This document provides a summary of changes to the Emergence Cyber Event Protection policy. It follows the sectional layout of the policy. It is not an exhaustive summary, nor does it form part of the policy wording. Emergence policies will be available on the Emergence website.

Please read the policy wording in its entirety for full details of cover and to ensure it meets your requirements.

Important Infor	Important Information	
Policy Reference	Description	
About our Services	The Important Information section describes a range of services provided by cyberSuite to CEP 005 policyholders when they purchase a policy. These services are at no cost to the policyholder and are optional to the policyholder to use or take up.	
	About Our Services	
	Emergence provides a range of services to our policyholders when they purchase a policy from Emergence. These services are at no cost to the policyholder and are optional to the policyholder to use or take up. The services are provided in conjunction with an Emergence related company cyberSuite Pty Limited. Policyholders can also obtain services directly from cyberSuite, that are not provided with the policy, at a cost to the policyholder .	
	When the policy is issued by Emergence it will be accompanied by a letter which sets out all the services and how you can access the services. The services include tips for better cyber security, an hour free consultation to discuss your cyber security, ongoing scanning of your internet-facing infrastructure to determine vulnerabilities and dark web scanning to determine if your data is vulnerable.	
	All of the services are designed to enhance your cyber security while you remain a policyholder with Emergence.	
	We will also provide advice to you after a claim on how best to secure your IT.	
Our Cyber Breach Coach Service	Clarity to confirm the Emergence Cyber Breach Coach service does not erode the policy aggregate and no excess applies.	
	Our Cyber Breach Coach Service	
	If there is or you reasonably suspect there is a cyber event in your business , which is first discovered by you and notified to us during the policy period , then we will provide an Emergence cyber breach coach to investigate and manage the cyber event. Incident response provided solely by an Emergence cyber breach coach does not form part of cyber event response costs , does not erode the aggregate and no excess applies to the cyber breach coach service.	
Receiving	Important Information says the information regarding delivery of documents.	
Your Policy Documents	The policy documents will be sent electronically to your insurance broker's email address.	
Documents	Each electronic communication will be deemed to be received by you 24 hours after it leaves Emergence's information system.	
	You are responsible for ensuring that the email address that Emergence has for you is up to date. Please contact Emergence to change your email address.	

Section A - Losses to Your Business

Policy Reference

Description

Section A -Losses to Your Rusiness

Modified Section A to include cover for a cyber event or system failure at your business, cyber event or system failure at your IT contractor's business and preventative shutdown.

1. cyber event in your business

If a **cyber event** or **system failure** happens at or within **your business** which is first discovered by **you** and notified to **us** during the **policy period**, then **we** will pay **you** the **impact on business costs**. The maximum **we** will pay in any one **policy period** for **system failure** under this section is as stated in the **schedule**.

2. cyber event in your IT contractor's business

If a **cyber event** or **system failure** happens at or within **your IT contractor's** business, which is first discovered by **you** and notified to **us** during the policy period, then **we** will pay **you** the **impact on business costs**. The maximum **we** will pay in any one **policy period** for **system failure** under this section is as stated in the **schedule**.

3. preventative shutdown

If a **preventative shutdown** happens during the **policy period** which is first discovered by **you** and notified to **us** during the **policy period**, then **we** will pay **you** a **preventative shutdown allowance**. The **preventative shutdown allowance** is the maximum **we** will pay in any one **policy period** for all **preventative shutdowns** and is stated in **your schedule**. The sublimit is included in and forms part of the **limit** for Section A – Losses to Your Business.

Section B - Loss to Others

Policy Reference	Description
Section B - Loss to Others	Modified Section B to include cover for a cyber event, multimedia injury or Payment Card Industry liability. Section B – Loss to Others
	We will pay a loss that you are legally liable for arising out of a claim that is first made against you and notified to us during the policy period because of:
	1. a cyber event , or
	2. multimedia injury, or
	3. Payment Card Industry liability
	at or within your business .

Section C - Cyber Event Response Costs

Policy Reference

Description

Section C - Cyber Event Response Cost

Expanded and modified Section C to provide cover for a cyber event in your business, cyber event in your IT contractor's business and cyber event in your data processor's business.

1. cyber event in your business

If there is a **cyber event** at or within **your business**, or **you** reasonably suspect there is a **cyber event** at or within **your business**, which is first discovered by **you** and notified to **us** during the **policy period**, then **we** will pay **your cyber event response costs**.

2. cyber event in your IT contractor's business

If there is a cyber event at or within your IT contractor's business which is first discovered by you and notified to us during the policy period, then we will pay your IT contractor response costs.

3. cyber event in your data processor's business

If there is a **cyber event** at or within **your data processor's** business which is first discovered by **you** and notified to **us** during the policy period, then **we** will pay **your data processor response costs**.

Section D – Optional Covers

Policy Reference

Description

Section D
- Optional
Covers - NonIT Contingent
Business
Interruption and
System Failure
cover

Contingent Business Interruption has been changed. Cover for a System Failure at your IT Contractors Business is now included under Section A – Losses to your Business.

Cover for interruption to your business due to a Cyber Event at a non-IT supplier is provided under Optional Cover – Non-IT Contingent Business Interruption and System Failure. The previous sublimit for this Optional Cover was \$250,000. The sublimit is now \$100,000. Cover for supplier system failure has been added.

This protects against events at direct non-IT suppliers without the need for the policyholder to nominate specific non-IT suppliers.

We will pay you impact on business costs caused by:

a. supplier outage, or

b. supplier system failure.

cyber event is extended to be a **cyber event** at or within the business of a **supplier**. For the purposes of this cover only, it shall not include a **cyber event** which happens at or within **your business**, or at or within an **IT contractor's** business.

supplier means a direct external supplier of goods or services to **your business** other than a **utility provider** or an **IT contractor**.

supplier IT means information technology used at or within your supplier's business.

supplier outage means an interruption to **your business** directly arising from an outage at **your supplier** where, in **our** reasonable opinion, the outage has been caused by a **cyber event** at or within the business of such **supplier**.

supplier system failure means an interruption to **your business** directly arising from an unintentional, unexpected and unplanned outage of **your supplier's IT** but does not include outage:

- a. caused by a cyber event;
- b. caused by using untested, disapproved or illegal software, or software that is past its end-of-life and no longer supported;
- c. caused by use of a non-operational part of the supplier IT;
- d. falling within parameters of a service level agreement;
- e. arising out of commercial dispute, failure to pay for services or refusal to deliver services paid for;
- f. arising out of your IT or IT under the direct operational control of your IT contractor.

Section D Optional Covers - Criminal Financial Loss

Expanded Section D - Optional Cover - Criminal Financial Loss to include Push Payment Theft.

We will pay a direct financial loss to you or a direct financial loss to others directly arising out of:

- a. cyber theft;
- b. socially engineered theft;
- c. identity-based theft;
- d. push payment theft;
- e. telephone phreaking; or
- f. cryptojacking

For the purposes of this Optional Cover – Criminal Financial Loss Cover only, we will pay pursuit costs of up to a maximum of \$50,000 paid with our agreement and consent to a third party (other than a law enforcement officer or your current or former employee or IT contractor), as reward for assistance leading to the arrest and conviction of the perpetrator of a cyber theft, socially engineered theft, identity-based theft, push payment theft, telephone phreaking or cryptojacking.

See policy wording for push payment theft definition.

Section D Optional Covers - Criminal Financial Loss

Direct Financial Loss definition expanded to include Push Payment Theft (b) and Cloud usage charges caused by Cryptojacking (d).

direct financial loss means

- a. **your** funds, accounts receivable or securities, or the funds, accounts receivable or securities in **your** control belonging to others, that are lost due to **cyber theft, identity based theft** or **socially engineered theft** and remain unrecoverable, or
- b. your customers funds that are lost due to push payment theft and remain unrecoverable, or
- c. unintended or unauthorised call charges or bandwidth charges in excess of normal and usual amounts that you must pay caused by **telephone phreaking**, or

	d. unintended or unauthorised bandwidth charges, electricity costs, or cloud usage charges in excess of normal and usual amounts that you must pay caused by cryptojacking . Direct financial loss does not include digital currencies, gift cards, vouchers, coupons or reward points.
Section D - Optional Cover	Section D – Optional Cover to include D&O Liability. This is a new cover.
- D&O Liability Cover	We will pay a loss that any of your directors or officers is legally liable for arising out of a claim that is first made against your directors or officers and notified to us during the policy period because of a cyber wrongful act in your business .
	claim means any written demand, notice of pending action or civil, criminal, administrative, regulatory or arbitral proceedings against your directors or officers seeking compensation or other legal remedy caused by or in connection with a cyber wrongful act .
	cyber wrongful act means an act, error, omission, breach of duty, or neglect directly arising out of a covered cyber event that leads to the personal liability of any of your directors or officers that is not otherwise insured and that you do not otherwise indemnify.
	See policy wording for D&O definitions and exclusions.
Section D - Optional Cover - Tangible Property	Expanded cover - Tangible Property sublimit now is increased to be the same limit as Section C – Cyber Event Response Costs.
	We will pay the cost of the replacement or repair of your IT hardware at or within your business that is physically damaged or no longer suitable for use solely and directly because of a cyber event covered under this policy or the incurring of related cyber event response costs. The sublimit for Tangible Property Cover forms part of, and is not in addition to, the limit for Section C - Cyber Event Response Costs.

Section E – What Certain Words Mean	
Policy Reference	Description
Claim	Definition expanded to include Payment Card Industry Liability. claim means any written demand, notice of pending action or civil, criminal, administrative, regulatory or
	arbitral proceedings against you seeking compensation or other legal remedy caused by or in connection with a cyber event, multimedia injury or Payment Card Industry liability .
Computer System	Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change.
	computer system, for the purposes of exclusion 10, means any computer, hardware, software, communications system, electronic device (including but not limited to, smart phone, laptop, tablet, wearable device), server, cloud infrastructure or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility.

Cyber Event Response Costs

Modified definitions of Data Restoration, External Management Costs and Public Relation Costs.

data restoration costs incurred in restoring or replacing your data, data you hold or process on behalf of others or programs in IT that have been lost, damaged or destroyed and the cost to mitigate or prevent further damage, and includes the cost of you purchasing replacement licenses, if necessary, but does not include any costs relating to redesign, replication or reconstitution of proprietary information, facts, concepts or designs.

external management costs incurred in responding to a **cyber event** including crisis management and mitigation measures engaged in by you and agreed to by us when necessary to counter a credible impending threat to stage a cyber event against IT and to prevent reputational harm to you.

public relations costs incurred in responding to a **cyber event**, or adverse media arising from a cyber from a **cyber event**, including external public relations, media, social media and communications management to prevent reputational harm to **you**.

New definition for IT Forensic Costs and Legal Advice Costs

IT forensic costs incurred by **you** with **our** prior consent, to investigate a **cyber event** or suspected **cyber event**.

legal advice costs incurred with our written consent to advise **you** in the response to a **cyber event**. **Legal advice costs** do not include **defence costs**.

Cyber Opertation

Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change.

cyber operation for the purposes of exclusion 10 means the use of a **computer system** by, at the direction of, or under the control of a **state** to:

a. disrupt, deny access to or degrade functionality of a **computer system**, and/or b. copy, remove, manipulate, deny access to or destroy information in a **computer system**.

Data Processor

New definition for coverage under Section C - Cyber Event Response Costs.

data processor means a person other than an IT contractor who processes your data under a contract with you.

Data Processor Response Costs

New definition for coverage under Section C - Cyber Event Response Costs.

data processor response costs means the reasonable and necessary costs and expenses you incur in responding to a cyber event at or within your data processor's business that impacts your data being:

- credit and identity monitoring costs,
- cyber extortion costs,
- data restoration costs,
- data securing costs,
- external management costs,
- identity theft reponse costs,
- legal advice costs,
- notification costs and

	 public relations costs. data processor response costs does not mean the data processor's own costs.
Employment Wrongful Act	Carve back added to the exclusion to allow cover for employee data impacted by a cyber event. employment wrongful act means any actual or alleged employment-related act, error, omission or conduct constituting actual, constructive or alleged: wrongful dismissal, discharge or termination of employment; wrongful failure to employ or promote; wrongful deprivation of career opportunity; misleading representation or advertising in respect of employment; wrongful disciplinary action; negligent employee evaluation; wrongful demotion; breach of employment contract; sexual or workplace harassment (including the creation of a workplace environment conducive to such harassment); wrongful discrimination; failure to grant tenure; invasion of privacy or defamation. Employment wrongful act does not mean employee data impacted by a cyber event.
Essential Service	Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change. essential service, for the purposes of exclusion 10, means a service that is essential for the maintenance of vital functions of a state including, but not limited to, financial institutions and associated financial market infrastructure, health services or utility services.
Impacted State	Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change. impacted state, for the purposes of exclusion 10, means any state where a cyber operation has had a major detrimental impact on: a. the functioning of that state due to disruption to the availability, integrity or delivery of an essential service in that state; and/or b. the security or defence of that state.
IT	New definition for IT simplifies and replaces the previous definition of IT Infrastructure. IT means all of the hardware, servers, systems, firmware, software, networks, platforms, facilities owned by, leased to, rented to or licensed to: a. you, or b. your IT contractor insofar and solely as they are required to develop, test, deliver, monitor, control or support information technology services you use in your business. The term IT includes all of the information technology, but not the associated people, processes and documentation.
IT Contractor	The definition of IT Contractor has changed to align with the coverage under Sections A and C. IT contractor means a business you do not own, operate or control, but that you hire under contract to provide, maintain, service or manage information technology services on your behalf that are used in your business.

IT Contractor	New definition for coverage under Section C – Cyber Event Response Costs.
Response Costs	IT contractor response costs means the reasonable and necessary costs and expenses you incur in responding to a cyber event at or within your IT contractor's business that impacts your data being:
	credit and identity monitoring costs,
	cyber extortion costs,
	data restoration costs,
	data securing costs,
	external management costs,
	identity theft response costs,
	legal advice costs,
	notification costs and
	public relations costs.
	IT contractor response costs does not mean the IT contractor's own costs.
Push Payment	New definition for Push Payment Theft cover which is part of the Optional Cover – Criminal Financial Loss.
Theft	push payment theft means the fraudulent issuance of an invoice from your IT by an unknown party that causes your customer direct financial loss. The push payment theft must happen directly because of a
	cyber event that happens at or within your business and without your knowledge. Push payment theft
	does not include cyber theft, socially engineered theft or identity-based theft .
State	Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change.
	state, for the purposes of exclusion 10, means sovereign state.
System Failure	Additional definition for coverage under Section A – Losses to your Business.
	system failure means an interruption to your business directly arising from an unintentional, unexpected and unplanned outage of IT , but does not include outage:
	a. caused by a cyber event ;
	b. caused by using untested, disapproved or illegal software, or software that is past its
	end-of-life and no longer supported;
	c. caused by use of a non-operational part of IT;
	d. falling within parameters of a service level agreement;
	e. arising out of commercial dispute, failure to pay for services or refusal to deliver services paid for.
	The waiting period for system failure is stated in your schedule .
War	Definitions relevant for Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) are now included in the policy. These were previously endorsed to the policy. There is no change.

war, for the purposes of exclusion 10, means armed conflict involving physical force:

a. by a **state** against another **state**, or

b. as part of a civil war, rebellion, revolution, insurrection, military or usurpation of power, whether war be declared or not.

Section F - Exclusions	
Policy Reference	Description
Exclusion 7	Previous Exclusions 9, 10 and 14 have become consolidated into Exclusion 7. a. ionising, radiation or contamination by radioactivity from any nuclear fuel, waste or other hazardous
	properties of any nuclear assembly or component,
	b. pollution,
	c. any electromagnetic field, electromagnetic radiation or electromagnetism.
Exclusion 8	Exclusion moved from System Failure to the general Exclusions. Additional perils added: "solar flares or storms, or any other type of radiation".
	physical cause or natural peril, such as fire, wind, water, flood, lightning, electromagnetism, explosion, collision, subsidence, earthquake, solar flares or storms, or any other type of radiation, or act of God howsoever caused.
Exclusion 10	Exclusion 10 (LMA 5567A – Cyber War and Cyber Operation Exclusion) is now included in the policy. This was previously endorsed to the policy. There is no change.
	or directly or indirectly occasioned by or happening through,
	a. war and/or
	b. a cyber operation that is carried out as part of war , or the immediate preparation for war , and/or
	c. a cyber operation that causes a state to become an impacted state .
	Paragraph c. shall not apply to the direct or indirect effect of a cyber operation on a computer system used by the policyholder or its third party service providers that is not physically located in an impacted state but is affected by a cyber operation .
	Attribution of a cyber operation to a state .
	Notwithstanding our burden of proof, which will remain unchanged by this clause, in determining attribution of a cyber operation to a state , the policyholder and us will consider such objectivity reasonable evidence that is available to them. This may include formal or official attribution by the government of the state in which the computer system affected by the cyber operation is physically located to another state or those acting at its direction or under its control.

Exclusion 11	Clarity that this exclusion applies to any activity that is excluded under Exclusion 10.
	any act of terrorism , however, this exclusion does not apply to:
	a. the following cyber events :
	crimeware, cyber espionage, cyber extortion, denial of service, hacking, payment car skimming, point of sale intrusion or web app attacks; and
	b. Optional Cover – Criminal Financial Loss Cover.
	This exclusion does however apply to any such activities that are excluded under Exclusion 10 (war or a cyber operation).
Exclusion 22	New exclusion for trading losses. This exclusion was previously endorsed to some policies.
	any capital gain or loss due to your inability to trade, invest, divest, buy or sell any financial security or financial asset of any kind.
Exclusion applicable to Section B only	These exclusions which apply to Section B were previously in the general exclusions. These have now been separated. The previous exclusion for claims arising out of errors or omissions while acting in a professional or fiduciary capacity (exclusion 7) has been omitted.
	Exclusion 23b previously applied to IT Contractors. As the definition to IT Contractors has changed, this exclusion is now limited to the failure of IT services provided to others for a fee
	Exclusions – policy Section B only
	The following exclusions apply to Section B only.
	We will not pay a loss that you are legally liable for arising out attributable to or as a consequence of a claim under Section B of the policy :
	23. for an action:
	a. brought against your directors or officers acting in that capacity, or
	b. brought against you as a result of any failure of information technology services provided, maintained, serviced or managed by you for a third party for a fee as part of your business activities .
	Former exclusion 8 relating to IT products, services or infrastructure provided to others has been removed and replaced by a straightforward products exclusion.
	24. in connection with any products, including packaging, labelling or instructions, that you design, assemble, manufacture, distribute, service, sell, rent, lease or license to others for a fee.

Section G – Claims Conditions	
Policy Reference	Description
Condition 12	Condition now includes legal advice costs. Defence costs and legal advice costs must be approved by us in writing before they can be incurred by you. We will not unreasonably withhold our consent to you incurring reasonable and necessary defence costs or legal costs.
Condition 15	if you suffer a direct financial loss as a result of cyber theft, socially engineered theft, identity-based theft or push payment theft and you are actively pursuing the recovery of the funds through your financial institution we will pay the claim within 30 days of the claim being notified to us. You must cooperate with and assist us in our attempts to recover your direct financial loss and you must reimburse us for any funds recovered by you.

Section H – General Conditions	
Policy Reference	Description
Prevoius Condition 7	The policy is not required to have a cooling off period. General Condition 7 in our previous policy (CEP 4.2) has been omitted.
Condition 20	Previous Sanctions Exclusion is now a General Condition. Sanctions Limitation Clause No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (re)insurer to any sanction, prohibition or restriction under United Nations' resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States of America or any trade or economic sanctions, laws or regulations of any other jurisdiction.

Emergence Insurance Pty Ltd (ABN 46 133 037 153, AFSL 329634) ('Emergence') acts under a binding authority given to it by certain Underwriters at Lloyd's.

More information on Emergence can be found on our website: $\underline{\text{www.emergence} \text{insurance}.\text{com}}$

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