



# **CANADA SERVICE COMPANY CONSORTIUM AGREEMENT**

LMA 3197

28 May 2026

Form approved by Lloyd's Market Association

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## CANADA SERVICE COMPANY CONSORTIUM AGREEMENT

### PARTIES

This Canada Service Company Consortium Agreement, the Schedule and Table of Security attached hereto and any endorsements hereon (the '**Agreement**') is made by and between:

- 1) the service company incorporated or registered in Canada to underwrite and perform other activity on behalf (and as agent on behalf) of the Underwriting Members of Lloyd's whose syndicate number(s) and proportion(s) are shown in the attached Table of Security as the '**Lead Underwriters**' (the '**Consortium Manager**'); and
- 2) each of the service companies incorporated or registered in Canada to underwrite and perform other activity on behalf (and as agents on behalf) of the Underwriting Members of Lloyd's whose syndicate numbers and proportions are shown in the attached Table of Security as the '**Following Underwriters**' (the '**Service Companies**')

### INTRODUCTION

Whereas:

- I. the Consortium Manager and the Service Companies (each acting as agent of the Following Underwriters that appointed it) (each of the Consortium Manager and the Service Companies being appointed pursuant to separate service company underwriting agreements as a service company coverholder) have agreed to establish a consortium (the '**Consortium**') comprising the Lead Underwriters and the Following Underwriters (the '**Underwriters**') upon the terms of the Agreement.
- II. the Following Underwriters through their respective Service Companies have each agreed to appoint the Consortium Manager and the Consortium Manager has agreed to act upon the terms of the Agreement, as the administrator of the Consortium (it being noted that the service company underwriting agreement between the Consortium Manager and the Lead Underwriters confers on the Consortium Manager all necessary power and authority for the Consortium Manager to act as the administrator of the Consortium in respect of the Lead Underwriters' participation therein); and
- III. on or prior to entering into this Agreement, each of the Service Companies has given a letter of confirmation to the Consortium Manager confirming that (i) it has obtained prior written consent from its principal Following Underwriters to sub-delegate the powers and authorities granted to it under the relevant service company underwriting agreements to the Consortium Manager herein; (ii) it is acting as agent for its principal Following Underwriters in entering into this Agreement and as such has full ability, capacity and authority to act and make any decisions for and on behalf of its principal Following Underwriters in relation to this Agreement; and (iii) the powers and authorities granted to the Consortium Manager under this Agreement do not go beyond the scope of the powers and authorities granted to it under the relevant service company underwriting agreements

(including as to claims)<sup>1</sup> It is noted that for the purposes of Lloyd's requirements, including the Intermediaries Byelaw, this Agreement constitutes a binding authority agreement;

- IV. The Consortium Manager confirms that where it exercises authority on behalf of the Following Underwriters under this Agreement, it shall also do so on behalf of the Lead Underwriters;

It is mutually understood and agreed as follows:

## **CONSORTIUM MANAGER AUTHORITY**

### **SECTION 1**

#### **ESTABLISHMENT OF CONSORTIUM; EFFECTIVE DATE AND REGISTRATION OF AGREEMENT**

- 1.1 The Consortium Manager and the Service Companies hereby agree to underwrite contracts of insurance on behalf of their respective principals on a co-insurance basis as a Consortium, on and subject to the terms and conditions of the Agreement.<sup>2</sup>
- 1.2 The Agreement and any amendment to the Agreement shall take effect when the Agreement or amendment has been signed by all parties.
- 1.3 Any amendment to the Agreement shall be evidenced in writing and endorsed hereon.
- 1.4 The Consortium Manager shall take all necessary steps to register the Agreement and any amendment to the Agreement in accordance with Lloyd's requirements, and to facilitate the proper processing of risks under the Agreement.
- 1.5 The Consortium Manager shall agree with the Service Companies the format of the stamp to be used by the Consortium Manager.

### **SECTION 2**

#### **PERIOD**

- 2.1 The Agreement is effective during the period stated in 2.1 of the Schedule unless terminated in accordance with Section 33 and subject to Section 34;
- 2.2 The Agreement shall not be subject to or capable of automatic renewal.

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<sup>1</sup>Each of the Service Companies of the Following Underwriters to confirm that each of the 3 limbs stated in this Recital (III) is in order before entering into this Agreement.

<sup>2</sup>Relevant service company underwriting agreement entered into by the Consortium Manager vis-à-vis the Lead Underwriters should be reviewed to confirm that there are no specific restrictions against the Consortium Manager having the authority to enter into policies on behalf of syndicates other than the Lead Underwriters.

## **SECTION 3**

### **PERSON(S) RESPONSIBLE FOR OPERATION AND CONTROL**

- 3.1 The person(s) responsible for the overall operation and control of the Agreement is(are) named in 3.1 of the Schedule;
- 3.2 The person(s) authorized to bind insurances is(are) named in 3.2 of the Schedule;
- 3.3 The person(s) with overall responsibility for the issuance of documents evidencing insurances bound is(are) named in 3.3 of the Schedule;
- 3.4 The person(s) authorized to exercise any claims authority granted by the Agreement is(are) named in 3.4 of the Schedule;
- 3.5 The Consortium Manager shall notify the Service Companies as soon as practicable after it becomes apparent that any of the persons named in 3.1 to 3.4 of the Schedule have ceased, or shall cease, to undertake their respective duties. This includes leave, holiday or sickness where such leave, holiday or sickness is likely to materially impair the Consortium Manager's performance of its duties under the Agreement unless in such case an alternative person will exercise the relevant authority and where that alternative person is named in the relevant Subsection of the Schedule.

## **SECTION 4**

### **GRANT OF AUTHORITY**

- 4.1 The Service Companies hereby authorize the Consortium Manager during the period of the agreement to:
  - 4.1.1 solicit and receive submissions, proposals and applications for insurance from licensed or registered insurance brokers or intermediaries in Canada;
  - 4.1.2 negotiate, accept (or decline) and unconditionally bind insurances and amendments thereto for the Following Underwriters' account, in each case in such manner (subject to the terms of the Agreement) as the Consortium Manager in its sole discretion sees fit;
  - 4.1.3 act on behalf of the Following Underwriters in any of the ways set out in 4.1.3 of the Schedule;<sup>3</sup>
- 4.2 In respect of every insurance bound under the Agreement, the Consortium Manager shall:
  - 4.2.1 issue contract documentation, endorsements or other documents evidencing cover in accordance with Section 19;

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<sup>3</sup>Guidance notes will be issued by Lloyd's Underwriters as to expected behavior of consortium members within and outside the consortium with respect to Canadian competition law considerations.

- 4.2.2 ensure the proper processing of all documents evidencing or relating to cover, premiums, return premiums and claims transactions on the Following Underwriters' behalf promptly or where applicable in accordance with such terms as agreed with the Service Companies;
  - 4.2.3 handle and settle claims in accordance with Section 20;<sup>4</sup>
  - 4.2.4 ensure all regulatory returns are completed and submitted within the timeframes required;
  - 4.2.5 take all steps as may be necessary or expedient for the purposes of or in connection with fulfilling its obligations for the protection of the interests of the Following Underwriters or for compliance with any applicable laws and regulations, including Lloyd's requirements;
  - 4.2.6 sign or execute on behalf of and as the attorney of each of the Following Underwriters, in their names or otherwise, all deeds, documents and agreements which the Consortium Manager may consider necessary or expedient for the purposes of or in connection with the business of the Consortium, including any such document needed for compliance with the provisions of any law or requirements of any appropriate regulatory authority in any part of the world;
- 4.3 Nothing in the Agreement shall grant the Consortium Manager authority beyond that specifically granted by the Agreement nor shall the Consortium Manager act as or hold itself out as having authority on behalf of the Following Underwriters where such authority does not arise or no longer arises under the Agreement;
- 4.4 Nothing in the Agreement shall be construed as creating the relationship of employer and employee between any of the Following Underwriters, Service Companies and the Consortium Manager;
- 4.5 The Consortium Manager shall comply with all reasonable requests or requirements made in writing by the Service Companies in relation to the operation of the Agreement, the insurances bound under the Agreement or the claims arising thereunder;
- 4.6 The Consortium Manager shall not take any step(s) or undertake any act(s) or omit to do anything in relation to the services to be provided by it under the Agreement, including failing to act fairly to insureds, which is likely to be detrimental to the reputation of the Following Underwriters or the Service Companies;
- 4.7 The Consortium Manager shall at all times act in a professional and responsible manner and exercise its powers and authorities with reasonable skill and care.

## **SECTION 5**

### **DELEGATION OF AUTHORITY**

- 5.1 The grant of authority to bind insurances and issue documents evidencing insurances bound shall not be delegated by the Consortium Manager to any other person, firm or company without the agreement of all Service Companies.

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<sup>4</sup> Each of the service companies of the Following Underwriters to check and confirm that you do have authority to sub-delegate claims functions to the Consortium Manager under this Agreement.

## **SECTION 6**

### **OTHER CONDITIONS, REQUIREMENTS AND/OR AMENDMENTS RELATING TO THE OPERATION OF THE AGREEMENT**

6.1 The Consortium Manager shall comply with any conditions, requirements and/or amendments to the Agreement as stated in 6.1 of the Schedule or endorsed hereon.

### **SCOPE OF AUTHORITY**

## **SECTION 7**

### **AUTHORIZED CLASS(ES) OF BUSINESS AND COVERAGE(S)**

7.1 The Consortium Manager is authorized to bind insurances only of the class(es) and for the coverage(s) stated in 7.1 of the Schedule, subject to the exclusions stated in Section 8.

## **SECTION 8**

### **EXCLUDED CLASS(ES) OF BUSINESS AND COVERAGE(S)**

8.1 The following shall not be bound other than where specifically provided for in the Schedule:

8.1.1 war and civil war risks;

8.1.2 nuclear risks;

8.1.3 financial guarantee, financial default, bankruptcy or insolvency risks;

8.1.4 master policies issued to a group, association, organization or club for the benefit of its members under a group or mass marketed programme;

8.1.5 binding authorities, line slips or Consortium agreements;

8.1.6 any other class(es) of business and coverage(s) as stated in 8.1.6 of the Schedule.

## **SECTION 9**

### **TERRITORIAL LIMITATIONS**

9.1 The Consortium Manager is authorized to bind insurances only for risks located in the territory(ies) stated in 9.1 of the Schedule;

9.2 The Consortium Manager is authorized to bind insurances only for insureds domiciled in the territory(ies) stated in 9.2 of the Schedule;

9.3 The Consortium Manager is authorized to bind insurances with territorial limits not greater than those stated in 9.3 of the Schedule.

## **SECTION 10**

### **MAXIMUM LIMITS OF LIABILITY OR SUMS INSURED**

- 10.1 The Consortium Manager is authorized to bind insurances only up to the limits of liability or sums insured stated in 10.1 of the Schedule.

## **SECTION 11**

### **PREMIUMS, DEDUCTIBLES AND EXCESSES FOR INSURANCES BOUND**

- 11.1 All gross premiums for insurances bound shall be calculated as stated in 11.1 of the Schedule;
- 11.2 The Consortium Manager shall incorporate deductibles and/or excesses in insurances bound as stated in 11.2 of the Schedule.

## **SECTION 12**

### **GROSS PREMIUM INCOME LIMIT**

- 12.1 The Consortium Manager shall not bind total gross premium income in excess of the limit stated in 12.1 of the Schedule;
- 12.2 The Consortium Manager shall monitor the total gross premium income bound and shall promptly notify the Service Companies if it becomes apparent that the total gross premium income is likely to exceed the percentage of the limit stated in 12.2 of the Schedule;
- 12.3 For the purposes of this Section, gross premium income shall be defined as all premiums and additional premiums, less return premiums (before deductions of any commission(s) and excluding any tax or policy or other charges).

## **SECTION 13**

### **PERIOD OF INSURANCES BOUND**

- 13.1 No insurance shall be bound for a period greater than that stated in 13.1 of the Schedule;
- 13.2 Every insurance bound shall incept during the period of the Agreement.
- 13.3 No insurance shall be bound further in advance of its inception date than the number of days stated in 13.3 of the Schedule;
- 13.4 Each insurance bound shall run to its contractual expiry date, unless cancelled or terminated in accordance with the insurance's cancellation or termination provisions. In the event of cancellation or termination of any insurance bound, the Consortium Manager shall comply with any applicable law relating to the cancellation or termination of such insurance and to the return of premium, commission, fees, charges and taxes.

## **SECTION 14**

### **AUTOMATIC OR TACIT RENEWAL OF INSURANCES BOUND**

- 14.1 No insurance shall be bound which is subject to or is capable of automatic or tacit renewal, unless otherwise agreed in writing by the Service Companies or where mandatory by reason of local law or regulation.

## **SECTION 15**

### **PREMIUM FINANCE CONTRACTS**

- 15.1 The Consortium Manager shall not enter into or permit others to enter into premium finance arrangements.

### **COMMISSION(S), FEE(S) AND EXPENSES**

## **SECTION 16**

### **COMMISSION(S) AND FEE(S)**

- 16.1 The maximum deductions allowable by the Consortium Manager in respect of insurances bound under the Agreement shall be as stated in 16.1 of the Schedule.
- 16.2 Other than expenses as detailed in Sub-section 18.1, the Consortium Manager's commission(s) or fee(s) shall be as stated in 16.2 of the Schedule;
- 16.3 Any profit commission(s) shall be calculated in accordance with the formula as stated in 16.3 of the Schedule.

## **SECTION 17**

### **REFUND OF UNEARNED COMMISSION(S)**

- 17.1 The Consortium Manager shall refund to the Following Underwriters brokerage, commission(s), fee(s), or deductions allowed in accordance with Sub-sections 16.1 and 16.2 on all cancelled or terminated insurances and return premiums, at the same rates at which such brokerage, commission(s), fee(s), or deductions were originally allowed to the Consortium Manager.

## **SECTION 18**

### **EXPENSES**

- 18.1 The Consortium Manager shall bear and pay all charges and expenses incurred by the Consortium Manager in the operation of the Agreement except as agreed under Sub-section 23.6.

## **DOCUMENTATION FOR INSURANCES BOUND**

### **SECTION 19**

#### **CONTRACT DOCUMENTATION**

- 19.1 The Consortium Manager shall agree the wording of and sign, issue and/or execute contract documentation, including endorsements, in respect of every insurance bound under the Agreement;
- 19.2 Any application forms, proposal forms or contractual wordings set out at 19.2 of the Schedule have been agreed with the Service Companies and the Consortium Manager shall not use any variations of these without the agreement of the Service Companies.

## **CLAIMS AND COMPLAINTS**

### **SECTION 20**

#### **CLAIMS AND RECOVERIES**

- 20.1 The Consortium Manager shall have authority (subject to complying with any procedures stated in 20.1 of the Schedule or any other Claims Schemes or Processes agreed to, as applicable) on behalf of the Following Underwriters:<sup>5</sup>
- 20.1.1 to receive notice and acknowledge receipt of claims,
  - 20.1.2 subject to applicable laws and regulations, to adjust, agree and settle claims and pursue recoveries (provided that the Consortium Manager shall have no authority to agree or settle any claim or part thereof on an 'ex gratia' or 'without prejudice' basis or any similar basis without the prior written agreement of the Service Companies);
  - 20.1.3 to commence, pursue and defend any proceedings for the purpose of handling a claim or pursuing any recovery, and in connection therewith to accept or authorize others to accept service of proceedings or process and to refer disputes to arbitration or enter into any mediation, alternative dispute resolution or any other negotiation in relation to any disputes;
  - 20.1.4 to appoint a Delegated Claims Administrator and to instruct adjusters, surveyors, lawyers or any third parties to assist in the handling of any claim, including in the pursuit of any recovery;
- 20.2 The Consortium Manager shall notify the Service Companies promptly of any claim or recovery which gives rise to or is likely to give rise to any litigation or other legal proceedings.

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<sup>5</sup>Each of the service companies of the Following Underwriters to check and confirm that you do have authority to sub-delegate the below Sub-sections in relation to claims to the Consortium Manager under this Agreement.

## **SECTION 21**

### **COMPLAINTS OR PROCEEDINGS**

- 21.1 The Consortium Manager shall maintain proper records relating to the handling of complaints and shall make the records available to the Service Companies in a manner or format(s) agreed by the Service Companies;
- 21.2 The Consortium Manager shall implement and maintain appropriate procedures to ensure that complaints are dealt with in a prompt and reasonable way in compliance with all applicable laws and regulation;
- 21.3 In all cases the Consortium Manager shall notify the Service Companies and the Lloyd's Attorney in Fact promptly upon becoming aware of any matter arising out of the operation of or in connection with the Agreement which:
- 21.3.1 is likely to adversely affect the reputation of the Following Underwriters, the Service Companies or Lloyd's (or any of its subsidiaries, including Lloyd's Underwriters);
  - 21.3.2 may affect any legal or regulatory authorizations of Lloyd's (or any of its subsidiaries, including Lloyd's Underwriters) or any authorizations which the Following Underwriters or Service Companies have to conduct insurance business; or
  - 21.3.3 may result in litigation or other legal or regulatory proceedings or action being commenced against Lloyd's (or any of its subsidiaries, including Lloyd's Underwriters), the Following Underwriters, Service Companies or the Consortium Manager;
- 21.4 Where the Consortium Manager is aware of any legal or regulatory proceedings or actions commenced against Lloyd's (or any of its subsidiaries, including Lloyd's Underwriters), the Following Underwriters, the Service Companies or the Consortium Manager arising out of the operation of or in connection with the Agreement, the Consortium Manager shall provide the Service Companies with full details of the same and will have the authority to inform Lloyd's on behalf of the Following Underwriters as necessary. Where any of the Service Companies are aware of any legal or regulatory proceedings or actions commenced against Lloyd's (or any of its subsidiaries, including Lloyd's Underwriters), the Following Underwriters, the Service Companies or the Consortium Manager arising out of the operation of or in connection with the Agreement, such Service Company shall provide the Consortium Manager and the other Service Companies with full details of the same.
- 21.5 The Service Companies shall promptly notify the Consortium Manager upon becoming aware of any complaints, regulatory inquiries or proceedings relating to this Agreement.

### **REPORTING, RECORDS AND AGGREGATE EXPOSURES**

## **SECTION 22**

### **RISKS WRITTEN BORDEREAU(X)/REPORTING AND AGGREGATE EXPOSURES**

- 22.1 The Consortium Manager shall:

- 22.1.1 record all details of insurances bound under the Agreement;
  - 22.1.2 send or make available to the Service Companies in a manner or format agreed by them details on the risks written and any adjustments thereto within the maximum number of days from the end of the reporting intervals as stated in 22.1.2 of the Schedule. If there is no activity during a particular reporting interval the Consortium Manager shall provide a statement to that effect;
- 22.2 The Consortium Manager shall:
- 22.2.1 record and monitor the aggregate exposures as defined in the 22.2.1 of the Schedule;
  - 22.2.2 send or make available to the Service Companies details of the aggregate exposures within the maximum number of days from the end of the reporting intervals stated in 22.2.2 of the Schedule;
  - 22.2.3 not bind total aggregate exposures in excess of the limits stated in 22.2.3 of the Schedule;
- 22.3 The Consortium Manager shall prepare statistical information as stated in 22.3 of the Schedule at the interval(s) stated in 22.3 of the Schedule until every insurance bound under the Agreement has expired or has otherwise been cancelled or terminated and where applicable until all claims have been paid or otherwise resolved. The Consortium Manager shall send or make available to the Service Companies such information within the maximum number of days from the end of each interval as stated in 22.3 of the Schedule. In addition, the Consortium Manager shall provide to the Service Companies all statistical and other information as to the insurances bound as may from time to time be required by the Attorney In Fact in Canada.

## **SECTION 23**

### **ACCOUNTING BORDEREAU(X)/REPORTING AND SETTLEMENTS**

- 23.1 All premiums, paid claims, outstanding claims and expenses relating to insurances bound under the Agreement shall be allocated and declared to the Agreement;
  - 23.2 The Consortium Manager shall report the paid premiums to the Service Companies by:
    - 23.2.1 preparing paid premium bordereaux in a manner or format(s) agreed by the Service Companies; or
    - 23.2.2 making the accounting information available to Service Companies in an alternative manner agreed in advance by the Service Companies;
- The accounting information shall be reported at the interval stated in 23.2 of the Schedule until every insurance bound under the Agreement has expired or has otherwise been cancelled or terminated;
- 23.3 If the Consortium Manager is responsible for the production of claims bordereaux as indicated in 23.3 of the Schedule, the Consortium Manager shall report paid claims and outstanding claims to the Service Companies by:

23.3.1 preparing claims bordereaux in a manner or format(s) agreed by the Service Companies;  
or

23.3.2 making the paid and outstanding claims information available to Service Companies in an alternative manner agreed in advance by the Service Companies;

The claims information shall be reported at the interval stated in 23.3 of the Schedule until every insurance bound under the Agreement has expired or has otherwise been cancelled or terminated and all such claims have been paid or otherwise resolved;

23.4 All paid premium and, if applicable, claims information due from the Consortium Manager shall be sent, or made available, to the Service Companies within the maximum number of days from the end of each reporting interval as stated in 23.4 of the Schedule. If there is no activity during a particular reporting interval, the Consortium Manager shall provide a statement to that effect to the Service Companies within the maximum number of days from the end of such reporting interval as stated in 23.4 of the Schedule;

23.5 It is acknowledged by the parties that settlements shall be remitted to the Underwriters in accordance with the settlement terms agreed for each insurance bound under the Agreement;

23.6 Any fee(s) or charges that are agreed to be reimbursed by the Service Companies to the Consortium Manager as a deduction from the premium are as stated in 23.6 of the Schedule and shall be shown as part of the paid premium reporting.

## **SECTION 24**

### **RECORDS, STATISTICAL INFORMATION AND AUDIT/INSPECTION**

24.1 The Consortium Manager shall establish and maintain complete records relating to all insurances bound, claims handled and recoveries pursued under the Agreement. Such records shall be and shall remain the property of the Consortium Manager;

24.2 The Service Companies, Following Underwriters and their respective external auditors or other representatives shall have the right at any time during normal business hours, without any restriction or limitation, to inspect and audit any records, statistical information, systems and processes (including electronic systems and processes) of the Consortium Manager relating to insurances bound and to the operation of the Agreement (including in relation to claims and recoveries)and shall have the right to make copies or extracts of any such records;

24.3 The Consortium Manager shall permit Lloyd's, the Office of the Superintendent of Financial Institutions Canada ("OSFI") or any other regulatory body with jurisdiction over the Following Underwriters, the Service Companies, or the Consortium Manager to have access to any of its business premises where the Consortium Manager carries on business which is the subject of the Agreement to inspect and audit the records, statistical information, accounts and business processes relating to the operation of the Agreement. The Consortium Manager shall, unless prohibited by law, inform the Service Companies promptly in the event that Lloyd's, OSFI or any other regulator or supervisory body exercises or seeks to exercise any right to inspect or audit the records held by the Consortium Manager in relation to this Agreement. The Consortium Manager agrees to provide to OSFI such reasonable undertakings and assurances regarding the access of

representatives of OSFI to the records of the Consortium Manager relating to the Agreement as OSFI may request;

- 24.4 The Service Companies shall permit Lloyd's, OSFI, or any other regulatory body with jurisdiction over the Following Underwriters, the Service Companies, or the Consortium Manager to have access to any of its business premises where the Consortium Manager carries on business which is the subject of the Agreement to inspect and audit the records, statistical information, accounts and business processes relating to the operation of the Agreement. The Service Companies shall, unless prohibited by law, inform the Consortium Manager promptly in the event that Lloyd's, OSFI or any other regulator or supervisory body exercises or seeks to exercise any right to inspect or audit the records held by the Service Company in relation to this Agreement. The Service Companies agree to provide to OSFI such reasonable undertakings and assurances regarding the access of representatives of OSFI to the records of the Service Companies relating to the Agreement as OSFI may request;
- 24.5 Subject to Sub-section 32.2, the Consortium Manager shall retain all records, including electronic, relating to all insurances bound, claims handled and recoveries pursued under the Agreement for a minimum period of seven (7) years or for such longer period as may be required by local law;
- 24.6 The Consortium Manager shall provide or otherwise make available to the Service Companies any information and copies of records as the Service Companies may reasonably require from time to time relating to the operation of the Agreement, insurances bound, claims arising and recoveries pursued under the Agreement;
- 24.7 The Service Companies shall cooperate with the Consortium Manager in responding to any inquiries, investigations or other requests from OSFI or any other regulatory body with jurisdiction over the Service Companies, Lloyd's Underwriters, or the Consortium Manager.

## **ADVERTISING**

### **SECTION 25**

#### **ADVERTISING AND PROMOTIONAL MATERIAL**

- 25.1 The Consortium Manager shall comply with the rules and guidelines issued by Lloyd's from time to time for the use of Lloyd's name and brand;
- 25.2 The Consortium Manager must agree with the Service Companies any specific marketing or promotional material to be used in relation to the insurances to be bound under the Agreement or for the promotion of the Consortium, including on any internet website, portal or similar online system;
- 25.3 No party to the Agreement shall use, in connection with the Consortium, the name or corporate branding of any other party to the Agreement or any derivative thereof in any publicity, promotional materials or other marketing documents without the prior written approval of that party. For the avoidance of doubt, this does not apply to any communications with brokers or proposed policyholders referring specifically to the Agreement or the Consortium.

## **COMPLIANCE, REGULATORY AND GENERAL REQUIREMENTS**

### **SECTION 26**

#### **LICENCES AND TAXES**

- 26.1 It is the responsibility of the Consortium Manager in respect of performing its duties under the Agreement:
- 26.1.1 to ensure that it (and where relevant its directors, officers or other individuals named in the Agreement) maintains all necessary licences, authorizations, registrations and qualifications in order to perform its duties under the Agreement and, where necessary, to ensure that all insurances bound are accepted through a properly licensed intermediary; and
  - 26.1.2 to ensure that the amount of any tax(es) due from insureds is checked, agreed, recorded and apportioned correctly and the monies duly processed, including in respect of any refunds of such tax(es) due to insureds;
- 26.2 All applicable tax(es) shall be shown separately on the documentation issued to the insured and not concealed from the insured or the Service Companies;
- 26.3 The Consortium Manager shall promptly notify the Service Companies of any tax inspection or audit in relation to the Agreement or any insurance bound under the Agreement and of the results of such inspection or audit.

### **SECTION 27**

#### **FEE(S) AND CHARGES**

- 27.1 Policy, service and other fee(s) and charges applied by third parties and agreed to by the Consortium Manager in relation to insurances bound under the Agreement shall not breach any local law(s) or regulation(s). All such policy, service and other fee(s) and charges shall be shown separately on the documentation issued to the insured and not concealed from the insured or the Service Companies.

### **SECTION 28**

#### **BUSINESS CONTINUITY**

- 28.1 The Consortium Manager shall maintain and implement an adequate business continuity and disaster recovery plan. The plan shall ensure the Consortium Manager's ability to continue to perform its obligations under the Agreement. The Consortium Manager shall carry out regular testing and updating of the plan.

## SECTION 29

### CONFIDENTIALITY

- 29.1 Each party (**'Receiving Party'**) undertakes that it shall not at any time disclose to any person and shall treat as confidential all Confidential Information except as expressly permitted in writing by the party disclosing the Confidential Information or by Sub-section 29.2. For the purposes of this Section 29, **'Confidential Information'** means all information (whether written, oral or in electronic form) concerning the business and affairs of another party that the Receiving Party obtains or receives directly or indirectly as a result of the discussions leading up to the Agreement or the entering into or the performance of the Agreement and shall include (but not be limited to) information of a confidential nature relating to policies and policyholders and the business affairs, strategies, commercial and technical knowledge of that other party. A Receiving Party may only use Confidential Information for the purposes of the Agreement;
- 29.2 A Receiving Party may disclose Confidential Information:
- 29.2.1 to its employees, officers, external auditors, professional advisers, consultants who need to know such information for the purposes of enabling the Receiving Party to carry out its obligations under the Agreement. Each Receiving Party shall use all reasonable endeavours to ensure that its employees, officers, external auditors, professional advisers, consultants to whom it discloses Confidential Information comply with this Section 29;
  - 29.2.2 where required by law, court order or any governmental or regulatory authority provided that, subject to any legal or regulatory obligations that apply to the Receiving Party, the Receiving Party shall give notice to the party disclosing the Confidential Information that it proposes to disclose the Confidential Information;
  - 29.2.3 where the Confidential Information is now in or comes into the public domain otherwise than as a result of a breach of this Section 29; and
  - 29.2.4 where the Confidential Information is already known by the Receiving Party in circumstances when it was not bound by any form of confidentiality obligation;
- 29.3 In the event of a breach or a suspected breach of its obligations under this Section 29 a Receiving Party must notify the party disclosing the Confidential Information promptly and use all reasonable endeavours, at its own cost, to remedy or mitigate the effects of such a breach.

## SECTION 30

### CONFLICTS OF INTEREST

- 30.1 In performing its duties under the Agreement, the Consortium Manager must act in what it believes to be the interests of all the Underwriters and ensure that it has no actual or potential conflicts of interest with the Following Underwriters or the Service Companies which may impair the Consortium Manager's performance of its duties under the Agreement;
- 30.2 The Consortium Manager shall not be treated as contravening Sub-section 30.1 because of the existence of a conflicting interest if the existence, nature and extent of that interest has been fully

disclosed to the Service Companies and the Service Companies have agreed that the Consortium Manager may continue to act for them despite that interest.

## **SECTION 31**

### **COMPLIANCE WITH THE LAW AND FINANCIAL CRIME**

- 31.1 Without prejudice to any of the rights or obligations otherwise specified in the Agreement, the Consortium Manager shall comply with all applicable laws for the legal and proper solicitation and handling of all insurances bound or intended to be bound under the Agreement, and shall use its best endeavours to ensure that any other parties with whom it deals in carrying out its duties under the Agreement comply with such laws where applicable;
- 31.2 The Consortium Manager shall not undertake any activity which facilitates the evasion of taxes anywhere in the world or which would constitute a criminal act, or which would expose the Following Underwriters or the Service Companies to any criminal sanction;
- 31.3 The Consortium Manager shall conduct its business in accordance with all relevant anti-money laundering, anti-terrorist financing, financial crime and international economic, financial or trade sanctions laws and regulations. In addition, the Consortium Manager shall not act contrary to any additional requirements concerning: (i) international economic, financial or trade sanctions; (ii) the prevention of the facilitation of tax evasion; or (iii) financial crime, set by the Following Underwriters and/or the Service Companies and/or Lloyd's other than where compliance with those requirements would be contrary to local law;
- 31.4 The Consortium Manager, on behalf of the Following Underwriters or the Service Companies, shall not provide cover or pay any claim or provide benefit hereafter to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the Consortium Manager the Following Underwriters, and/or the Service Companies to any sanction, prohibition or restriction under any applicable international economic, financial or trade sanctions laws or regulations;
- 31.5 The Consortium Manager shall not accept, offer or facilitate payment, consideration, or any other benefit, which constitutes an illegal or corrupt practice contrary to any applicable anti-bribery law; and
- 31.6 The Consortium Manager shall maintain, on an ongoing basis, appropriate systems, procedures and controls designed to prevent any breach of this Section 31.

## **SECTION 32**

### **DATA PROTECTION**

- 32.1 The Consortium Manager and the data parties acknowledge and agree that (1) where any of the data parties process personal information under or in connection with the Agreement each of the data parties alone determines the purposes and means of such processing as a controller and (2) each of the data parties are not data processors of each other.
- 32.2 In respect of the personal information each of the data parties processes under or in connection with the Agreement, the Consortium Manager and each of the Service Companies:

- 32.2.1 shall comply at all times with its obligations under the data protection law;
- 32.2.2 without prejudice to their respective obligations under applicable law (including as to personal information breach notifications to any regulatory authority), shall notify the other parties to the Agreement without undue delay after, and in any event within 24 hours of, becoming aware of a personal information breach. Upon reasonable request, the party that suffered the personal information breach shall provide updates on its handling of the personal information breach, including updates pertaining to remediation efforts, satisfaction of notification and/or reporting obligations, and measures implemented to prevent similar incidents; and
- 32.2.3 shall assist and co-operate fully with the other parties to the Agreement to enable the other parties (on their own behalf and on behalf of their principals) to comply with their obligations under the data protection law, including but not limited to in respect of the processing, retention, and transfer(s) (including interprovincial and international cross-border transfer(s)) of personal information, keeping personal information secure, dealing with personal information breaches, complying with obligations related to data subject rights, and developing and implementing policies and practices that are necessary to meet their obligations under the data protection law.
- 32.3 The Consortium Manager and the Service Companies shall work together to ensure that each of them is able to process the personal information it processes under or in connection with the Agreement for the purposes contemplated by the Agreement lawfully, reasonably, fairly and in a transparent manner and in compliance with the data protection law. This shall include but not be limited to entering into such other written agreements as may be required from time to time to enable each party to comply with the data protection law.
- 32.4 In respect of personal information processed under or in connection with the Agreement, the Consortium Manager and the Service Companies shall enter into such other written agreements as may be required from time to time to enable each party to comply with the data protection law.
- 32.5 Without prejudice to the generality of Sub-section 32.2, where a party to the Agreement (the "Disclosing Party") discloses personal information to another party to the Agreement (the "Recipient") under or in connection with the operation of the Agreement, the Disclosing Party shall ensure that such personal information may be processed by the Recipient for the purposes contemplated by the Agreement lawfully, reasonably, fairly and in a transparent manner and in compliance with the data protection law. The Disclosing Party shall in this regard ensure that all necessary consents from each relevant data subject to whom any personal information relates has either been obtained, or at the time of disclosure to the Recipient will have been obtained, for the processing of such data subject's personal information by the Recipient for the purposes contemplated by the Agreement, and that such consents have not been withdrawn, save for where the Disclosing Party has secured some other lawful basis for the Recipient's processing of such personal information.
- 32.6 For the purposes of this Section 32:
- "controller" means the person which, alone or jointly with others, determines the purposes and means of the processing of personal information;

“data processor” means a third party organization that processes personal information on behalf of and for the purposes of another organization, and not for its own purposes;

“data party(ies)” means the Consortium Manager, Lead Underwriters, Following Underwriters and the Service Companies;

“data protection law” means all applicable statutes and regulations in any jurisdiction, including but not limited to PIPEDA and its substantially similar provincial legislation in Alberta, British Columbia, and Quebec, pertaining to the processing of personal information, including but not limited to the privacy and security of personal information;

“data subject” means the identified or identifiable natural living person to whom the personal information relates;

“PIPEDA” means the *Personal Information Protection and Electronic Documents Act*, SC 2000, c 5;

“personal information” means any information that can be used, either alone or in combination with other information, to identify a data subject, including personal information as defined in PIPEDA, and for the purposes of the Agreement, refers to personal information processed in relation to the Agreement;

“personal information breach” means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal information that is processed in connection with this Agreement, and includes a breach of security safeguards as defined in PIPEDA; and

“processing” means the collection, use, transfer, disclosure, communication, storage, or other handling of personal information as set out in the data protection law and “process” and “processed” shall be construed accordingly.

## **TERMINATION AND NON-RENEWAL**

### **SECTION 33**

#### **TERMINATION**

##### **Termination with Notice**

33.1 Without prejudice to the terms of Sub-sections 33.2 and 33.3, the Agreement may be terminated at any time by the Service Companies or the Consortium Manager giving notice to the other which is not less than the number of days' notice as stated in 33.1 of the Schedule.

##### **Delivery of Notice**

33.2 Any notice of termination shall be in writing and shall be delivered by hand or sent by pre-paid delivery service providing proof of delivery:

33.2.1 in the case of notice to the Consortium Manager, to the Consortium Manager's address as stated in the attached Table of Security;

33.2.2 in the case of notice to the Service Companies, to the address(es) stated in 33.2.2 of the attached Table of Security;

33.3 Any notice of termination shall be deemed to have been received:

33.3.1 if delivered by hand on signature of a delivery receipt or at the time the notice is left at the proper address; or

33.3.2 if sent by pre-paid delivery service at the time recorded by the delivery service.

### **Right of Immediate Termination**

33.4 The Service Companies or the Consortium Manager (each a “**relevant party**”) may terminate the Agreement at any time with immediate effect by giving written notice in accordance with Sub-section 33.2 upon the occurrence of any of the events set out in Sub-sections 33.4.1 to 33.4.4 inclusive:

33.4.1 a material breach by a relevant party of any of the provisions of the Agreement (in the case of a breach capable of remedy, where the breach has not been remedied within 30 days after notice is given to do so);

33.4.2 the service company of any of the syndicates whose numbers are shown in the attached Table of Security ceases to accept new or renewal business on behalf of that syndicate;

33.4.3 the service company of any of the syndicates whose numbers are shown in the attached Table of Security is merged with, acquired by or otherwise absorbed by any individual, corporation or other business entity or organization of any kind;

33.4.4 a relevant party's ability to carry out its obligations under the Agreement is likely to be materially impaired by reason of circumstances or events other than those stated in Sub-sections 33.4.1 to Sub-sections 33.4.3.

### **Automatic Termination**

33.5 Unless the Service Companies specifically agree to the contrary in writing (except in the case of any of the events described in Sub-sections 33.5.1, 33.5.7 and 33.5.8), the Agreement shall terminate automatically and immediately if the Consortium Manager:

33.5.1 becomes the subject of voluntary or involuntary rehabilitation or liquidation proceedings;

33.5.2 becomes the subject of an action in bankruptcy;

33.5.3 makes or proposes any composition with its creditors or make any assignment for the benefit of its creditors or otherwise acknowledge its insolvency;

33.5.4 has imposed by a court of competent jurisdiction the appointment of an administrator or administrative receiver or equivalent office holder;

33.5.5 has a receiver or equivalent office holder appointed for the whole or any part of the Consortium Manager's business;

33.5.6 fails to have in full force and effect any authorization, approval, licence, permission or consent necessary in order to perform its obligations under the Agreement; or

33.5.7 receives from Lloyd's a written direction or order for immediate termination.

## **SECTION 34**

### **EFFECT OF TERMINATION OR NON-RENEWAL**

34.1 In the event that notice of termination of the Agreement is served by the Service Companies or the Consortium Manager under Sub-section 33.1, the Consortium Manager and the Service Companies agree that at any time during the period of such notice of termination of the Agreement:

34.1.1 the Consortium Manager shall have no authority to extend the period of insurance or cancel and replace under the Agreement insurances already bound without the prior written consent of the Service Companies;

34.1.2 the Service Companies shall have the right to instruct the Consortium Manager, by written notice sent to the Consortium Manager, to cease forthwith to offer terms, hold covered or bind insurances (other than insurances that the Consortium Manager is legally obliged to bind);

34.2 Once the Agreement has terminated (in accordance with Section 33 or by reason of non-renewal of the Agreement) the Consortium Manager shall:

34.2.1 except as stated in Sub-section 34.4, have no authority to offer terms, bind insurances, renew, cancel, extend, amend or alter in any way insurances already bound without the prior written consent of the Service Companies;

34.2.2 provided it maintains all applicable licensing or registrations to do so, continue to perform its obligations in accordance with the terms and conditions of the Agreement until every insurance bound under the Agreement has expired or has otherwise been cancelled or terminated and, in respect of claims arising under such insurances, until all such claims have been paid or otherwise resolved unless otherwise instructed in writing by the Service Companies;

34.3 Where the Agreement has automatically terminated pursuant to Sub-section 33.5.7 or Sub-section 33.5.8, and/or because the Consortium Manager otherwise ceases to have the required authorization or right (or any relevant exemption therefrom), the Consortium Manager will not be under the duty referred to in Sub-section 34.2.2 if its obligations under the Agreement would, if performed, cause it to be in breach of any applicable regulatory prohibition or (as the case may be) the terms of any written direction or order for immediate termination received from Lloyd's. In such circumstances, the Consortium Manager shall be under a duty to cooperate with and implement all reasonable instructions from the Service Companies to effect the transfer of servicing of the insurances bound by the Consortium Manager to the Service Companies or to such parties as the Service Companies may appoint;

34.4 In the event of non-renewal of the Agreement, with effect from the date of non-renewal, the Consortium Manager shall retain the authority under the Agreement to cancel, amend or alter (but not extend the period of or renew) insurances already bound until every such insurance has expired

or has otherwise been cancelled or terminated and, in respect of claims arising under such insurances, until all such claims have been paid or otherwise resolved;

- 34.5 The expiry or termination of the Agreement, howsoever arising, shall be without prejudice to the rights and obligations of the parties which may have accrued prior to the date of such termination or the continuation of any provision expressly stated to survive or implicitly surviving termination. However, for the avoidance of doubt, Sections 17 – 19.1, and Sections 20 – 32 shall survive termination or expiry of this Agreement.

## **MISCELLANEOUS**

### **SECTION 35**

#### **GENERAL INTERPRETATION**

- 35.1 In the Agreement, words importing the singular shall include the plural and vice versa; headings are included for ease of reference and convenience only and shall not affect the interpretation of the Agreement; and references to “**law**” include references to any applicable, common or customary law and any treaty, constitution, statute, legislation, decree, rule, regulation, guidance, advisory, judgement, order, writ, injunction, determination, award or other legislative or administrative measure or judicial or arbitral decision in any jurisdiction which has the force of law or compliance with which is in accordance with the general practice of such jurisdiction (and “**legal**” shall be interpreted accordingly);
- 35.2 All obligations expressed to be assumed by the Consortium Manager pursuant to the terms of the Agreement relate only to insurances bound under the Agreement or (as the case may be) apply only in respect of the operation of the Agreement.
- 35.3 Any reference to the Service Companies in this Agreement shall mean the Service Companies acting on behalf of their respective principal Following Underwriters;
- 35.4 Any right or obligation of the Service Companies may be exercised or discharged directly by their respective principal Following Underwriters if necessary and where the Consortium Manager has been informed in writing.

### **SECTION 36**

#### **ENFORCEABILITY CLAUSE**

- 36.1 In the event any portion of the Agreement is found to be invalid or unenforceable under any applicable law, that portion of the Agreement shall be disappplied to the extent necessary to comply with such applicable law, and the remainder of the Agreement shall remain in full force and effect.

### **SECTION 37**

#### **NO WAIVER OF RIGHTS**

- 37.1 The rights which the parties each have under the Agreement shall not be prejudiced or restricted by any indulgence or forbearance extended to the other. No waiver by a party in respect of a breach of the Agreement shall operate as a waiver in respect of any subsequent breach.

## **SECTION 38**

### **NO PARTNERSHIP**

38.1 Nothing in the Agreement shall constitute or be deemed to constitute a partnership between any of the parties.

## **SECTION 39**

### **RIGHTS OF THIRD PARTIES**

39.1 Except as expressly provided in section 39.2, nothing in the Agreement, express or implied, is intended to or shall confer upon any person who is not a party to the Agreement any right, benefit or remedy of any nature whatsoever under or by reason of the Agreement.

39.2 The Following Underwriters shall have the right to enforce any term of this Agreement and shall accrue the same remedies against the Consortium Manager or the Lead Underwriter that their respective Service Companies would have accrued against those parties.

## **SECTION 40**

### **SEVERAL LIABILITY**

40.1 The liability of the Service Companies and the Underwriters is several and not joint and is limited solely to the extent of their individual proportions as shown in the attached Table of Security. The Underwriters are not responsible for the subscription of any co-subscribing Underwriter or any other insurer or coinsurer who for any reason does not satisfy all or part of its obligations.

## **SECTION 41**

### **JURISDICTION AND GOVERNING LAW**

41.1 The Agreement and any non-contractual dispute or obligation arising out of or in connection with it shall be subject to the laws of the Province of Ontario and the laws of Canada applicable therein and to the exclusive jurisdiction of the courts of Ontario, save that the Following Underwriters may, at their discretion, determine that the applicable jurisdiction shall be that of the jurisdiction where the Service Company is domiciled or does business.

41.2 Nothing in the Agreement shall modify the intention of the parties hereto, namely that all insurances bound shall be in accordance with the laws of the province or territory applicable to the insurance bound.

[·]  
[insert date]

**SCHEDULE**

This Schedule forms part of and incorporates by reference [·] (the 'Agreement'), which Agreement is identified by the Agreement Number and Unique Market Reference Number stated below. For the purposes of interpretation, the contents of this Schedule shall have meaning only as provided for in the Agreement.

Agreement Number:	
Unique Market Reference Number:	
The Consortium:  Manager:  Address:	
Name of Consortium:  Consortium Number	<i>(if known)</i>
AGREEMENT SECTION NUMBER	NARRATIVE
Sub-section 2.1	PERIOD: From: <i>(Inception Date)</i>

	To: <i>(Expiry Date) Both days inclusive, any time zone</i>
Sub-section 3.1	THE PERSON(S) RESPONSIBLE FOR THE OVERALL OPERATION AND CONTROL:
Sub-section 3.2	THE PERSON(S) AUTHORIZED TO BIND INSURANCES:
Sub-section 3.3	THE PERSON(S) WITH OVERALL RESPONSIBILITY FOR THE ISSUANCE OF DOCUMENTS EVIDENCING INSURANCES BOUND:
Sub-section 3.4	THE PERSON(S) AUTHORIZED TO EXERCISE ANY CLAIMS AUTHORITY:
Sub-section 4.1.3	GRANT OF AUTHORITY:
Sub-section 6.1	OTHER CONDITIONS, REQUIREMENTS AND/OR AMENDMENTS RELATING TO THE OPERATION OF THE AGREEMENT:
Sub-section 7.1	AUTHORIZED CLASS(ES) OF BUSINESS AND COVERAGE(S):  (subject to the terms, conditions, exclusions and limitations of the Agreement)
Sub-section 8.1.6	OTHER EXCLUDED CLASS(ES) OF BUSINESS AND COVERAGE(S)
Sub-section 9.1	RISKS LOCATED IN:
Sub-section 9.2	INSUREDS DOMICILED IN:

Sub-section 9.3	TERRITORIAL LIMITS:
Sub-section 10.1	MAXIMUM LIMITS OF LIABILITY OR SUMS INSURED:
Sub-section 11.1	BASIS FOR THE CALCULATION OF GROSS PREMIUMS:
Sub-section 11.2	DEDUCTIBLES AND/OR EXCESSES:
Sub-section 12.1	GROSS-PREMIUM INCOME LIMIT:
Sub-section 12.2	NOTIFIABLE PERCENTAGE OF THE LIMIT NOT TO EXCEED:
Sub-section 13.1	PERIOD OF INSURANCES BOUND: ( ) months
	MAXIMUM PERIOD OF INSURANCES BOUND: ( ) months
Sub-section 13.3	MAXIMUM ADVANCE PERIOD FOR INCEPTION DATES: ( ) days
Sub-section 16.1	MAXIMUM DEDUCTIONS ALLOWABLE FOR INSURANCES BOUND:
Sub-section 16.2	THE CONSORTIUM MANAGER'S COMMISSION(S) OR FEE(S):
Sub-section 16.3	PROFIT COMMISSION(S):
Sub-section 19.2	APPLICATION OR PROPOSAL FORMS, WORDINGS, CONDITIONS, CLAUSES, ENDORSEMENTS, WARRANTIES APPLICABLE TO INSURANCES BOUND:

Sub-section 20.1	<p>PROCEDURE FOR THE HANDLING AND SETTLEMENT OF CLAIMS AND PURSUING RECOVERIES:</p> <p>[For the purposes of applying the Lloyd's Claims Lead Arrangements, as they may be amended from time to time, the lead Lloyd's syndicate shall be <b>[insert name of syndicate]</b> and the second Lloyd's syndicate shall be <b>[insert name of syndicate]</b>].</p>
Sub-section 22.1.2	<p>RISKS WRITTEN REPORTING INTERVAL:</p> <p>*monthly / quarterly</p> <p>*(Delete as applicable)</p> <p>MAXIMUM NUMBER OF DAYS FOR REPORTING/SUBMISSION OR RISKS WRITTEN BORDEREAU(X):</p> <p>( ) days</p>
Sub-section 22.2.1	<p>BASIS OF MONITORING AGGREGATE EXPOSURES:</p>
Sub-section 22.2.2	<p>AGGREGATE REPORTING INTERVAL:</p> <p>*monthly / quarterly</p> <p>*(Delete as applicable)</p> <p>MAXIMUM NUMBER OF DAYS FOR REPORTING/SUBMISSION OF AGGREGATE EXPOSURES:</p> <p>( ) days</p>
Sub-section 22.2.3	<p>MAXIMUM TOTAL AGGREGATE LIMIT(S):</p>

Sub-section 22.3	STATISTICAL INFORMATION REQUIRED BY THE SERVICE COMPANIES:  REPORTING INTERVAL(S): *monthly / quarterly *(Delete as applicable)  MAXIMUM NUMBER OF DAYS: ( ) days
Sub-section 23.2	PAID PREMIUM REPORTING INTERVAL: *monthly / quarterly *(Delete as applicable)
Sub-section 23.3	CLAIMS BORDEREAUX/REPORTING (PAID AND OUTSTANDING) TO BE PRODUCED/PROVIDED BY THE CONSORTIUM MANAGER: *Yes / No  CLAIMS REPORTING INTERVAL: *monthly / quarterly *(Delete as applicable)
Sub-section 23.4	MAXIMUM PERIOD FOR REPORTING/SUBMISSION OF BORDEREAUX: ( ) days
Sub-section 23.6	FEE(S) AND CHARGES TO BE DEDUCTED BY THE CONSORTIUM MANAGER:
Sub-section 33.1	NUMBER OF DAYS NOTICE OF TERMINATION:

( ) days

**Table of Security**

<b><u>CONSORTIUM MANAGER – SERVICE COMPANY OF THE LEAD UNDERWRITERS</u></b>	<b><u>ADDRESS AND EMAIL ADDRESS</u></b>	<b><u>PERCENTAGE %</u></b>	<b><u>LEAD UNDERWRITERS – STAMP, REFERENCE, SIGNATURE AND DATE</u></b>

**SERVICE COMPANY OF THE LEAD UNDERWRITERS:**

VARIABLE REFERENCE REQUIRED:

(Y / N)

Delete as applicable

<u>SERVICE COMPANY OF THE SERVICE COMPANIES</u>	<u>ADDRESS AND EMAIL ADDRESS</u>	<u>PERCENTAGE %</u>	<u>SERVICE COMPANIES – STAMP, REFERENCE, SIGNATURE AND DATE</u>	<u>VARIABLE REFERENCE REQUIRED: Y / N</u>