## Commercial

lega



**Policy summary** Haulier



The purpose of this summary is to help you understand your insurance policy. It sets out the significant features, benefits, limitations and exclusions but does not form part of your policy or contain the full terms of the policy, always refer to the policy wording.

**Insurance provider** - Markel International Insurance Company Limited trading as Markel Legal Expenses Insurance, 20 Fenchurch Street, London EC3M 3AZ

Period of insurance - 12 months or as otherwise stated in your policy schedule

Premium - As stated in your policy schedule

**Advice and online help** - You will have free access to legal, tax, crisis and stress counselling telephone advice services by calling the Markel advice line. You will also be able to register for the Markel Law Hub, an online resource of expert legal and business guides, templates and content, provided by Markel Law LLP.

Claims notifications – This policy only covers claims notified to us within the period of insurance

**Claims handling and notification** – Where you have the legal right of freedom to choose, you may choose you own representative provided the representative is appropriate and their charging rate is fair and reasonable. Initial notification of a claim must be made either by writing to us or calling us using the number shown on your schedule: The Claims Department, Markel Legal Expenses Insurance, 20 Fenchurch Street, London, EC3M 3AZ, **LEIclaimsuk@markel.com** 

**Cancellation** - You may cancel this policy within 14 days of insuring with us or receiving policy documents by writing to us, no charge will be made and any premium you have paid will be refunded. After this, you can write to us to cancel the policy if less than 75% of the period has expired and we will refund your premium less the time we have insured you for (plus 20% administration charge). All provided that you haven't made a claim.

Your right to complain - If you are not satisfied you should contact us by writing to: The Customer Services Manager, Markel Legal Expenses Insurance, 20 Fenchurch Street, London, EC3M 3AZ, LEIcomplaintsuk@markel.com

We will do our best to resolve your complaint but, if you are still not satisfied, you can refer the matter to The Financial Ombudsman Service, Exchange Tower, Harbour Exchange Square, London, E14 9SR, Helpline: 0800 023 4567, Switchboard: 020 7964 1000, www.financial-ombudsman.org.uk

If you were sold this product online or by other electronic means and within the European Union (EU) you may refer your complaint to the EU Online dispute Resolution (ODR) platform at **http://ec.europa.eu/odr** 

**Your right to compensation** - The Insurer is covered by the Financial Services Compensation Scheme (FSCS). The Insured may be entitled to compensation up to 90% of the claim in the unlikely event the Insurer cannot meet its obligations. Further information about compensation arrangements is available from the FSCS.

**Disputes** – Any dispute between you and us will be decided by arbitration and subject to the law of England and Wales

The most that we will pay any one claim	Criminal defence: Interview under caution - £2,500 Tax protection: Current tax year enquiry, Court attendance costs - £1,000 Crisis Communication - £10,000 Negotiation cover - £5,000 All other Sections of cover - £250,000
The most that we will pay for all claims in the period of insurance	£1,000,000
Territorial limits	Contract disputes - EEA Criminal defence -EEA Property and landlord and tenant disputes - EEA Personal injury – EEA All other Sections of cover – UK
Excess (any one claim)	<b>Excess for our choice of representative</b> Tax protection (Aspect enquiry) - £1,000 Construction contractors disputes - £1,000 All other Sections of cover - £0

	<b>Excess if you are able to choose your own</b> <b>representative (see wording for details)</b> Employment disputes, Employment compensation awards, Property and landlord and tenant disputes, Criminal defence, Regulatory compliance, Employee extra protection, Transport disputes, Contract disputes - £1,000 Construction contractors disputes - £2,000 All other Sections of cover - Not applicable
Minimum sum in dispute	Contract disputes - £1,000 Construction contractors disputes - £5,000
Reasonable prospects of success	<ul> <li>Your case must have at least a 51% chance of success, unless your claim is made under one of the following sections:</li> <li>Employment disputes - ACAS Early Conciliation</li> <li>Employment disputes - Employment Tribunals response (ET3)</li> <li>Employment disputes - Pre-hearing review/Employment status disputes</li> <li>Criminal defence - Interview under caution</li> <li>Crisis communication</li> <li>Court attendance costs</li> <li>If there is 50% or less chance of the above we will not provide cover</li> </ul>
What is not covered by this policy?	<ul> <li>Any costs incurred before we have consented to those costs being incurred</li> <li>Pre-existing circumstances</li> </ul>

	Significant exclusions/limitations
Policy benefits/sections of cover Employment disputes	organicant exclusions/innitations
Cover for costs of representation in defence of	
an employment dispute at a/an:	
ACAS Early Conciliation	
To take part in the process	
Employment Tribunal response (ET3)	
To enter a response to a claim (ET1)	
Pre-hearing review/employment status	
disputes	
To decide the employment status of a worker	
alleging to be an employee	
<ul> <li>Employment Tribunal hearing</li> <li>Preparation for the hearing or negotiating settlement</li> <li>County or High Court proceedings</li> <li>Representation or negotiating a settlement</li> </ul>	<ul> <li>Employment Tribunal hearing / County or High Court proceedings only</li> <li>We will not cover you if you have not followed either:</li> <li>The advice of the Markel advice line at the following times: <ol> <li>Before suspending, disciplining, dismissing, starting a retirement or redundancy process or making or proposing to make changes to the terms of an employee's contract of employment which may be unfavourable to the employee</li> <li>When notified of a grievance, a complaint of discrimination (such as sex, race, religion etc) or an appeal from an employee against action you have taken against them</li> <li>When an employee resigns or walks out after expressing verbal or written dissatisfaction</li> </ol> </li> <li>Or</li> <li>The ACAS code of practice on disciplinary and grievance</li> </ul>
	procedures where applicable
Employment compensation awards	All of Employment compensation awards
Cover for basic and compensatory awards	We will not cover you if the Employment Tribunal ordered
provided to you, currently have a claim	you to reinstate an employee and you failed to do so
accepted under Section of cover: Employment	
Tribunal hearing:	
Awards of compensation	
Compensation you are ordered to pay by a	
Tribunal	
Settlement of a dispute	
Compensation agreed by us in settlement of a	
dispute	
Tribunal fees	
Tribunal fees you are ordered to pay by the	
Tribunal or Tribunal fees as agreed in a	
settlement	
Property and landlord and tenant disputes	
We will cover costs to obtain damages or other	We will not cover you for disputes:
legal remedy for:	
Property disputes	Property disputes
Trespass on your property	Over a contract
<ul> <li>Nuisance affecting your property</li> </ul>	• Where another party's argument is that they own some
• The defence of another's claimed right of	or all of your property
way over your property	Where rights have arisen through your use or
• Your use of a right you have over another's	occupation over a length of time
<ul><li>property as recorded in your title documents</li><li>Pursuing another for physical damage to your property</li></ul>	

Disputes with your landlord	Disputes with your landlord
Your landlord's failure to maintain or repair	Arising out of your failure or alleged failure to pay any
your property as required by your lease or	money to your landlord, unless payment was withheld due
tenancy	to your landlord's failure to maintain or repair your property
An allegation by your landlord that you     failed to maintain or rappin property as	
failed to maintain or repair property as required by your lease or tenancy	
<ul> <li>The defence of a demand for dilapidations</li> </ul>	
at the expiry of your lease or tenancy	
<ul> <li>The defence of an attempt by your landlord</li> </ul>	
to end your lease or tenancy early and	
remove you from your property	
Disputes with your tenant	Disputes with your tenant
• Your tenant's failure to maintain or repair	Over dilapidations unless you have served a notice of
your property as required by your lease or	dilapidations to your tenant and you have an independent
tenancy	expert valuation of the dilapidations
• An allegation by your tenant that you failed	
to maintain or repair property as required	
<ul><li>by your lease or tenancy</li><li>Pursuing your tenant for disputed</li></ul>	
Pursuing your tenant for disputed dilapidations at the expiry of your lease or	
tenancy	
Eviction	Eviction
The eviction of your tenant, employee/ex-	Where you have not issued enforceable statutory or
employee following the expiry of the tenancy or	contractual notices which require tenant or licensee to leave
licence granted for the use of property	the property
	All of Property and landlord and tenant disputes
	• Over a contract unless it is a tenancy, licence or
	leasehold agreement
	<ul> <li>Where you will not suffer a financial loss or a reduction in property value</li> </ul>
	<ul> <li>Where you have not made a claim under a more</li> </ul>
	suitable insurance policy
	<ul> <li>Over planning or building decisions or compulsory</li> </ul>
	purchase orders or works under the order of any
	government authority
	• Over the negotiation, review or renewal of a tenancy or
	leasehold agreement or purchase of property
	Caused by seepage, pollution or contamination of any
	kind
Criminal defence We will cover costs for your:_	We will not cover claims:
Interview under caution	Interview under caution
Representation (including written submissions)	Where you are required by the Police to immediately attend
at an interview under caution	an interview under caution at a Police station
Prosecution defence	Prosecution defence
Defence of a criminal prosecution once you	• Involving an assault or a sexual offence, fraud,
receive a summons accusing you of a criminal	dishonesty, criminal damage or tax proceedings
offence	Where there is an allegation of a road traffic offence
	concerning a director, business partner or <b>employee</b> of
	<b>your</b> business
	<ul> <li>Where there are criminal proceedings arising from or related to tax or if an application is made under the</li> </ul>
	Proceeds of Crime Act
Motor offences	Motor offences
Defence of a criminal prosecution where the	If there is an allegation of driving under the influence of
conviction would result in the loss of a	drugs, alcohol or the use of handheld electronic equipment
driving licence required by your director or a	
business partner or an employee of your	
business to carry out essential business	
activities	
Defence of a criminal prosecution for tachograph or weight offences	
tachograph or weight offences	

Tax protectionCover for costs in representing you beforeHMRC in respect of a/an:Aspect enquiryHMRC formal notice to carry out an aspectenquiry into part(s) of your income or tax returnFull enquiryHMRC formal notice to examine all your financialrecords of income and corporation taxNational Insurance and PAYE disputesHMRC dissatisfaction with P11Ds or P9Ds orPAYE or NIC affairs after employer compliancevisitCurrent tax year enquirySchedule 36 inspection of business records,assets and premisesVAT disputesAlleged failure to pay VATParentere requirement	<ul> <li>All of Tax protection</li> <li>We will not cover enquiries where:</li> <li>There is not a reasonable prospect of reducing the liabilities alleged by HMRC</li> <li>You have missed a tax deadline or wholly provisional figures are used</li> <li>There is an allegation of fraud, tax avoidance or the defence of a criminal prosecution</li> <li>National minimum wage or living wage are alleged not to have been paid</li> </ul>
Regulatory compliance We will cover you for costs (or Compensation for Section of cover: Data protection	We will not cover you for:
for Section of cover: Data protection compensation) for a/an:	
Enforcement notices Appeal against an improvement or prohibition notice issued by the Health and Safety Executive or the Food Standards Agency	
Abatement notice appeals	Abatement notices appeals
Appeal against an abatement notice issued by a	More than one claim     Avising from planning applications, decisions or disputes
local authority for a statutory nuisance	Arising from planning applications, decisions or disputes     Licence appeals
Appeal against a decision taken by the relevant	<ul> <li>Appeals arising from a change in the law or regulation</li> </ul>
authority to suspend, revoke, alter or not renew	<ul> <li>The costs of complying with a notice/order</li> </ul>
an existing statutory licence	<ul> <li>Claims involving driving or property licences</li> </ul>
<b>Disciplinary hearings</b> Representation of your director or a business partner at a disciplinary hearing held by a professional or regulatory body where a loss of registration/accreditation would stop you carrying out your business activity	<b>Disciplinary hearings</b> Healthcare, medical or alternative therapy registrations or accreditations
<b>Data protection defence</b> Defence under the Data Protection Act 2018 (Articles 168 and 169) and the General Data Protection Regulation (Section 82)	
<b>Data protection compensation</b> Compensation as a result of holding, losing or unauthorised disclosure of data	<b>Data protection compensation</b> The party you are in dispute with has not suffered a specific financial loss
Court attendance costs	We will not cover you for:
We agree to pay:	We will not cover you for:
<b>Jury service</b> The amount of money you pay your employee, director or partner each day they attend jury service at a court, less any recovery from the court	
Witness attendance allowance	Witness attendance allowance
The cost of your employees attending court as	Expert witnesses
witnesses on your behalf provided that at the time of a claim under this section you have an	<ul><li>Salaries or wages</li><li>Costs which could be claimed from a prosecuting</li></ul>
accepted claim for this court appearance under	authority
this policy	autony
Employee extra protection	
We agree to pay costs:	We will not cover claims:

Pension trustee defence To defend directors / partners in civil	
proceedings caused by their alleged conduct as	
a trustee of a pension fund set up for the	
benefit of employees Wrongful arrest	Wrongful arrest
To defend civil legal proceedings against your	Wrongful arrest Where allegations were made by a worker/ex-worker
employee/ directors/partners in respect of	where allegations were made by a worker/ex worker
allegations of detaining someone against their	
will	
Personal injury	Personal injury
For your employee/directors/partners to pursue	Where the legal case is or may be against you
a damages claim for physical bodily injury	Injuries suffered on your property
suffered whilst carrying out the business activity	
which was caused by the act of another party Discrimination defence	Discrimination defence
To defend your employee/directors/ partners	Disputes with employees/interviewees/applicants to become
against an allegation of discrimination arising	an employee ex-employees
from conduct in carrying out your business	
activity	
Crisis communication	
Following an event which causes your business	We will not cover claims:
severe negative publicity and damages your	Where cover would not lessen the reputational or
business' reputation and is likely to have a	financial damage to your business
significant financial impact on your business we	Concerning critical reviews or complaints
<ul><li>agree to pay costs to:</li><li>Prepare a media statement or press release</li></ul>	
<ul> <li>Represent Your business at a press</li> </ul>	
conference	
Prepare a communication for Your	
customers	
Prepare a telephone message or website	
statement	
Restrictive covenant cover	We will not cover claims:
We agree to pay costs to pursue your employee/ex-employee for their breach of a	<ul> <li>Where the restriction being enforced lasts longer than 12 months</li> </ul>
restrictive covenant which is causing or will	<ul> <li>Where the restrictions were not written into the signed</li> </ul>
cause you financial loss	employment contract
Negotiation cover	
We agree to pay your own costs to negotiate a	We will not cover claims where the claim relates to an
settlement of the dispute provided you have	incident that occurred prior to this <b>Section of cover</b> being
made a claim under Property and landlord	included as part of your policy
and tenant disputes or Contract disputes	
and your claim is:	
not covered or	
cover was withdrawn	
solely due to a lack of reasonable prospects of	
SUCCESS	

Transport disputes	We will not cover claims:
Transport operator's licence disputes	Where there has been any non-compliance with
<ul> <li>To represent you at a public inquiry held before the Traffic Commissioner, which could lead to the suspension, revocation, imposed alteration of or refusal to renew your vehicle operator's licence</li> <li>To appeal a decision of the Traffic Commissioner's at the Upper Tier Tribunal provided that we covered the initial inquiry under Section of cover: Transport Operators Licence disputes and cover was not withdrawn</li> </ul>	<ul> <li>Previous decisions made by the Traffic Commissioner</li> <li>To represent an individual with regards to potential disqualification from either holding or being involved with operators licences</li> <li>For a driver conduct hearing about the holding of a vocational driver's licence</li> <li>Regarding a variation application made by you</li> <li>For an alteration or refusal to renew a vehicle operator's licence which is imposed by an Act of Parliament or national or local government regulation or order</li> <li>To comply with a notice or order</li> </ul>
Civil penalties	
<ul> <li>Appeal to the Tribunal Service against London Lorry Control penalties</li> <li>Appeal to the Tribunal Service against low emission zone penalties</li> <li>Appeal to the County Court against Immigration and Asylum civil penalties for carrying clandestine entrants</li> <li>Contract disputes</li> </ul>	
We agree to pay costs in a dispute over:	We will not provide cover for:
Contracts for goods and services	Contracts for goods and services
A contract for the sale, hire or supply of goods and services	Over construction contracts
<ul> <li>Contracts for construction and repairs <ul> <li>A Construction Contract (including any variations to the Construction Contract) for work undertaken on your property that is in writing and which states:</li> <li>The parties to the contract</li> <li>The date work is to commence</li> <li>The work to be done and the timescales for the work to be done</li> <li>The amount of money to be paid for the work and when it is to be paid</li> </ul> </li> </ul>	<ul> <li>Contracts for construction and repairs</li> <li>Estimated to cost more than the maximum construction project value (as stated in the indication/schedule)</li> <li>Where work commenced before the construction contract/variation to construction contract was agreed</li> <li>Agreed or any work started before the inception of this policy, unless continuous insurance exists</li> <li>Where you are carrying out the works</li> <li>If your business is in the construction industry</li> </ul>
and when it is to be paid	All of Contract disputes
	<ul> <li>Disputes below the minimum sum in dispute specified in the policy schedule/indication</li> <li>Over undisputed debts unless the debt is at least 90 days overdue and You have requested full payment in writing at least 3 times in 3 consecutive calendar months since the first due date</li> <li>Guarantees</li> <li>Contracts you enter into through an agent or which you have taken over from someone else by assignment</li> <li>Franchise contracts</li> <li>Disputes over hire purchase, credit agreements, insurance or financial securities</li> <li>Contracts of employment</li> <li>Any tenancy agreement, lease or licence to use land or buildings or the sale of land and or buildings</li> </ul>

Construction contractors disputes	We will not cover claims concerning:
Costs in a contractual dispute with a customer or	the thir flot cover claims concerning.
supplier over a breach of a construction contract	A construction contract on your property
at the following stages:	Costs you have a contractual obligation to pay
	Disputes below the minimum sum in dispute
Adjudication	Guarantees and warranties     Where you do not have a direct contractual relationship
At an adjudication	<ul> <li>Where you do not have a direct contractual relationship</li> <li>Contracts you enter into through an agent or have</li> </ul>
County or High Court Construction	taken over by assignment
Contract Dispute Proceedings	• Over undisputed debts unless the debt is at least 90
At the County Court or the High Court or	days overdue and you have requested full payment in
negotiating a settlement	writing at least 3 times
All of Construction contractors disputes Provided that:	
• The construction contract is in writing and	
signed by both parties and expressly	
stipulates:	
- The parties	
- The work	
- The timescales	
- The payment	
The construction contract was entered	
into after the start of your policy	

Markel Legal Expenses Insurance 20 Fenchurch Street, London, EC3M 3AZ Tel: 0345 350 1099 LEIsalesuk@markel.com www.markel.co.uk

Markel Legal Expenses Insurance is a trading name of Markel International Insurance Company Limited, registered in England and Wales No: 00966670. VAT number 245 7363 49. Registered address, 20 Fenchurch Street, London EC3M 3AZ. Markel Corporation is the ultimate holding company for Markel International Insurance Company Limited.



Markel International Insurance Company Limited is authorised by the Prudential Regulatory Authority and regulated by the Financial Conduct Authority and the Prudential Regulatory Authority. Financial Services Register Number 202570.