

T: 01371 878550 E: enquiries@doainsurance.co.uk

Product Oversight & Governance (POG) Decision Register

Product	Excess Liabilities
Insurer	Chaucer Insurance Company DAC
Directors/Managers	David Oliver & Jonny Oliver
Completion Date	13/03/2024
Date of Last / Next Review	March 2023 / March 2025

PRODUCT APPROVAL PROCESS	
Has the complexity of the product	Yes, the product complexity has been considered and it is tailored
been considered?	for this sector of the industry and customers will be commercial
	clients such as Sole-traders, Limited Companies and Partnerships.
Is there sufficient information on	Yes, there is sufficient information available for the customer on
the product for customers and is it	the product which is contained within the policy wording.
readily available?	
What is the nature of the product?	The nature of the product is tailored for the Commercial sector.
Has the scale and complexity of	Yes, we have approached appropriate Insurers who offer
the business of the relevant	Commercial Combined insurance as a speciality. The Insurers have
Insurer/Manufacturer/Distributor	the relevant expertise for this class of business. Distribution is via
been considered?	regulated sub-brokers who work with us collaboratively to ensure
	compliance with PROD.
What are the main characteristics	This is a product offering increased limits of liability applying
and features of the insurance	above an underlying insurer. Cover is on a "follow form" basis
product?	subject to the conditions and exclusion set out within our Policy
	Wording. These limits will apply from the minimum stated below
	and could extend to as much as £50,000,000:
	- Employers' Liability (£10,000,000 LOI)
	- Public / Products Liability (Flexible Indemnity limits up to
	£10,000,000)
What does the insurance cover?	The cover may include Employers, Public and Products Liability.
What does the insurance NOT	Domiciled risks falling outside United Kingdom, Northern Ireland,
cover?	Channel Islands, and Isle of Man.
Are there any restrictions on	The policy provides limits of cover per section, Limits can be
cover?	increased on request.
Where can further information	Information on terms and conditions can be found within the policy
about the policy terms be found?)	wording.

TARGET MARKET	
Who is the target market?	The target market will be Commercial, SME and Micro enterprises, with an underlying Public Liability limit of at least £2,000,000.
	with an underlying Public Liability limit of at least £2,000,000.
What are the potential risks posed	The potential risks would be minimal as cover is based on a
to the identified target market and	follow form basis subject to conditions and exclusions set out
how will these be managed?	within the policy wording.
	Referral triggers identify risks that require further consideration.
	A dedicated Underwriter will review referrals and manage the risk
	to ensure its suitable for the product.

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Who is this product not suitable for?	Commercial enterprises outside of the United Kingdom, Channel Islands, and Isle of Man. Underlying Public Liability limit under £2,000,000.
What reasonable steps will be taken to ensure that the product is distributed to the identified target market?	We recognise we are not distributing the product directly to customers and therefore ensure it is sold via regulated professional insurance brokers who also have a duty to ensure the product meets their clients' needs. Furthermore, every case is referred to a dedicated DOA Underwriter who will review each case to manage the risk to ensure it's suitable for the product being offered.

VU	JLNERABLE CUSTOMERS
Are there likely to be any	We will maintain awareness of any clients who the broker
Vulnerable Customers to the	indicates may be vulnerable, are in financial distress or if they
product?	are/were non-domiciled in the UK and English could be their
	second language.
What are the potential risks posed	We have a dedicated Vulnerable Customer Policy & Procedure
to Vulnerable Customers and how	which robustly details how staff at DOA identify and assist any
will these be managed?	identified Vulnerable customers with any potential risks faced.
	Where a potential vulnerable customer may not understand the
	content of the policy or coverage our distribution strategy utilises
	regulated professional Insurance brokers who act on their client's
	behalf and can relay the content on accordingly if the client is
	having difficulty understanding the documentation. Furthermore
	we have also created a dedicated Accessibility webpage which
	may assist customer understanding.

PRODUCT TESTING	
Has the product been	This product has been available since 2018, during which time the
appropriately tested, including	product has been tested via our select panel of partner brokers,
scenario analyses where relevant,	who have been able to determine that this product meets the
before bringing it to market,	requirements of the target market. A review of similar products
significantly adapting it, or if the	has been done and DOA will continue to review on an ongoing
target market has significantly	basis when any significant changes are made, to ensure the
changed? Also, does the product	product remains suitable for the intended market. A product
over its lifetime meets the	performance review is now in place, consisting of data capture
identified needs, objectives, and	and analysis covering quote conversion, renewal retention,
characteristics of the target	cancellations & claim repudiations and more as detailed below.
market?	

D	ISTRIBUTION STRATEGY
What are the intended distribution	The intended distribution strategy is for the product to be sold via
channels and are these appropriate	regulated professional insurance brokers who have agencies with
for the target market?	DOA. Such brokers will appropriately market the product to
	ensure it meets the needs of the target market above.
Is all appropriate information on	Yes. Along with a policy summary, policy wording we also
the product, approval process and	distribute key benefits of the policy to further highlight the details.
the identified target market made	Our website offers a breakdown of the products also. These are all
available to distributors so they	available throughout the customer journey. A copy of this Product
can understand the identified	Review form is available at all times on the <u>website</u> .
target market and be able to	
identify any customers for whom	
the product is not suitable?	

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REMUNERATION	
Is the pricing clear and transparent	Yes, the pricing is clear to all and is detailed on the NB/RNWL
to end customers and others in the chain?	schedule.
How will we ensure we continue to operate fair pricing practices for this product?	All renewals are reviewed annually to ensure the best possible terms are provided. Terms and conditions are detailed within the DOA Underwriting Guide. Annual rate increases and commissions are in keeping with the individual binding agreements with the ultimate insurer.
Does the commission splits agreed between Insurers / Underwriters / Brokers bear proportionate resemblance to the work being done for the client?	The remuneration that DOA receives from Insurers is commensurate with the work undertaken and the account management procedures that are required of us. The overall remuneration received from this Insurer is 35% which is in keeping with the market standards for Underwriting agencies of our standing. Remuneration being ceded to our broker partners is in keeping with market standards and varies slightly but on average amounts to between 65% to 75% of the total commission received. On occasion, modified commissions may be individually agreed between DOA and the Broker at Inception or renewal. This is considered fair and reasonably reflects the amount of work involved by each party on behalf of the client. A review of down-line commissions has been undertaken and is considered to be fair and reasonable.
Are Insurers / Underwriters / Brokers making additional money through fees, charges, and premium finance arrangements?	 Fees charged apply to New Business, Renewal and Mid Term Adjustments depending on the premium amount as follows: On or below £999 = £15 Fee On or above £1000 = £25 Fee MTA = £5 Fee There are no hidden charges. Premium finance is not actively sold. A premium finance agreement can be arranged upon request from the client subject to a 6% interest charge (equivalent to an APR of 13.67%). We do however have a minimum premium requirement of £1,000 and only make available to non-consumers. Our Brokers add their own fees. We have reviewed these fees and believe fair value is being maintained throughout.

	PRODUCT VALUE
Is everyone in the distribution	In conjunction with carefully vetted and well-respected Insurers,
chain providing ultimate value to	DOA has developed this policy wording specifically to meet the
the end consumer?	needs of the clients operating within this trade sector. Pricing and
	coverage are regularly monitored to provide the best levels of
	cover for the best price to ensure value and peace of mind. We
	also only deal with professional Insurance intermediaries who are
	competent within this sector to provide the advice and service
	required for the end consumer.
	DOA have undertaken a review of down-line broker fees and
	additional charges, and these are considered to be fair and
	reasonable.



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Does the product in question	Yes - As above. DOA also review policy wordings on a regular
provide value to end customers	basis to ensure the best cover is maintained/provided.
both now, for the foreseeable	Each client case is reviewed on an annual basis to ensure that best
future i.e., policy term, and at	pricing and coverage is offered in order to provide security and
potential future renewals? If not,	peace of mind. In addition, our overall review of this product and
what further actions are required?	PROD MI assures us the product provides value to end customers.

MONITORING/ONGOING REVIEW	
How will the product be	The product will be continually monitored and regularly reviewed at
continuously monitored and	least annually or when any significant changes are made, to ensure
regularly reviewed, and who by?	the product remains suitable for the intended market. A product
	performance review is now in place, consisting of data capture and
	analysis covering quote conversion, renewal retention, cancellations
	& claim repudiations. A dedicated Product Oversight & Governance
	Committee has been established, working with our Insurer partners
	to ensure all compliance with the new requirements and we also
	have a Product Oversight & Governance Policy & Procedure
	covering our review and monitoring framework.

CONFLICTS OF INTEREST	
Do you foresee any Conflicts of	• Making an unfair and/or unreasonable profit at the customer's
Interest?	expense
	Premium rates are pre-determined based on limit of liability
	required above the underlying insurer. This may be adjusted based
	on perceived risk quality and claims experience, using the DOA
	Underwriting Guide.
	• Awarding unfair, unreasonable and/or non-transparent fees in
	connection with the insurance mediation service the customer uses
	The fee structure is fair and reflects the amount of work involved.
	Higher fees may occasionally be applied to support additional
	time input where required. Fees are clearly stated on the
	NB/RNWL schedules.
	• Add-ons – balancing the benefit to the business with the needs of
	the customer
	This is a specialist product where stand-alone coverage is
	required.
	• Premium finance
	Premium finance is not actively sold. A premium finance
	agreement can be arranged upon request from the client subject to $a_{0}^{(0)}$ interest shares (agriculate to an ADD of 12 (70)). We do
	a 6% interest charge (equivalent to an APR of 13.67%). We do
	however have a minimum premium requirement of $\pounds1,000$ and only make available to non-consumers.
	 Bonuses, commission, and incentives for sales executives
	There is a commission structure paid to new business underwriters
	over and above basic annual salary. Each underwriter is monitored
	by regular monthly internal audit carried out by senior
	management in addition to a department internal audit. We are
	also implementing a new monthly conduct risk review for staff
	who deal with this product to help demonstrate positive outcomes.

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DATA MONITORING & COLLECTION

PRODUCT PERFORMANCE MEASURES	EXPLANATION
Number of policies in force (month total)	Total policy count for the month
Number of policies in force (total book)	Total of all policies in force at month end
New business quotes by Policy count	Total number of all quotes given in the month
New business sales by Policy count	Total number of all sales in the month
New business conversion by Policy count	% Number of sales versus number of quotes given
New business conversion by Premium	% Value by premium of all sales versus quotes given
New business policies cancelled <14 days?	The number of (consumer) policies cancelled
Renewals invited by policy count	The number of policies invited for renewal in the month
Renewals taken up by policy count	The number of policies renewing in the month
Renewal retention rate %	The % of policies renewed versus invited
Mid-term cancellations	The number of policies cancelling mid-term in the month
Mid-term cancellation rate	The % of policies cancelling versus policies in force
Number of claims made	The number of claims made in the month
Number of Claims paid	The number of claims paid in the month
Number of claims outstanding	The number of claims outstanding in the month
Number of claims repudiations (Ex COVID)	The % of claim repudiations in the month versus total no. of claims
Number of complaints	The % of complaints received in the month versus total no. of policies
Number of complaints upheld	The % of all complaints upheld in the month versus to total no. of complaints

