course of treatment, this will be the date on which the course of treatment started or, if later, the earliest date on which it is claimed the alleged *professional negligence* occurred;
- (g) **the MDU** means The Medical Defence Union Limited;
- (h) **One claim** means:
- (i) all *claims* by one or more claimants arising, directly or indirectly, from any *related professional services*;
  - (ii) all *claims* by one or more claimants arising, directly or indirectly, from the *provision of professional services* or a *Good Samaritan act* to a woman and her unborn or newly born child or children;
  - (iii) all *claims* by one or more claimants arising, directly or indirectly, from any one error or omission or any one series of common or similar errors or omissions in the *provision of professional services* or a *Good Samaritan act*, otherwise, each *claim* will be treated as being separate;
- (i) **Policy** means this document, the Schedule and any endorsements;
- (j) **Previously notified circumstance** means a *circumstance* which *you* first notified to *us* or *our* agents or to *the MDU* or its agents prior to this period of insurance;
- (k) **Proceedings** means:
- (i) any legal proceedings relating to a *claim* for *professional negligence*, a *Good Samaritan act* or allegations against *you* of the type referred to in clause 4(b); and
  - (ii) proceedings by *us* in exercise of *our* rights under clause 12;
- (l) **Professional negligence** means actual or alleged negligence or breach of duty owed to any person (including statutory or contractual duty) in the *provision of professional services*;
- (m) **Professional services** means, in a professional clinical or professional paramedic capacity:
- (i) the examination, diagnosis, treatment (including administering drugs or therapy) or care of an individual patient; and/or
  - (ii) written or oral advice on or concerning the examination, condition, diagnosis, treatment (including administering drugs or therapy) or care of an individual patient; and/or
  - (iii) written or oral advice to or for the specific benefit of a *recipient* or court on or concerning clinical or medical issues, without reference to an individual patient;
- (n) **Provision of professional services** and **providing professional services** means providing, or failing to provide *professional services*;
- (o) **Recipient** means:
- (i) *your* employer, in the course of *your* employment;
  - (ii) a person or entity who or which engages *you* under a contract for the *provision of professional services*, in the course of *your* carrying out the same;
  - (iii) a person or entity to whom *you* provide *professional services* as an employee, contractor or agent of another person or entity, in the course of *your* carrying out the same;
- (p) **Related professional services** means the *provision of professional services* or a *Good Samaritan act* in connection with all paramedical or clinical matters or issues which have a common cause or similar origin;
- (q) **Reported circumstance** means a *circumstance* *you* first report to *us* or *our* agents during the period of this insurance;
- (r) **United Kingdom** means the United Kingdom of Great Britain and Northern Ireland, together with the Channel Islands and the Isle of Man;
- (s) **Vicariously liable** or **vicarious liability** means *vicariously liable* or *vicarious liability*:
- (i) for the acts or omissions in the ordinary course of paramedical practice (which does not include a nursing home or the provision of laboratory or other services to the medical, dental or allied professions) of; or
  - (ii) in respect of a *Good Samaritan act* by, any person other than a registered medical or dental practitioner or registered paramedic;
- (t) **We** means the insurer named in the Schedule for each period of insurance and *us* and *our* will be construed accordingly;
- (u) **You** means:
- (i) the insured named in the Schedule;
  - (ii) the personal representatives of *your* estate following *your* death or *your* legal representatives if *you* become incapable, insolvent or bankrupt; and
  - (iii) *your* beneficiaries and those who have or obtain an interest in *your* beneficiaries' estates following their deaths;
- and *your* will be construed accordingly;
- (v) the singular includes the plural; and
- (w) the male gender includes the female, and vice versa.

## CO-INSURANCE

**19** *Our* obligations under this *Policy* are several and not joint, in the proportions set out by *our* names in the Schedule. Neither of *us* is responsible for the obligations of the other.

## ARBITRATION

**20** If there is a dispute or difference between *you* and *us* arising out of or in connection with this *Policy*, this will be referred to arbitration before a sole arbitrator *who you* and *we* will appoint under the English arbitration legislation. Such a reference to arbitration and all proceedings relating to it will be subject to the provisions of the Arbitration Act 1996 and any statutory modification or re-enactment of that Act.

## GOVERNING LAW

**21** Unless *we* and *you* agree otherwise in writing, this insurance contract will in all respects be governed by and construed in accordance with English law and, except for any reference to arbitration under clause 20, is subject to the exclusive jurisdiction of the English Courts.

**Your Policy can be endorsed upon application by you to include the following additional sections as appropriate to your circumstances:**

#### **Endorsement PAR9/01: FAMILY LEAVE COVER SECTION**

Family Leave Cover for ordinary maternity leave, adoption leave, paternity leave or parental leave provides *you* with a continuation of the period during which *we* agree to indemnify *you* under the last *Policy* issued by *us* to *you* prior to *you* commencing *your* leave. Provided *you* are not practising as a paramedic, or otherwise *providing professional services*, whether paid or unpaid, at any time during this continuation period, this agreement to indemnify *you* shall continue for a period of 12 months from the date of termination of such *Policy*.

*You* must apply for Family Leave Cover prior to commencing *your* leave and while *you* are still a member of *the MDU*. *You* are required to notify *us* of any arrangements made, or submission of any notice or request, for Family Leave within 7 days of submitting such a notice or request or making such an arrangement. Where applicable, if the request or arrangement is subsequently declined or varied, *you* are required to notify *us* within 7 days of *your* notification of this decision, so that any endorsement can be removed or varied.

Family Leave Cover is provided on the same terms and conditions and is subject to the same exclusions as under the *Policy* contained in the previous pages. Provided that *you* are a member of *the MDU* when this additional benefit commences, *you* do not have to be a member at the time a *claim* is made. Any *claims* made during the continuation period are subject to and included within the aggregate indemnity limit applying to the last *Policy* issued by *us* to *you* prior to commencing *your* leave, which will apply to the period of the *Policy* together with the continuation period.

*You* must notify *us* of *your* intention to return to practising as a paramedic after being on leave, in order for *you* to be covered in respect of the *provision of professional services* when *you* return to practice. If *you* return to work *providing professional services*, whether full time or part time, and whether paid or unpaid, *you* will no longer benefit from Family Leave Cover. If *you* have already applied for and have been granted Family Leave Cover under the *Policy* and during the period of the Family Leave *you* retire, die or become unable to return to practising as a paramedic due to disability, *you* or *your* personal representatives may apply for Retirement Cover or Death and Disability Cover. The Retirement Cover or Death and Disability Cover shall continue for a maximum period of 3 years from the original date of termination of the *Policy*.

#### **Additional premium for Family Leave Cover**

No additional subscription or premium is applicable for this cover.

#### **Endorsement PAR9/02: DEATH & DISABILITY COVER SECTION**

Death and Disability Cover provides *you* with a continuation of the period during which *we* agree to indemnify *you* under the last *Policy* issued by *us* to *you* prior to *your* death or *your* ceasing practising as a paramedic, or otherwise *providing professional services*, due to disability. Provided *you* are not practising as a paramedic, or otherwise *providing professional services*, whether paid or unpaid, at any time during this continuation period, this indemnity shall continue for a period of 3 years from the date of termination of such *Policy*.

*You* or *your* personal representatives if *you* have died must apply for Death and Disability Cover as soon as practicable.

If *you* have already commenced cover under the Retirement Cover Section under the *Policy* and during the period of the Retirement Cover *you* die, *your* personal representatives may apply for Death and Disability Cover. The Death and Disability Cover shall continue for a maximum period of 3 years from the date of termination of the *Policy* (the same as would have applied if *you* had lived to the end of the period of continuation under Retirement Cover.)

Death and Disability Cover is provided on the same terms and conditions and is subject to the same exclusions as under the *Policy* contained in the previous pages. Provided that *you* are a member of *the MDU* when this additional benefit commences, *you* do not have to be a member at the time a *claim* is made. Any *claims* made during the continuation period are subject to and included within the aggregate indemnity limit applying to the last *Policy* issued by *us* to *you* prior to commencing *your* leave, or *your* death which will apply to the period of the *Policy* together with the continuation period.

*You* must notify *us* of *your* intention to return to practising as a paramedic after suffering a disability, in order for *you* to be covered in respect of the *provision of professional services* when *you* return to practice. If *you* return to work *providing professional services*, whether full time or part time, and whether paid or unpaid, *you* will no longer benefit from Disability Cover.

#### **Additional premium for Death and Disability Cover**

No additional subscription or premium is applicable for this cover.

### **freephone 24-hour advisory helpline**

0800 716 646

### **freephone membership helpline**

0800 716 376

(lines are open 8am to 6pm Mon to Fri)

MDU Services Limited

230 Blackfriars Road

London SE1 8PJ

**website** [www.the-mdu.com](http://www.the-mdu.com)  
**email** [membership@the-mdu.com](mailto:membership@the-mdu.com)