<table>
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<tr>
<th>Title</th>
<th>Claims Transformation Programme: Revised 2010 Claims Scheme Process Guidelines for Legacy Phase 3 Implementation</th>
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</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>To communicate the revised 2010 Claims Scheme Process Guidelines</td>
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<td>Type</td>
<td>Event</td>
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| From                                                               | Tom Bolt, Performance Management Director  
Performance Management Directorate |
| Date                                                               | 2 December 2014 |
| Related links                                                      | www.lloyds.com/claimsscheme  
www.lloyds.com/legacy |

On 30 September 2014 Lloyd’s published Market Bulletin Y4824, which announced the final expansion of the Claims Transformation Project (“CTP”) claims agreement practices to all remaining legacy claims. This will bring the aviation, professional indemnity/financial institutions (PI/FI) and other casualty, political risks, overseas motor and UK motor classes within scope of the 2010 Claims Scheme (Phase 3 claims). The changes take effect from 31 December 2014. The bulletin contained a revised Schedule 5 to the Lloyd's Claims Scheme (Combined), which has been updated to reflect the incorporation of the Phase 3 claims into CTP.

The purpose of this bulletin is to communicate the updated 2010 Claims Scheme Process Guidelines in advance of the implementation of Phase 3. These revisions include guidance on the conversion of Phase 3 claims from a prior scheme to the 2010 Claims Scheme and the handling of such legacy claims on paper. A copy of the updated Process Guidelines is included with this bulletin.

The updated guidelines also include a revised version of the ‘TP Instruction Form’, which has been amended to allow Leads to capture the necessary information and financial data when assigning experts to a claim. The lower level expert data will be available to managing agents via the Lloyd’s Claims Reporting Suite (CRS) early in the New Year.

The Lloyd’s Claims Scheme (Combined) and all related material, including the updated 2010 Claims Scheme Process Guidelines, can be found at www.lloyds.com/claimsscheme.

Further Information

If you have any questions regarding the above or comments on the guidelines, including matters that might be addressed in market training, please contact the project team at: CTP@lloyds.com or 020 7327 5900.
CTP: 2010 CLAIMS SCHEME PROCESS GUIDELINES

VERSION 7.0

2 DECEMBER 2014
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**DOCUMENT PURPOSE**

This document has been produced in conjunction with the managing agents working group to support compliance with the Lloyd's 2010 Claims Scheme (the “2010 Claims Scheme”), as contained within the Lloyd's Claims Scheme (Combined). It sets out the process by which the underwriters will operate the 2010 Claims Scheme. This document is supplemental to, but does not form part of, the Lloyd’s Claims Scheme (Combined).

These Guidelines are not intended to be prescriptive recognising that, subject to compliance with the 2010 Claims Scheme:

- Managing agents will need to exercise their judgment in each instance to respond to claims and communicate with other Lloyd’s syndicates appropriately.

- There may be circumstances where a managing agent will require further assistance in implementing the 2010 Claims Scheme or these Guidelines. Assistance may be obtained from the Lloyd’s Claims Project Team at either CTP@lloyds.com or 020 7327 5900.

Further details regarding all aspects of the 2010 Claims Scheme and the Lloyd’s Claims Scheme (Combined) can be found on Lloyd’s website at [www.lloyds.com/claimsscheme](http://www.lloyds.com/claimsscheme).

**1.0 BACKGROUND**

- In 2008/9 the Claims Business Requirements Review made a series of recommendations for the development of claims management in the Lloyd’s market which were approved by the Franchise Board and the board of the LMA. These recommendations included a revised claims agreement framework incorporated into a new claims scheme called the 2010 Pilot Scheme, to be tested as a pilot (“2010 Pilot”). The progression of pilot claims was monitored by Lloyd’s against the formal success criteria established by the Claims Implementation Board (“CIB”) and approved by the Franchise Board.

- The success criteria were met or exceeded and in February 2011 it was recommended by the CIB, and subsequently approved by the Franchise Board, that the scope of the 2010 Pilot Scheme would be expanded in a series of phases to all other classes of business. The three phased expansions took place during 2011 and 2012, and are supported by a revised Lloyd’s Claims Scheme called the Lloyd’s Claims Scheme (Combined), which incorporates both the 2006 Claims Scheme and the now renamed 2010 Claims Scheme, and which came into effect from 1 January 2012. All active risk codes have been in scope of the 2010 Claims Scheme from 1 July 2012.

- In order to fully realise the benefits of the CTP agreement practices (principally enhanced customer service from a 54% reduction in transaction times) the CIB recommended to the Franchise Board in December 2012 that the scope of the 2010 Claims Scheme should be applied to those existing open subscription market claims that were currently being handled in accordance with the 2006 Claims Scheme and prior (“Legacy claims”). It was further recommended that this implementation of Legacy claims should be phased by class of business. The Franchise Board approved this recommendation in 2013, and from 31 December 2013, Legacy claims in the marine and energy classes were made subject to the 2010 Claims Scheme, followed by Legacy claims in the property, treaty reinsurance and accident & health classes from 30 June 2014.

- With effect from 31 December 2014 all other classes, namely aviation, professional indemnity/financial institutions (PI/FI), casualty, political risks, overseas motor and UK motor are subject to the 2010 Claims Scheme.
• Previously, for each risk code the inception date after which policies are subject to the 2010 Claims Scheme was listed in Schedule 5 of the Lloyd’s Claims Scheme (Combined). With the introduction of the third and final phase of Legacy from 31 December 2014, the inception dates in Schedule 5 for open market policies and binding authorities for all risk codes have been amended to read “All Policies”. The most recent version is appended to Lloyd’s Market Bulletin Y4824 issued on 30 September 2014. For full details please use the link to www.lloyds.com/claimsscheme.

2.0 THE LLOYD’S CLAIMS SCHEME (COMBINED)

• The Lloyd’s Claims Schemes (the 2010 Claims Scheme and prior schemes) are intended to provide a framework by which Lloyd’s subscription claims can be determined to ensure a consistent approach that delivers the best service to the customer in terms of fairness and speed. The schemes also ensure adequate protection is afforded to all Lloyd’s syndicates on the risk in the way that claims are determined. Over time a number of claims schemes have been implemented and Lloyd’s has made changes to them to ensure that they reflect the changing needs of the market and evolving best practice.

• With effect from 31 December 2014 all claims will be subject to the 2010 Claims Scheme, the operation of which is the subject of this document.

• As the 2006 Claims Scheme (and all prior schemes) will no longer apply, in early 2015 the Lloyd’s Claims Scheme (Combined), which presently contains both the 2006 and 2010 schemes, will be updated to remove the 2006 Claims Scheme.

3.0 SCOPE OF THE 2010 CLAIMS SCHEME

The formal scope of the 2010 Claim Scheme is set out in Part 2, paragraph 1 of the Lloyd’s Claim Scheme (Combined).

With the introduction of the third and final phase of Legacy implementation, from 31 December 2014 all subscription market claims not excluded in Part 2, paragraph 1 of the Lloyd’s Claims Scheme (Combined) will be in scope and should be determined in accordance with the 2010 Claims Scheme, including existing claims previously handled under the 2006 Claims Scheme or prior, and including claims transacted via paper.

The latest version of Schedule 5 was communicated via Market Bulletin Y4824 on 30 September 2014 to incorporate the last phase of Legacy risk codes. You will note that in Schedule 5 the applicable inception dates for open market policies and binding authorities (columns E and F respectively), which previously determined whether a claim attaching would be in or out of scope, have been amended to read “All Policies” for all risk codes.

Please note that two claim types were deferred from Phase 2 to Phase 3. These are claims attaching to Canadian Binders which are handled via Scheme Canada (using the Lineage system) and claims attaching to binders which contain both 1st and 3rd Party sections under different risk codes (e.g. a binder which contains both property and casualty sections). These claims are now in scope of the 2010 Claims Scheme.

Claims attaching to ‘Singleton’ risks (where there is only one syndicate on risk or each of the syndicates is managed by the same managing agent) continue to remain out of scope of the 2010 Claims Scheme. See Section 4.2 below for details on how the ECF ‘Claims Scheme Indicator’ should be used for Singletons.
Consortia, Full Follow and Delegation

- With regard to Consortia risks, if a policy is written by a single Consortium, and there is no other Lloyd’s participation outside of the Consortium, it is considered a Singleton and therefore claims notified against these policies will be out of scope of CTP, subject to any contrary provisions in the Consortium agreement. If written by more than one Consortium and/or there is additional Lloyd’s participation it is considered a subscription risk and claims would therefore be in scope (provided the scope criteria stated in Part 2, paragraph 1 of the Lloyd’s Claim Scheme (Combined) are fulfilled). For Complex claims it would be the first syndicate outside of the Consortium who fulfils the Second Lead role (or in the case of two Consortia on risk the delegated claims agreement party of the following Consortium should fulfil the Second Lead role for claims agreement).

- Contracts written on a “full follow” basis are within the scope of the 2010 Claims Scheme for the Lloyd’s market and are therefore subject to the 2010 Claims Scheme rules. It is the responsibility of the Lead to assign the claim to the appropriate triage category, where necessary liaising with the Second and capturing any agreement within the claim file (either via ECF or within the paper file) if it is decided to re-assign the claim to a different triage category other than that determined by the financial value alone.

- In June 2013, following the satisfactory evaluation of the CTP claims agreement practices and in response to a recommendation from the CIB, the Franchise Board concluded that there was no longer a need to restrict the appointment of service providers for the delegation of the Second Lead claims role. Previously, managing agents were only able to outsource their Second Lead claims role to Xchanging Claims Services or another service provider if the managing agent already outsources determination of their Lead claims to that service provider.

- Market Bulletin Y4707, issued on 2 July 2013, accordingly permits managing agents to delegate the determination of the Second Lead agreement role to a service provider of their choice provided that the provider is competent and appropriate taking into account Lloyd’s Claims Management Principles and Minimum Standards and all other regulatory requirements. Managing agents are reminded that most claims outsourcing arrangements need to be properly documented and notified to Lloyd’s in accordance with the Claims Outsourcing Arrangements List process as communicated in Market Bulletin Y4630. Further details may be found at www.lloyds.com/claimsoutsourcing.

4.0 CLAIM HANDLING PROCEDURES

This section assumes that the procedures outlined below are being carried out on or after the implementation of the third and final phase of CTP Legacy.

- All participants should be familiar with the Lloyd’s ECF Systems, Processes and Procedures (“SP&P”) and should continue to act in accordance with these provisions of the SP&P for the handling of ECF claims. As before, each claim should be determined based on its merits and on all the circumstances presented, having regard to the Lloyd’s Claims Management Principles and Minimum Standards that apply. Within these overarching considerations, managing agents should endeavour to apply the following process guidelines. Please note that the principles and standards have recently been revised and will come into force on 1 January 2015 – please use the following link to obtain a copy: http://www.lloyds.com/the-market/operating-at-lloyds/performance-framework-of-minimum-standards/claims-management.
4.1 Process Maps

The process of determining 2010 scheme claims is represented in the process maps at Appendix 1.

4.2 Identifying and categorising a 2010 scheme claim

All claims

- On receipt of notification of a claim the Managing Agent identified by the broker as Lead confirms that it has been correctly identified.
- The Lead should then ensure that:
  - the claim is not a Singleton;
  - if the claim has been advised via ECF that it is in scope for ECF;

For the first advice of a new claim on ECF, the system will default the ‘Claims Scheme’ field to “2010”. In the case of Singleton claims, the Lead de-selects “2010” in the Claims Scheme field on ECF and selects “2006 and prior”.

For paper files introduced via CTP Legacy, please refer to Section 4.3 below for full details.

- In the event the Lead identifies any conflict of interest, that Managing Agent advises the broker and followers, via the usual methods for the presentation format (i.e. ECF or paper), and a new Lead is designated.

4.2.1 Claim Categories

- On receipt of notification of a 2010 scheme claim, the Lead considers the information then in hand and makes an initial assignment to one of the 2010 Claims Scheme categories. For ECF claims, the Lead then makes the related entry in the Triage Category field on ECF. For paper claims, the Lead should clearly reference the designated Triage Category on the ‘Technical Processing Instruction Form’ provided in Appendix 2, Section 7.4 below and described in Section 4.4.

Financial Considerations

- For open market claims, the Lead's assignment is guided by the amount potentially claimed\(^1\) in the notification (or in the first advice indicating an amount to be potentially claimed), as stated in paragraph 2(d) in the 2010 Claims Scheme.
- The assignment value threshold between the Standard and Complex categories is set at a class of business level, to allow for variations in the value of the average claim between classes of business. The thresholds are detailed at risk code level within column D of Schedule 5 of the Lloyd’s Claims Scheme (Combined). However, the value bands by class of business are as follows:

\(^1\) includes notices of circumstances
<table>
<thead>
<tr>
<th>Class of Business</th>
<th>Financial Threshold (Lloyd’s share)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Treaty</td>
<td>£500,000</td>
</tr>
<tr>
<td>Energy</td>
<td>£500,000</td>
</tr>
<tr>
<td>All other classes</td>
<td>£250,000</td>
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</tbody>
</table>

- When considering the financial value of a non-GBP claim the prevailing rate of exchange at the time at which the assessment takes place should be used.
- There may be situations where the GBP value of the claim may be just over or just under the threshold depending on the precise rate of exchange applied. In these situations the Lead should use their discretion, selecting an appropriate rate of exchange and triaging the claim based on the non-financial considerations (examples of which are given below) as well as the precise value.

**Non-Financial Considerations**

- In addition to the financial value of the claim the Lead should, for every presentation of every 2010 scheme claim, also consider other factors that may apply to the category assigned.
- If there are pending dispute resolution proceedings between the (re)insured and the syndicates in relation to the claim, the 2010 Claims Scheme requires the Lead to designate the matter as a Complex claim.
- In addition the Lead may consider a range of other non-financial factors relevant to their class of business in assigning a claim category, including without limitation:
  - claims seeking extra contractual damages (including punitive damages) or claims seeking damages in excess of policy limits against the (re) insured or the (re) insurer;
  - criminal proceedings against the (re)insured;
  - claims where fraud or financial crime is alleged or otherwise at issue;
  - potential or actual denial of coverage;
  - notice or complaint from a regulatory body claiming improper handling of claim;
  - allegations of bad faith and/or potential breach of regulation, including SEC / regulatory investigations;
  - potential issues around the establishment of quantum;
  - multiple, complex, class action or high value lawsuits against (re)insured;
  - serious injury² and fatalities implicated by the claim;

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² (a) Brain damage resulting in physical or intellectual impairment; coma  
(b) Loss of sight or hearing, loss of limb or permanent disability or disfigurement.  
(c) Paralysis and/or spinal cord damage, paraplegia, quadriplegia.  
(d) Second or third degree burns covering 50% or more of body.  
(e) Life-threatening internal injuries.
periodic payment orders/settlements;

- consideration of a client reported ultimate net loss;
- consideration of clash cover position;
- advanced and/or projected settlements.

- The Lead may wish to confer with the Second in evaluating these factors and making the assignment, and if any uncertainty remains, the claim is assigned to the Complex category.

**4.2.2 Binding Authorities**

- For claims arising from Binding Authorities:
  - Bordereaux which only contain claims which are within the TPA/Coverholder’s delegated claims handling authority, as agreed in the Binding Authority, should be assigned Standard (even if the potential combined value of the component losses within the bordereaux presentation exceeds the financial threshold applicable to the relevant risk code, or the claim is to be denied where authority to handle denials is granted to the TPA/Coverholder within the binding authority).
  - All bordereaux which hold the financial detail of any above authority individual item(s) should also be assigned Standard, unless the Lead believes that there are any specific issues which they feel require the involvement of the Second. It is worth reiterating that the Lead may wish to confer with the Second in categorising either the bordereau entry and/or the individual entry, having regard to the non-financial factors described above.
  - Individual claims which exceed the TPA/Coverholder’s delegated claims handling authority will have separate claim presentations (in addition to the line item within the bordereau). These individual above authority items should be assigned according to the financial threshold for the risk code applicable to the binder claim (in column F of Schedule 5), and with due consideration of the non-financial factors (and as further explained above).

- For claims arising from Co-Lead Binding Authorities:
  - It should be noted that individual claims which exceed the TPA/Coverholder’s delegated claims handling authority must still be advised via paper since these claims remain out of scope of the current implementation of ECF.
  - Where the bordereau is advised via ECF then the process as defined in the Lloyd’s SP&P should be followed – please refer to the SP&P for full details.
  - Owing to the nature of Co-Lead binders there will always be at least two Co-Leads determining each claim submission (both bordereaux and above authority). Therefore all submissions arising from Co-Lead Binders should be assigned as Standard.
  - In the rare instance where there are two or more Co-Lead Binder slips with the same syndicate/management agent acting as Lead on both or all slips, then the Lead should instruct the broker to present any individual above authority claim to the second syndicate/management agent with the largest share of the overall Binding Authority contract.
• Please note that where there is only one syndicate / managing agent on a particular slip of a Co-Lead Binder then the 2010 Claims Scheme will not apply to that slip (but it would to other slips under the same Co-Lead Binding Authority which has a following market).

• Claims advised via treaty statements arising from proportional treaties (Treaty Scheme) should be triaged as Standard (even if the financial amount of the combined claim elements within the statement exceeds the financial threshold applicable to the relevant risk code), unless the Lead believes that there are any specific issues which they believe requires the involvement of the Second.

4.2.3 Kidnap & Ransom (K&R)

• Lloyd's recognises that there are additional considerations for K&R claims which mean that they are often best handled as Lead-Only agreement claims. This is due to the necessity of providing immediate decisions to resolve the claim quickly for the benefit of the customer, and sensitivity of the associated documentation, which historically is only made available to the Lead.

• Lloyd's is aware that in accordance with Part 2, paragraph 4 of the Lloyd's Claims Scheme (Combined), and in view of these additional considerations, many K&R claims are reassigned as Standard claims where they would otherwise be Complex. This allows for Lead-Only handling. It is expected, however, that in each case where the claim would ordinarily be considered a Complex claim that the second lead will be notified of the claim (in accordance with the usual process for triaging claims – see para 2(e) of the 2010 Claims Scheme) and, if time permits, be given an opportunity to consider whether in the particular circumstances of the claim it should be dealt with as a Complex claim and therefore be included as an agreement party.

Triage Categories for Fee-Only Entries

• ECF claims created for the payment of professional fees on a separate underlying claim (known as “Parallel UCRs” – please refer to the Lloyd’s SP&P document for further details) should be triaged according to the category of the claim to which they relate. However, in line with the process for re-categorising a Complex claim to a Standard claim, the Lead and Second can jointly re-assign a Complex fee-only entry to the Standard category on a claim by claim basis. Please refer to Section 4.5 “Ongoing management of the Claim” for full details of re-assigning a Complex claim.

• NB. For fee payments, which could arise from paper claims as well as ECF claims, the above principles should be applied when agreeing the fee transaction if presented outside of the broker’s paper claim file (e.g. directly from the expert).

4.3 Legacy Claims: First presentation of a pre-existing Legacy claim

The introduction of Legacy claims will naturally require a slightly different approach, since these claims are already ‘in flight’ and have initially been determined in accordance with the 2006 Claims Scheme or prior. This section therefore describes the steps and considerations which should be undertaken by the Lead when presented with a Legacy claim for the first time.
Point of Triage Classification

- Although each phase of CTP Legacy has a specific go-live date (i.e. 31 December 2013 for Phase 1, 30 June 2014 for Phase 2 and 31 December 2014 for Phase 3), it is expected that Legacy claims will not be designated a Triage Category until the claim’s next natural presentation after the go-live date. It should be noted that usually this will be via the broker creating a new ECF transaction or presenting the paper file to the Lead. However, in some circumstances, such as direct reporting cases, this could be triggered by the receipt of an update via a third party, such as a lawyer’s or loss adjuster’s report.

- It should therefore be noted that a Legacy claim should be assigned a Triage Category upon any update or notification which causes the resolution strategy of a claim to be reconsidered and / or revised or any further instruction or appointment of a third party. It is from this point that the obligations of representing the following market and the associated liabilities commences.

- Legacy claims should be assigned a triage category in the same way as described in Section 4.2 above.

Pre-existing queries on a Legacy claim

- Where a claim has an outstanding query raised by XCS in their Claims Agreement for Followers (“CAF”) role (i.e. an adjusting query, rather than a technical or data-related query), and that query remains outstanding, it is the responsibility of the Lead (and Second Lead for Complex claims) to consider and assess the validity of that query.

- If the query is valid, then the Lead should re-raise the query within their comments to ensure that it is progressed with the broker.

- If it is felt that the query is not valid, then the Lead should include within their instruction to XCS Technical Processing (TP) that the query is no longer applicable and that the claim should be processed.

  - If the Legacy claim is on ECF, this would involve XCS TP amending the CAF-raise ‘Query / Reject’ response on the queried transaction to either ‘Seen/Action’ (for advices) or ‘Agree Pay’ (for settlements).

  - If the broker has created any subsequent transactions while the previous was still in its queried state, then as part of their review the Lead (and Second if applicable) should review these subsequent presentations to ensure that there is sufficient information to allow XCS TP to process these outstanding transactions. If further instruction to TP is required then the Lead should add these to the Public or Private Comments on ECF (although they have already responded to the transaction the system will allow further comments to be added).

4.4 Handling the claim

Lead

- The Lead ensures that the broker has:
  
  - provided the necessary documentation and information required to adjust the claim (and, for ECF claims, has loaded and identified on the Insurers’ Market Repository the documents and information listed in the SP&P);
  
  - identified the Lead and Second Claims Agreement Parties on the (relevant section of the) slip which is loaded onto the IMR;
  
  - identified as necessary any related policies in the London market not shown on the slip.

- When determining the claim the Lead is mindful that they are performing the adjustment on behalf of all following syndicates on risk, not just for their own share. For Legacy claims this includes handling any outstanding adjusting-related queries raised by XCS in their CAF role (as described in Section 4.3 above).
• The Lead endeavours throughout the life of the claim to identify the steps to be taken to resolve the claim, including where possible who will take these steps and the currently projected time frame. This should be made available to the following market via ECF.

• Before agreeing any transaction, from notification to closing the claim, the Lead ensures that sufficient information is available to enable XCS to accurately complete the Syndicate Claims Message (SCM) fields identified in Appendix 2, Section 7.3. The Lead should also clearly state the narrative to be issued to all syndicates on risk via the SCM.

• For claims transacted via ECF these instructions should be conveyed to XCS via the Public or Private Comments within the ECF response screen (as appropriate). See also Section 4.6 below in relation to the use by the lead of the lead reserve fields on ECF.

• For claims transacted via paper, these instructions should be conveyed via the TP Instruction Form held within Appendix 2, Section 7.4. This TP Instruction Form contains two sections: Section A should be completed by the Lead on each and every presentation of a paper CTP file and holds fields for the applicable Triage Category, the Lead’s (and Second’s, if applicable) contact details and the narrative to be issued to all syndicates via the SCM. Section B should only be completed for a first advice of a paper CTP file and holds fields for the loss information to be entered by XCS TP for the creation of the SCM to the following market. Additionally, where multiple experts have been assigned to a single claim entry, the 'TP Instruction: Experts, Fees & Expenses' should be used to apportion the fee and expense reserve and settlement (if applicable) totals to the individual experts – please refer to Section 4.6 for details.

• For ECF claims, where appropriate, the Lead calls the broker or raises a query via ECF, in accordance with the ECF best practice of raising queries. For ECF2 users, the Lead is required by the system to select the appropriate ‘Query Reason’ when entering a formal query response. If information that is incomplete or needs correction can be obtained or corrected later and is not necessary to the current transaction, the Lead agrees the ECF transaction and contacts the broker, by ECF or otherwise, to request that information. The Lead records that contact and the date it is made on ECF for further reference and review, if needed, by followers.

• The Lead also takes reasonable steps to ensure that XCS has issued the SCM containing an appropriate narrative for the new 2010 scheme claim.

• For ECF claims, it is recommended that this is performed via the use of the ECF004 “Incomplete Items” report available through Xchanging – for further information on receiving this report please contact the Xchanging Service Centre (service.centre@xchanging.com). Alternatively, if using ECF2, the Lead may perform this check via the workflow functionality.

• Depending on the circumstances, the Lead may elect to communicate additional information to all following Lloyd's syndicates through other channels.

• The Lead responds appropriately to requests from followers for information about the claim and steps to resolution.

• The Lead should conduct such financial crime checks (including Anti-Money Laundering / anti-corruption / sanctions checks) as are required by its internal policies. With respect to sanctions checks, Leads should comply with the requirements set out in ‘Lloyd’s International Regulatory Affairs’ Financial Crime Guidance for Claims’. Where a positive sanction hit is identified, in order to allow followers to perform further checks on claims, the Lead should promptly provide them with such information as they require to perform those checks in sufficient time before the claim is agreed/paid (and should refrain from agreeing claims on behalf of those followers until they have indicated to the Lead that they are in a position for the Lead to do so). The Lead shall allow a reasonable period of time in which the followers may conduct such checks as they deem appropriate and shall liaise with the followers regarding the results of any sanctions checks prior to approving payment of a claim.
Complex claims

- Where the Lead has decided to assign a notified 2010 scheme claim to Complex the Lead should make clear on the claim entry that the claim must be passed to the Second Lead.
- For ECF claims, prior to agreeing the transaction, the Lead selects as an agreement party on ECF the managing agent who is named in the (relevant section of the) slip as Second. Please note that an error message will be displayed on ECF if the Lead attempts to respond to a Complex 2010 scheme claim without first having selected the Second.
- For paper claims, the Lead must clearly state in the relevant field of the TP Instruction Form the managing agent who is named in the (relevant section of the) slip as Second so that the broker is aware that the paper file should be presented to the Second before passing to XCS for processing.
- From February 2012 it is a requirement for the Second Lead to be identified in the Claims Agreement Parties section of the Market Reform Contract ("MRC") slip. Where the identity of the Second is not clear from the slip, the placing broker and underwriters should be consulted to identify the Second Lead syndicate.

Binder claims

- Section 4.2.2 above describes how claims arising from Binding Authority risks should be assigned a 2010 Claims Scheme category.
- The handling and processing of Binder claims under the 2010 scheme is largely unchanged with regard to the advising of losses via the bordereaux and the creation of individual XCS CLASS claim entries in certain circumstances. This may be summarised as follows:
- As part of its Technical Accounting service for Binding Authorities, XCS will, without the need for specific Lead instruction, continue to:
  - create individual XCS CLASS claim entries for losses above GBP 100,000 / USD 200,000;
  - ensure that losses above the coverholder’s authority are presented for review along with the bordereau;
  - perform the necessary state / province splits where necessary and create individual XCS CLASS claim entries;
  - perform the necessary CAT code splits where necessary and create individual XCS CLASS claim entries (including down to County level if required by the applicable regulator).
- Where the Lead desires for a loss within the bordereau to have an individual XCS CLASS claim entry created for reason other than those stated above, the Lead should:
  - identify on the bordereau the loss to be split out (e.g. via highlighting on the paper bordereau or via the provision of Public or Private comments on ECF);
  - provide the reason for the individual entry creation (e.g. Medicare loss, coverage issues, a specific event);
  - provide the applicable Cause of Loss code for the individual entry;
  - whether the claim is subject to litigation (and therefore whether the ‘Litigation’ indicator should be selected in XCS CLASS).
- Please note that where an individual XCS CLASS entry is to be created for a Binder claim for the first time, the Lead does not need to complete Section B of the TP Instruction Form (as described above).
Second

- The following process guidelines assist managing agents who are nominated as Second underwriter either on slips or sections of slips that are subject to the 2010 Claims Scheme, or who take the Second Lead role on Legacy Claims coming within the 2010 Claims Scheme, and who, jointly with the Lead, manage and agree Complex claims:
  - For ECF claims the daily csv file, used by ECF1 users to identify newly added ECF transactions, generally does not advise the Second that it is a claims agreement party at the time the Second is first identified as such by the Lead. Managing agents should identify claims which require their action as Second by searching the ECF Claims Awaiting Action screen manually, ensuring that the ‘Second Lead’ option is selected from the ‘Role’ search filter. Managing agents who are potential Seconds are asked to carry out these searches regularly. Please note that the workflow functionality within ECF2 means that the above requirement is not necessary for ECF2 users.
  - Once advised, the Second checks to ensure that it has been correctly identified as the Second underwriter and whether it has any current conflict that would compromise its ability to act in the interests of all following underwriters.
  - The confirmed Second then reviews and independently assesses the claim and its associated documentation before reviewing the Lead's initial assignment to the claim category.
  - If necessary, the Second confers with the Lead to discuss any issues that exist, including requests for information, planned next steps on the claim, and / or instructions to experts (see below).
  - Within ECF, or within the TP Instruction Form, the Second lists the contact details for the person at the Second who is handling the claim.
  - Generally, the Lead and Second endeavour to agree or reach agreement following consultation on all matters before reverting to the broker with a single Lloyd’s response. In exceptional circumstances, the Lead and Second may consider it necessary to invoke the disagreements resolution mechanism described in Section 5 below.
  - Appropriate documentation of issues is made available to followers via ECF or upon request. The Second responds appropriately to requests from followers for information about the claim and steps to resolution.

Followers

- Followers receive notification of a claim via the SCM.
- For ECF claims, Followers can also receive notification of a claim via the ECF2 workflow functionality or the ECF1 daily csv file or the reports available from the ECF2 ‘Claims Data Warehouse’ or from Lloyd’s Claims Reporting Suite (CRS), which all contain the Triage Category field from ECF. All followers have access to the ECF file to review.
- Upon reviewing the SCM, or the ECF entry and / or reports where applicable, Followers may wish to contact the Lead (or Second) to raise a query or share their views on the steps to resolve the claim.
- Followers should assess what financial crime checks (including Anti-Money Laundering / anti-corruption / sanctions checks) have been performed in relation to the claim by the Lead and perform such further checks as they deem necessary in a timely manner (via the broker, if required).
XCS

- Once claims agreement parties action the claim notification, the XCS processing team processes the claim in accordance with its contract and service standards.

4.5 Ongoing management of the Claim

Lead

Proactive Management

- For every presentation of the claim the Lead considers and, if necessary, adjusts the triage category to which the claim is assigned.
- For paper files a new TP Instruction Form should be attached to the file at each presentation, to clearly capture latest triage category, the Lead (and Second) comments, and any financial breakdown (see Section 4.6 below). The fields within Section B of the TP Instruction Form which are unchanged from the previous presentation need not be completed.
- Each step taken by the Lead is on behalf of itself and all followers.
- The Lead endeavours throughout the life of the claim to identify the steps to be taken to resolve the claim, including where possible who will take these steps and the currently projected timeframe.
- The Lead manages progress and takes such additional steps as are necessary to address complications encountered and progress towards resolution.

Communication

- The Lead makes available to followers (via ECF or otherwise) the management plan and where known information about:
  - any investigation that is to be carried out to assess the existence and quantum of any potential liability under the policy;
  - the positions being advanced by the insured or its broker and the Lead's responses on behalf of the followers;
  - the possibility of any recovery opportunities and the current plan for assessing and pursuing them;
  - financial crime law / regulation (including Anti-Money Laundering / anti-corruption / sanctions) applicable to the claim under consideration (to the extent permissible in accordance with such law/regulation) and how it plans to address such law/regulation.
- The Lead communicates to followers, via the ‘Public’ or ‘Private’ comments on ECF or otherwise according to established market practice, developments in the claim. Where appropriate, the Lead may request the broker to create a transaction on ECF and will respond to that ECF transaction to generate an appropriate SCM. Alternatively the Lead may request a revised SCM to be created by XCS outside of the usual presentation of the file by the broker by contacting the appropriate XCS team, as described in Appendix 2, Section 7.2.
- The Lead communicates its response to the claim to the broker via ‘Public’ comments on ECF, or via written comments on the paper file TP Instruction Form.
• The Lead provides a response to reasonable requests received from followers for additional information concerning the claim.

Complex claims:

• The Lead and Second each act on behalf of themselves and all followers on Complex claims and may not take action affecting the followers' rights without first conferring and agreeing on that action. Generally, the Lead takes the initiative and obtains the agreement of the Second.

• While the claim is open and remains a Complex claim, the Lead continues to co-ordinate with the Second and to ensure joint access to claim information as it becomes available.

• In the first instance, the Lead co-ordinates communications with respect to the claim and responds to reasonable queries from followers. The Lead also co-ordinates market meetings and ensures that market agreements are reflected within the claim file, or as appropriate.

Reassignment of a Complex claim

• The Lead and Second can jointly re-assign a Complex claim to the Standard category at any time, on a claim by claim basis and having regard to the individual circumstances of the claim and the non-financial factors described in Section 4.2 above. Usually, this would be evidenced via comments from the Lead and Second within ECF or via the TP Instruction Form for a paper file. From the point where it is agreed by both the Lead and Second that a claim should be re-assigned to the Standard category, the responsibility of the Second to determine the claim shall cease.

• If possible, the Lead and Second should consider assigning a Complex claim to Standard once they have agreed to settle the claim for a specified quantum and prior to the settlement transaction being entered by the broker. The purpose of this is to ensure that the settlement transaction is processed as quickly as possible.

• When a Legacy claim is first triaged, if the financial amount exceeds the financial threshold applicable to that Risk Code but the Lead considers that the claim should be assigned to the Standard category, the Lead should assign the claim to Complex but propose to the Second that it should be assigned to Standard. The agreement of the Second to this proposal must be captured in the claim file before it can be re-assigned to Standard.

Second

• The Second works with the Lead on open Complex claims and helps ensure that appropriate plans are in place to address the claim, including steps being taken to facilitate progression towards resolution within projected time frames. The Second also ensures that communication to followers is appropriate. If a matter needs to be discussed before agreement, the Second contacts the Lead.

• The Second makes its comments, on Lead determinations and other involvements, in a timely fashion on the claim file or, as appropriate, through other procedures such as market meetings.

XCS

As with notification, once the agreement parties have identified and approved the action to be taken, the XCS Technical Processing Team processes the claim in accordance with its contract and service standards.
4.6 Contingent Financial Planning (Reserves, Costs etc.)

Lead

- The Lead authorises actions necessary to obtain information that bears on financial contingencies, including indemnity reserves, expert costs, and other matters of potential interest to regulators, auditors and capital providers.

- When appropriate, the Lead identifies on ECF or via the paper TP Instruction Form the suggested reserves or adjustments that XCS should enter on CLASS. This process involves indicating any loss, fee and expense reserves to be entered (as described below) together with a description of this decision and reference to any related documentation which the Lead has added to the claim file or loaded onto the IMR.

  - The Lead should state the reserve to be entered by XCS via the completion of the ‘Lead Reserve’ fields on ECF or via the paper TP Instruction Form unless it agrees with the broker’s recommended indemnity reserve and there are no fee or expense elements. **If the lead reserve fields on ECF or on the paper TP Instruction Form are not completed XCS will enter the whole of the broker reserve into the Indemnity reserve field on CLASS.**

  - If the broker’s reserve does contain fee and/or expense elements, the Lead should specify how the total reserve should be split by completing the ‘Lead Reserve Indemnity’ and ‘Lead Reserve Fees’ fields on ECF or within the paper TP Instruction Form as appropriate.

  - Please note that if a single claim entry on CLASS has multiple experts assigned the Lead should complete the ‘TP Instruction: Experts, Fees & Expenses’ form attached to the TP Instruction Form to indicate how the Fee and Expense elements should be apportioned across the various experts. For ECF claims with multiple experts appointed, the Lead should still consider completing an electronic copy of this form and uploading to the ECF claim record to ensure that clear instruction for the allocation of fees and expenses across the various experts is provided to XCS TP.

  - Where the Lead wishes to carry a reserve that is different from that advised by the broker, they should use the ‘Lead Reserve Indemnity’ and ‘Lead Reserve Fee’ fields within ECF or the paper TP Instruction Form as appropriate.

  - If the lead wishes to carry a fee reserve, the relevant quantum should be entered in the ‘Lead Reserve Fees’ field and instructions should be given to XCS in the Private Comments or the TP Instruction Form as to whether this sum should be entered in the ‘fees’ or ‘expenses’ fields (or both) on CLASS. NB. Amounts to be entered in the ‘expense’ field are those which relate to the fees of lawyers who are defending a claim against the insured.

  - If the Lead wishes to carry a nil indemnity reserve instead of the broker advised reserve, they should:

    - enter ‘1’ into the ‘Lead Reserve Indemnity’ field on ECF, and in the Private Comments field state the ‘Outstanding Qualifier Code’ to be entered by XCS, or;

    - on the paper TP Instruction Form clearly state a nil reserve and the applicable ‘Outstanding Qualifier Code’ (see Appendix 2, Section 7.1 for a full list of available ‘Outstanding Qualifier Codes’ and their descriptions).

    - NB. For ECF claims, any value entered into these ‘Lead Reserve’ fields is automatically carried forward to the next transaction. Leads should therefore check these fields carefully on each subsequent transaction.

- Where the Lead wishes to instruct XCS to carry a different reserve from that advised by the broker on a paper file, but does not wish to convey this via the broker’s paper file, they should contact XCS via email using the applicable email address as described in Appendix 7.2 for the type of update required (e.g. a reserve update or a settlement request direct to the customer).

  - For Complex claims the Second should be consulted prior to issuing the instruction email, and copied on the email from the Lead to XCS.
The Lead's review and action also includes the following steps:
- instructions to XCS in the ECF comments field or paper TP Instruction Form to enter the correct TBA / Outstanding Qualifier as appropriate;
- updating a reserve following any payment, including expert fees;
- confirming that a correct SCM is issued for that transaction.

The Lead responds to reasonable queries from followers on ECF or otherwise.

Second

- The Second works with the Lead and assists in ensuring that the above processes are implemented and any necessary corrections are made.
- The Second also reviews the considerations and documentation underlying the Lead's proposed action and recommended reserve. If there are questions or other matters to discuss, the Second contacts the Lead (who has the ability to amend their recommended reserves and add further comments). If the Second concurs with the proposed action and reserve, the Second communicates its agreement within the claim file.
- In the event that the Lead and Second do not reach agreement on the recommended reserve after conferring, the followers will be informed and where appropriate a suitable SCM message is issued. If the Lead and Second decide to hold a market meeting to discuss the matter, the Lead will arrange it.

XCS

- XCS is responsible for processing via CLASS the reserves recommended by the Lead on ECF or via the paper TP Instruction Form and for issuing SCMs in accordance with its contract and service standards.

4.7 Experts

Lead

- The Lead assesses the need for third-party experts, the timing of their involvement, and the scope of instructions. The instructions to experts:
  - identify who is giving the instructions and on whose behalf (i.e. the Lead, and Second if applicable, on behalf of all syndicates on the risk);
  - state any requirement for Followers to be sent reports directly (e.g. in the event of any formal dispute resolution proceedings);
  - indicate how fees will be collected from instructing syndicates;
  - are posted on the IMR, with the appropriate security access if necessary, or within the claim file if appropriate.

- In working with experts, the Lead:
- communicates the steps the expert is to take to advance claim evaluation and determination;
- obtains reports on a timely basis and follows up as needed to ensure that the expert is addressing and delivering information and advice consistent with the instructions given;
- reviews and agrees or queries fee statements;
- takes steps to ensure that supported invoices are processed and paid on a timely basis.

Complex claims

- The Lead contacts the Second to agree the proposed appointment of an expert. Exceptionally, if the Lead is unable to contact the Second, having made their best endeavours to do so and provided the immediate appointment of an expert is essential to protect the interests of the following syndicates, the Lead may instruct an expert without agreement from the Second.
- The Lead advises the expert at the time of instruction that the claim is jointly handled by the Lead and the Second, and requires the expert to simultaneously send all of its reports and other communications in that matter to both the Lead and the Second.
- The Lead and the Second discuss as necessary the management of the third-party experts, including any issues with the expert’s advice or actions to be taken in relation to the expert’s performance.
- If the Lead and Second are unable to agree on the choice of a third-party expert or the advice to be sought from an expert, that matter is resolved by reasonable discussion, including their respective Heads of Claims or the followers where necessary.

Second

- The Second works with the Lead in selecting and managing third-party experts for Complex claims. Among other things, the Second:
  - considers whether the instructions are appropriate in the circumstances;
  - confirms that expert reports or other advice are reflected on ECF and/or are available to followers;
  - checks and follows up to ensure that the expert’s assessment is sufficient and current;
  - ensures that an appropriate code has been indicated by the Lead (e.g. when reserve is "TBA");
  - reviews whether an appropriate fee reserve is established.
- The Lead and Second ordinarily confer and agree on the choice of third-party experts for Complex claims. If the Second does not agree with the expert proposed by the Lead, the Second explains its concerns and proposes another expert to the Lead who does not present those concerns. Further reasonable discussions to reach resolution follows the process outlined above.
4.8 Settlement Process

Lead

- Where all or part of a claim has been accepted for payment by the agreement parties:
  - the Lead obtains and makes available the documentation which supports that payment and takes such reasonable steps as necessary to confirm that the payment is processed by XCS;
  - the Lead confirms that any fees pertaining to the work leading up to and implementing the payment have been submitted, reviewed, processed and paid accordingly;
  - the Lead continues managing any open balance of the claim up to and including closing the file at the appropriate time.
- For direct or confidential settlements, please refer to Appendix 2, Section 7.2 for details of how to provide instruction to XCS outside of the usual broker claim file process.

Second

- In connection with Complex claims, the Second continues to work with the Lead up to and including settlement and closing the file, including:
  - reviewing, assessing and discussing with the Lead as necessary of proposals by the Lead to settle all or part of the claim;
  - confirming that current, available information relevant to a proposed settlement is on ECF or otherwise accessible to followers, including any third party reports that bear on the decision and proposed action.

XCS

- Where the agreement parties confirm an authorised action, XCS Technical Processing Team processes all payments and file closures in accordance with its contract and service standards.

5.0 Resolution of Disagreements under the 2010 Claims Scheme

- As detailed above, the Lead and Second jointly manage and confer concerning the handling of Complex claims. The 2010 Claims Scheme process assumes that, consistent with long-established market practice, the agreement parties will independently evaluate the decisions to be made and, after conferring as necessary, will reach agreement on the steps to be taken.
- Additionally for Complex claims, if any situation should arise in which the Lead and Second are unable to agree, or the follower(s) representing at least 50% of the Lloyd's participation so requests, the following process applies.
Lead

- The Lead identifies with the Second a mutually convenient date, time, and location for a market meeting and the Lead provides notice and invitation to all managing agents with syndicates that are followers on risk.
- Within sufficient time to allow review prior to the meeting, the Lead identifies to the Second and the followers the matter(s) to be addressed at the meeting and any documentation or other material that should be reviewed prior to the market meeting.
- The Lead chairs the meeting and ensures that all attendees have fair and equal opportunity to ask questions and present their views. The discussion continues until a market consensus is achieved.
- The Lead records on ECF or otherwise the step(s) in the claim process agreed at the market meeting.

Second

- At the time the market meeting is called, the Second confers with the Lead about the identification of the matter(s) to be addressed at the meeting and any documentation or other material to be reviewed by followers. If the Second does not consider that the identification by the Lead is complete, the Second provides the followers with a supplementary identification.
- The Second assists the Lead at the meeting in ensuring that all participants have a fair and equal opportunity to present their views and to ask questions.

Followers

- Followers each select a representative with sufficient experience and authority to speak for the syndicate and who is available to attend the market meeting. The attendees:
  - review the information and material prior to the meeting that was identified by the Lead and the Second and be prepared to comment on the matter(s) for discussion;
  - make best efforts to provide constructive input to the market discussion;
  - commit the syndicate to a position at the meeting.
6.1 Standard Claims Process Overview

6.0 Appendix 1

- Lloyd's Followers
- XOS Technical Processing
- Lloyd's Leader
- Lloyd's Broker
- Client/Broker

**Category 3 Claims – Process Overview**

**Loss Notification Details**

- Create / Update Claim
- Review Claim
- Query Claim?

**Perform technical processing checks, create XCS CLASS entry as per Leader's instructions and respond to ECF transaction / stamp & scratch claim file.**

**Yes**
- Raise
- Query with Broker (before responding to ECF transaction if applicable)

**No**
- Resolve Query

**SCM**
- Generate USM (setts) and SCM (advices)

**Yes**
- ECF Only
- Leader’s Query Available to Broker in ECF
- Respond to ECF Transaction as per Leader’s Query – do not create XCS CLASS entry unless instructed

**No**
- Add comments and XCS TP instructions to claim file (including material query)
- Query ECF Transaction / Return claim file to broker

**Is Query Fundamental?**
- **Yes**
- Leader’s Query Available to Broker in ECF
- Respond to ECF Transaction as per Leader’s Query – do not create XCS CLASS entry unless instructed
- Update Leader’s Query

**No**
- Leader’s Query Available to Broker in ECF
- Triage Claim

**SCM**
- ECF Only
6.2 Complex Claims Process Overview

[Diagram of the process flow]
7.0 APPENDIX 2

7.1 Outstanding / “TBA” Qualifier Codes

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>First Advice, Await Adjuster’s Report</td>
<td>A</td>
<td>Await Advice from Cedant / Insured / Coverholder</td>
</tr>
<tr>
<td>L</td>
<td>Long Tail Advice</td>
<td>R</td>
<td>Recovery</td>
</tr>
<tr>
<td>P</td>
<td>Precautionary Advice on High Layers</td>
<td>S</td>
<td>Subrogation</td>
</tr>
<tr>
<td>C</td>
<td>Closed</td>
<td>X</td>
<td>Erroneous Entry to be Closed</td>
</tr>
</tbody>
</table>

7.2 XCS process for updating reserves and requesting settlements on direct (confidentially) reported matters

A number of claims in the market are subject to direct reporting between experts and underwriters. The following processes should be used by Leading Underwriters to advise the following market of reserve updates, other informational updates, and to enact payments on matters where the broker is not advising the market.

1) **Reserves and Advices on cases where third party experts are reporting directly to lead Underwriters**

In order for XCS to issue an SCM advising the market of either a reserve or an update, on a direct reporting basis, the leader should:

Send an email to XSCASS.directreports@xchanging.com advising:

- OSND
- UCR (if ECF)
- XCS COR (reference number) if a subsequent advice
- Copy of the Slip (if a first advice)
- include an instruction within the email to issue a new SCM
- Confirmation of reserve to be carried split for indemnity, expenses and fees as appropriate together with the entry requirement and any narrative that the Leader would like XCS to record.

2) **Other transactions requested via Customer**

In the event of a settlement or update request that does not involve a direct reported matter, the Leader may also communicate directly with XCS by emailing: XCSTP.directrequests@xchanging.com

In order for XCS to proceed they will need:

- OSND
- XCS COR (reference number) if a subsequent advice
- UCR (if ECF)
- Agreed LCCF (if non ECF file)
- Copy of the Slip (if a first advice)
- LPAN & Reinstatement calculation (if in respect of a Reinstatement Adjustment)
• If the file is a paper file independent supporting documentation requesting the payment (e.g. report, email from third party)

3) Indemnity Payments made direct to a Third Party (not via the broker)

For payments, other than payment of Fees (which is covered below) which are to be made direct from underwriters to a third party (i.e. not via the broker) the Leader may communicate directly with XCS by emailing: 
XCSTPdirectsettlements@xchanging.com

The following information will be needed in order for XCS to process the direct settlement request:

• UCR (if ECF)
• XCS COR (reference number)
• Relevant bank details including:
  o bank name,
  o bank address,
  o bank sort code and
  o bank account number.
• Confirmation of payment details including:
  o the amount,
  o the currency – settlement or original,
  o any breakdown of payment e.g. indemnity and defence cost invoices (if applicable)
  o rate of exchange (if applicable)
• Third party support documentation requesting the payment (typically this will be correspondence from party requesting the payment from underwriters)

General Queries - XCS Technical Processing Support

Any queries should be also be sent to XCS Technical Support XCSTechnicalProcessingSupport@xchanging.com clearly in the subject field "Query".
7.3 XCS CLASS data fields – Lead

The following list shows fields within XCS CLASS for which, under the new Technical Processing contract which came into force of 1 June 2014, the Lead is responsible for providing to XCS TP. For claims on ECF, the majority of these fields will be populated by the broker; if this information is not present, unclear or incorrect the Lead should state to XCS what information should be entered into XCS CLASS. For paper claims, the Lead should use the ‘TP Instruction Form’ which has an identical list of fields as below. This form can be found in Appendix 2, Section 7.4.

<table>
<thead>
<tr>
<th>Original Signing Number &amp; Date (OSND)</th>
<th>Current Broker</th>
<th>Claim Narrative</th>
<th>Vessel / Aircraft / Conveyance (if applic.)</th>
<th>Cover Period</th>
<th>O/S Loss *</th>
<th>PTT Fees</th>
<th>100% VAT amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured Name</td>
<td>Coverholder (if applic.)</td>
<td>Loss Location</td>
<td>Voyage (marine &amp; energy only)</td>
<td>Policy Period</td>
<td>O/S Fees *</td>
<td>PTT Expense</td>
<td>Loss Fund? (Y/N)</td>
</tr>
<tr>
<td>Reinsured Name (if applic.)</td>
<td>CAT / MLTC Code</td>
<td>Date of Loss</td>
<td>Limits</td>
<td>Perils / Conditions</td>
<td>O/S Expense *</td>
<td>Expert Type: Lawyer / Adjuster (if applic.)</td>
<td>Direct Reporting? (Y/N)</td>
</tr>
<tr>
<td>Claimant Name (if applic.)</td>
<td>PSC Code</td>
<td>Date Claim Made (liability only)</td>
<td>Excess</td>
<td>Settlement Currency</td>
<td>TBA Code (if applic.)</td>
<td>Expert Firm Name (if applic.)</td>
<td>In Litigation? (Y/N)</td>
</tr>
<tr>
<td>Medicare Claimant (if applic.)</td>
<td>Cause Code</td>
<td>Loss Date Narrative (if no DoL e.g. ‘Various’ for blocks)</td>
<td>Slip Order</td>
<td>Settlement Rate of Exchange</td>
<td>PTT Loss</td>
<td>Expert Reference (if applic.)</td>
<td>In Subrogation? (Y/N)</td>
</tr>
</tbody>
</table>

* The Outstanding amounts that the XCS Technical Process team will enter into XCS CLASS will either be derived from the Broker’s reserve amounts or the Lead’s recommended reserve as detailed in Section 4.6.
7.4 TP Instruction Form

Please see overleaf.
CTP PAPER CLAIM: TP INSTRUCTION FORM

Each paper claim file in CTP requires one of these forms, which should be completed and held in the file to provide the information required for XCS Technical Processing (TP) to issue the SCM. Full details can be found at www.lloyds.com/legacy.

If this form is not properly completed the file may be rejected by TP, resulting in a delay. Note: where a paper file has more than one claim entry or SCM associated with it (e.g. multiple layers, separate fee entries, entries for different currencies) a separate form will be required for each entry.

<table>
<thead>
<tr>
<th>Section</th>
<th>Who Should Complete?</th>
<th>When To Complete</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Leader, and Second Lead if Complex</td>
<td>At every presentation.</td>
</tr>
<tr>
<td>B</td>
<td>Leader</td>
<td>Complete in full for any first advice. For existing claims where an SCM has already been issued, only complete any fields that need changing.</td>
</tr>
</tbody>
</table>

### SECTION A - TRIAGE

Date:

Triage Category:   [ ] STANDARD   [ ] COMPLEX

Lead Syndicate Name and Number:  

Second Lead Syndicate Name and Number:  

Lead Adjuster Name:  

Second Lead Adjuster Name:  

Telephone:  

Telephone:  

Email:  

Email:  

O/S Loss / Indemnity & Orig. Ccy  

TBA Code (if O/L Loss is zero, please specify):  

M A L P R S C X

**Expert Information:** Please complete where only one expert is appointed to a claim. Where multiple experts appointed, please compete the ‘TP Instruction: Experts, Fees and Expenses’ on page 4.

<table>
<thead>
<tr>
<th>Type of Expert:</th>
<th>Name of Firm:</th>
<th>Individual Expert’s Name (if known):</th>
<th>Expert’s Reference (if known):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lawyer / Adjuster</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

O/S Fee (including Reserve & Sett. Ccy, e.g. GBP/GBP)  

O/S Expense (including Reserve & Sett. Ccy, e.g. GBP/GBP)

Transaction / SCM Narrative (max 50 characters)
**SECTION B - DATA**

The leader **must complete this section in full for a first advice of a CTP paper.**

On existing paper files, only fields that need changing must be completed / altered – therefore please check the existing SCM.

<table>
<thead>
<tr>
<th>Original Signing Number and Date (OSND)</th>
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<table>
<thead>
<tr>
<th>Cat Code</th>
<th>PCS Cat Code</th>
<th>Cause Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loss Fund? (Yes/No)</td>
<td>In Subrogation? (Yes/No)</td>
<td>In Coverage Litigation? (Yes/No)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Claim Narrative (short description of claim)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Insured name</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Reinsured name, if applicable</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Claimant name, if applicable</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Coverholder, if applicable</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Current broker (broker number, contact name and telephone)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Medicare claimant, if applicable</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Date of Loss</th>
<th>Date Claim Made (liability only)</th>
</tr>
</thead>
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<table>
<thead>
<tr>
<th>Loss Date Narrative</th>
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<table>
<thead>
<tr>
<th>Loss Location</th>
<th>Voyage (marine and energy only)</th>
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<tr>
<th>Loss Name</th>
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<tr>
<th>Vessel / Aircraft / Conveyance if applicable</th>
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<tbody>
<tr>
<td>Limits</td>
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</tr>
<tr>
<td>Excess</td>
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<tr>
<td>Slip Order</td>
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<tr>
<td>Cover Period</td>
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<tr>
<td>Policy Period</td>
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<tr>
<td>Perils / Conditions</td>
</tr>
<tr>
<td>Settlement Currency</td>
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</tbody>
</table>
Where multiple experts are appointed to a single Claims Office Reference (COR), details of all third party experts (loss adjusters, lawyers etc) should be captured on this form by the lead. All details for all experts advising on the claim are held in CLASS. In CLASS you can enter details for up to 30 expert organisations against a single COR. An SCM can only contain the details of one adjuster and one lawyer. The lead must select which one lawyer and one adjuster should be advised on the SCM at each movement by ticking the appropriate box below.

<table>
<thead>
<tr>
<th>Expert Type:</th>
<th>Lawyer / Adjuster (delete as appropriate)</th>
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<tbody>
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<td>Name of Individual Expert:</td>
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<th>Advise on SCM?</th>
<th>PTT Fee</th>
<th>O/S Fee</th>
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