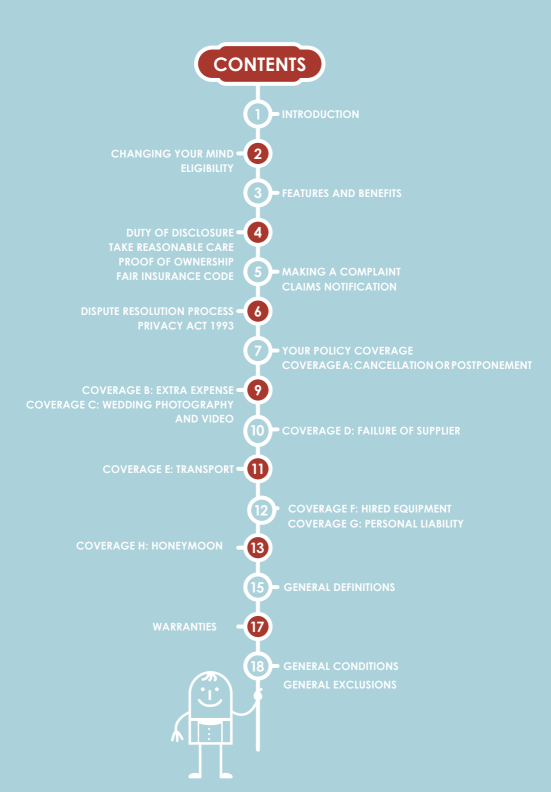
WeddingCover Insurance Policy

WeddingCover Insurance







Thank you for choosing a WeddingCover insurance product to provide you with the peace of mind for your special day. WeddingCover insurance is exclusively underwritten by Markel Syndicate Management Limited which is referred to throughout the document as the Insurer or we/us/our. This policy is provided by Sage Partners Ltd operating as WeddingCover on behalf of Certain Underwriters at Lloyd's, London ("Lloyds").

This policy shall be governed by the laws of New Zealand. Any dispute arising under this policy or subsequent certificate shall be subject to the exclusive jurisdiction of New Zealand. In return for **you** having paid the premium, the Insurer agrees to insure **you** on the terms set out in this policy and the policy **schedule**. Please check that the policy meets **your** needs and that the policy **schedule** is correct. If there are any errors in the policy **schedule**, please contact WeddingCover on 09 950 4902.

Please read the following document carefully. It contains important information regarding what **we** can and cannot cover in **our** agreement with **you**.



It you are not completely happy with this policy, or you change your mind, please tell us within 7 days of it commencing. We will cancel your policy as if it had never existed and refund in full any premium you have paid. Please note that this clause does not apply if a claim has been made.

You can still cancel the policy after the initial 7 days "cooling off" period, however, **we** will not refund any of the premium if **you** do so.

ELIGIBILITY

The cover is available to **New Zealand residents** for weddings taking place anywhere in the world and can be purchased no sooner than 30 days and no more than 18 months prior to the date of the **wedding**.

YOUR POLICY AND HOW IT WORKS

Your policy consists of

- your application and any other information you supplied to us; and
- 2. this policy wording; and
- the schedule and any subsequent endorsement notices.

This policy provides various tiered options and **you** should choose the correct level of cover based on **your** wedding costs. WeddingCover acts as the agent of the Insurer in respect of the insurance products offered and not as **your** agent. Any advice **we** give **you** does not consider **your** individual needs, therefore **you** should consider if the insurance is suitable for **you** and read the policy wording before purchasing this insurance.

Once you have agreed to pay the premium and we have accepted your application, we will insure you under this policy for the term shown in the schedule.





You cannot make a claim until you have paid your premium.

The words in bold in this policy are defined. The definitions are in this policy, or where they apply only to one clause, within that clause.

The headings and section introductions are for reference only and must not be used in interpreting this document.

FEATURES AND BENEFITS

The following table provides an outline of the tiered policy options and **you** should choose the correct level of cover for the reimbursement of your **weddings** costs and expenses. The maximum amounts **we** will pay under this policy are set out in the policy wording and **schedule**, therefore **you** should consider if the insurance is suitable for **you** and read the policy wording before purchasing this insurance.

COVER	BRONZE	SILVER	GOLD	PLATINUM
Cancellation or Postponement	\$7,500	\$15,000	\$40,000	\$60,000
Extra Expenses	\$5,000	\$10,000	\$20,000	\$30,000
Photography and Video	\$3,500	\$5,500	\$10,000	\$20,000
Failure of Supplier	\$3,000	\$6,000	\$15,000	\$30,000
Transport	\$2,500	\$4,500	\$7,500	\$10,000
Hired Equipment	\$5,000	\$10,000	\$15,000	\$20,000
Public Liability	\$5,000,000			

Optional Honeymoon Cancellation Cover - \$100.00 additional premium applicable with cover limited to \$10,000.



When **you** apply for insurance **you** have a legal duty of disclosure to truthfully disclose all information that is relevant and/or material to **us** so as to enable us to decide whether to provide this insurance and if so on what terms. **You** have this duty whenever **you** make changes to **your** policy. If **you** breach this duty, **we** may elect to avoid **your** policy from inception. This means that **your** policy will be treated as if it never existed. The duty to disclose relevant or material information is not limited to the questions listed in the proposal if a proposal form is completed. Please ask us if **you** are not sure whether **you** need to disclose information.

TAKE REASONABLE CARE

You and anyone else covered under this policy must take reasonable care to avoid circumstances that may result in a claim and take all necessary action to minimise claim costs.

Your claim or that of any other person covered under this policy will not be covered if **you** or they are reckless or grossly irresponsible.

PROOF OF OWNERSHIP

We may request proof of ownership or justification of value of any item at policy inception or claim time. It is important **you** keep receipts or valuations, as well as photos of items, to ensure **we** can apply an appropriate value should a claim arise.

FAIR INSURANCE CODE

Sage Partners Ltd is a Lloyd's Coverholder and as such is committed to complying with the Fair Insurance Code as are all insurer members of the Insurance Council of New Zealand. The code sets out some of your rights when dealing with us. If we fail to comply with the Fair Insurance Code, we can be reprimanded, fined or expelled from the ICNZ We view the Fair Insurance Code guidelines as a minimum only and encourage you to read the code to understance





your rights and responsibilities when dealing with us. Please contact us if **you** would like to receive a copy of the code, alternatively, it can be accessed at icnz.co.nz.

MAKING A COMPLAINT

Sage Partners Ltd aims to provide **you** with the highest quality service and support. But if **you** do have a complaint or encounter a problem, please let us know as soon as **you** can. Our complaints process outlined below aims to address **your** concerns.

- Step 1 Contact us
 Discuss vour complaint with the person vou've
 - Discuss **your** complaint with the person you've been dealing with and try to resolve it.
 - ☐ Step 2 Request a review
 - If your complaint is not resolved by Step 1, you can arrange to see our Managing Director Geoff Manks, call 09 950 4902 or email geoff@sagepartners.co.nz, or we can supply a feedback form for you to detail your concerns.
 - □ Step 3 Refer **your** complaint
 If a resolution has not been reached after going through **our** complaints process, **you** can refer **your** complaint to the Insurance & Savings Ombudsman Scheme Inc. of which Sage is a participant. This is a free, independent dispute resolution scheme. For more information, go to www.iombudsman.org.nz or call 0800 888 202.

CLAIMS NOTIFICATION

In the event of a claim or an incident that may give rise to a claim, complete the claim form at www.weddingcoverinsurance.co.nz or alternatively contact WeddingCover at:

Phone 0800 236 557

Email: info@weddingcoverinsurance.co.nz



□ a doctor's certificate

- evidence of your original purchase receipts to validate ownership
- signed copies of your supplier contracts.

DISPUTE RESOLUTION PROCESS

There are steps and processes to be followed in the event of a dispute with regards to a claim. Such notices must be served to Sage Partners Ltd in the first instance for review. In the event any matters are not resolved to their greater part, the matter may be referred to the following for further review:

Hazelton LAW Scott Galloway – Lloyd's Representation 101 Molesworth Street PO Box 5639 Wellington

Tel: +64 4 472 7570 Fax: +64 4 472 7571

who has authority to accept service and to enter an appearance on **our** behalf, and who is directed at **your** request to give a written undertaking to **you** that he will enter an appearance on **our** behalf.

PRIVACY ACT 1993

Personal information may be received, used and retained by **your** insurer for the purposes of conducting business with **you**. **You** have a right to request access to and correct **your** personal information subject to the Privacy Act 1993.





YOUR POLICY COVERAGE

COVERAGE A: CANCELLATION OR POSTPONEMENT

We will cover you, up to the amount shown in the schedule, for:

- any irrecoverable expenses, deposits and other charges paid or contracted by you in respect of the insured wedding, and
- services from any other suppliers booked but not used as a result of unavoidable and unexpected cancellation or postponement of the wedding made necessary by any cause beyond your control, except as specifically excluded under the Coverage A exclusions or under the exclusions applying to the whole policy.

If the **wedding** includes a **destination reception**, we will not cover **you** for any above-mentioned charges paid or contracted to be paid by **you** associated with the **destination reception** if the ceremony is not necessarily **cancelled** or subject to **postponement**.

With respect to the cover provided under Coverage A as set forth above, loss or damages must be proven separately for each portion of the **event**.

COVERAGE A: EXCLUSIONS

We will not cover **you** for any loss caused directly or indirectly by any of the following:

- 1. any circumstances known to **you** at the date of issue shown in the **schedule** as likely to give rise to **cancellation** or **postponement** of the **wedding**.
- 2. the effects of:
 - 2.1 withdrawal, insufficiency or lack of finance howsoever caused;
 - 2.2 variations in the rate of exchange, rate of interest or stability of any currency:
 - 2.3 financial default, insolvency, or failure to pay of any person, corporation or entity;
 - all 2.1 to 2.3 whether a party to this policy or otherwise.
 - 2.4 lack of or inadequate response or inadequate financial or other support or withdrawal of such support by any party.



- prohibition of the wedding by local government regulation or act.
- 5. cancellation or postponement following a voluntary decision by you not to proceed with or take part in the wedding, including, without limitation, such voluntary decision resulting from a change of heart or disinclination to marry.
- 6. weather conditions, unless such weather conditions are so extreme as to prevent you or your immediate family or active participant(s) from taking part in the wedding or more than half of the guests from reaching the wedding, or which renders the venue unusable or unsafe.
- 7. any loss otherwise covered by the policy, if in respect of or consequent to the death, injury, illness, disablement, confinement or compulsory guarantine of:
 - (a). of any person(s) other than **you** or your **immediate family**.
 - (b.) any person occurring or arising as a consequence of self-inflicted injuries, mental illness, or influence of alcohol or drugs (other than drugs taken in accordance with the treatment prescribed and directed by a qualified medical physician except drugs taken for the treatment of drug addiction);
 - (c.) any person due to any pre-existing medical condition known to you at the date of issue of the policy;
 - (d.) any person caused or contributed to by pregnancy commencing before the date of issue of the policy unless the expected date of delivery is more than two (2) months after the wedding date;
 - (e.) any person resulting from a violation of law; or





(f.) **you**, if **you** have contracted for, arranged, or commenced the **wedding** against the advice of any medical practitioner.

COVERAGE B: EXTRA EXPENSE

We will cover **you**, up to the amount shown in the **schedule**, for extra expenses not originally contemplated or anticipated that are incurred by **you** to avoid an otherwise necessary **cancellation** or **postponement** of the **wedding**, but only to the extent it reduces the amount of loss that otherwise would have been payable under Coverage A. **We** will pay only for comparable items, services or locations. The replacement items, services or locations must cost the least amount necessary to proceed with the **wedding**.

CONDITIONS APPLICABLE TO COVERAGES A AND B

If the **wedding** is necessarily **rescheduled** and is moved to another time or place in order to avoid or diminish a loss payable by this policy the **rescheduled wedding** will continue to be insured by **us**. The additional premium will be calculated using the same rate used for the original premium applied to the amount being reinstated.

COVERAGE C: WEDDING PHOTOGRAPHY AND VIDEO

We will cover **you**, up to the amount shown in the **schedule**, for all expenses necessarily incurred to retake the **wedding photographs** and **wedding video** as a direct and necessary consequence of the following:

- 1. non-appearance on the wedding day for any reason of the professional photographer/professional video operator booked for the wedding
- 2. loss of or damage to the original film, negatives or digital media by any cause before copies are made
- 3. non-development of the original film, negatives or digital media. The cover also includes the original video produced by the professional camera operator.



- 1. damage to **wedding photographs** or **wedding video** arising from wear and tear, moth, vermin, atmospheric or climatic conditions, deterioration, depreciation, confiscation or detention.
- 2. failure of the **wedding photographs** or **wedding video** to meet **your** expectations of style or quality, including the absence or clarity of sound, or content: or
- any services in excess of those detailed in the original contract for wedding photographs or wedding video.

COVERAGE D: FAILURE OF SUPPLIER

We will cover you, up to the limit in the schedule, for:

- any deposits paid by you for the wedding related to transport, catering services, accommodations (including pre-booked travel arrangements and accommodations for a honeymoon (if applicable), wedding attire, wedding jewellery, flowers, wedding photographs and wedding videos, and entertainment expenses, which are nonrefunded as a direct result of a cessation of business operations prior to the wedding by the supplier; and
- any deposits paid by you that are not collectable from a supplier who fails to provide the wedding items, services or locations it was obliged to provide under a written contract executed prior to the wedding.
- additional costs in arranging alternative equivalent services.





COVERAGE D: EXCLUSIONS

We will not cover you for any of the following:

- 1. claims arising from the financial failure of a **supplier** where there is no written agreement in place.
- 2. any additional costs which would have been incurred had the original supplier not ceased trading.

COVERAGE E: TRANSPORT

We will cover **you**, up to the limit in the **schedule**, for the failure of any vehicle hire firm or any other person to provide wedding transport in accordance with any signed agreement or obligation with **you**, including non-appearance or breakdown of or accident to the vehicle, up to the amount shown in the **schedule** for the following:

- 1. irrecoverable deposits
- 2. additional costs in arranging alternative equivalent services

COVERAGE E: EXCLUSIONS

We will not cover you for any of the following:

- 1. contracts, which are not in writing.
- 2. Any costs, which would have been incurred, had the original **supplier** avoided the agreed service.



COVERAGE F: EXCLUSIONS

We will not cover you for any of the following:

- damage to flooring caused by footwear.
- 2. damage to audio and visual entertainment equipment
- loss or theft from any unattended venue or vehicle.
- claims arising from any wilful or malicious act, act of vandalism or deliberate act.
- claims arising from erection and/or dismantling of any hired equipment.

COVERAGE G: PERSONAL LIABILITY

We will cover you, up to \$5,000,000 under all plans in respect of your legal liability arising from accidental injury to third parties or accidental loss of or damage to third party property during the period of the wedding and within the territory. We will also pay for legal costs and expenses in defending any claim in respect to such injury, loss or damage.

This section does not provide an indemnity in respect of liabilities arising from the actions of anyone other than **you**, the immediate family and the attendants, and does not include any additional liability accepted under a hiring or booking contract.





COVERAGE G: EXCLUSIONS

We will not cover you for:

- claims related injury to the Bride, Groom or member of the immediate family.
- 2. damage to property belonging to you, Bride and/or Groom or in your care or control, or belonging to, or in the care or control of, **immediate family** member.
- 3. claims arising from the ownership, custody or use of any aerial device, watercraft or mechanically propelled vehicle
- claims related to a contract that imposes on you a liability which you would not otherwise have.
- 5. claims arising from conduct intended to cause bodily injury, property damage or liability with reckless disregard for the consequences of **you** or any person acting with **your** knowledge, consent or connivance.
- 7. claims relating directly or indirectly by a disease that is transmitted by **you**.
- 8. claims relating to **suppliers**' acts or omissions.
- 9. claims occurring on any date other than the date shown as the **wedding** listed in the **schedule**.
- 10. claims relating directly or indirectly to hazardous activities formal or informal, public or private including but not limited to; racing of vehicles, skiing, hunting, skydiving or scuba diving.
- 11. any incidental food poisoning occurrence related to the wedding.



Important Note: This section is only included in the policy if you have chosen and paid additional premium for this coverage and your policy schedule says it is included.

We will cover you, up to the amount shown in the schedule, if your pre-booked honeymoon is not taken as a direct result of your wedding being cancelled under the terms and conditions stated in this policy.

Exclusion:

 any claim that is not supported by a valid travel insurance policy for all of the insured persons taking the honeymoon.





GENERAL DEFINITIONS

Active participant(s) means the officiate and any attendants of the wedding.

Attendant(s) means the bride and grooms parents, civil partners parents, maid of honour, bridesmaids, flower girl, best man, groomsmen and ring bearer.

Cancellation or **cancelled** means the inability to proceed with the **wedding** prior to commencement.

Communicable disease means any disease capable of being transmitted from an infected person or species to a susceptible host, either directly or indirectly.

Destination reception means any private reception accompanying a ceremony that is more than 240 kilometres overland (including rail) from the ceremony site or involves air or sea transportation with a destination other than the originating location.

Excess/excesses/deductible means the amount(s) stated in the **schedule** which shall be retained by **you** at **your** own risk and uninsured.

Hired equipment means marquees or tents including gazebos, staging, flooring, chairs, tables, lighting and other ancillary equipment, which includes electronic equipment, not in direct communication (or under the control of) the central processing unit.

Honeymoon means the holiday taken by the newly married couple within 90 days of the date of the wedding ceremony.

Immediate family means the following relatives, whether by blood or legal adoption: grandparents, parents, siblings and children.

New Zealand resident means at least one person who is living in New Zealand and is either a New Zealand citizen, a permanent visa holder, or a protected Special Category (SCV) holder.



Pre-existing medical condition means a condition for which medical care, advice, consultation or treatment was received within twelve (12) months immediately preceding the policy issue date as shown in the declarations page or, if the symptoms of the condition were present, that would have caused a reasonable person to have sought medical care, advice, consultation or treatment within the twelve (12) months preceding the policy issue date.

Postponement means the unavoidable deferment of the wedding

Period means the date from which this policy commences (as shown in the **schedule**) and the date to where all cover under this policy ends (also as shown in the **schedule**).

Period of the wedding means the date from when the **wedding** starts (as shown in the **schedule**) to the date when the **wedding** ends (also shown in the **schedule**).

Rescheduling/rescheduled means the unavoidable **postponement** of the **wedding** to another time or the unavoidable removal of the **wedding** to another location.

Schedule means the attachment to the policy which sets out **your** details and the details of the **wedding** and the coverage provided.

Supplier means a business or officiating registrar that is contracted by **you** to provide goods and/or services associated with the **wedding**.

Territory means worldwide excluding the United States of America and Canada.

Terrorism means an unlawful act, including but not limited to the use of force or violence, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.





Wedding as described in the **schedule** and held at the **venue** means the private reception and accompanying ceremony, if any, described and scheduled to take place on the date and at the place shown in the **schedule**, including any rehearsal dinner scheduled within 48 hours in advance of the **wedding**, but does not include any other scheduled activities including without limitation showers and announcements parties.

Wedding attire means the clothing (including alterations and fitting fees incurred) and headwear or shoes that **you** own, purchase or rent and is specifically to be worn at the **wedding** by **you** or any **attendants**. **Wedding attire** does not include watches, jewellery or precious or semi-precious gemstones or pearls.

Wedding jewellery means jewellery (including watches and rings) that **you** purchase or rent specifically for personal decoration or exchange at the **wedding**. **Wedding jewellery** does not include engagement rings or jewellery that is not purchased or rented specifically in connection with the **wedding**.

Wedding photographs mean photographs of the **wedding**, taken or contracted to be taken by a professional photographer.

Wedding video means a video of the **wedding**, taken or contracted to be taken by a professional videographer.

We/us/our means Markel Syndicate Management Limited – Syndicate 3000.

You/your means **your** details named as the insured and shown in the **schedule**. This can include the bride and groom or civil partners as well as the parents or guardians of the bride or groom or civil partners.

WARRANTIES

It is warranted that you shall:

- 1. observe and comply with the requirements of any applicable law, ordinance, court or regulatory body of whatever jurisdiction.
- 2. make all necessary arrangements for the successful fulfilment of **the wedding** (which for the avoidance of doubt shall include, but not be limited to, the provision of sufficient allowances for travel time, set up and/or rehearsal time) in a prudent and timely manner.



Failure to comply with any of the above warranties automatically discharges **us** from all liability under this policy.

GENERAL CONDITIONS

- This policy, the schedule and any attached endorsements shall be read together as one contract and any word or expression to which a specific meaning has been attached in any part of this policy, the schedule or any endorsement hereto shall bear such meaning wherever it may appear.
- The premium for this policy and any expense incurred in the formulation of a claim hereunder shall not be recoverable items.
- All salvage, recoveries and payments due to you will be applied as if recovered or received prior to settlement of the loss and all necessary adjustments will be made by the parties involved.
- 4. We reserve the right to pursue an action for recovery from any party, whether before or after payment of a loss, at our sole discretion and in **your** name or otherwise. In the event of any payment under this policy, we shall be subrogated to the extent of such payment to **your** rights of recovery and **you** shall fully cooperate with us in the execution of all papers required and shall do everything that may otherwise be necessary to secure such rights.
- No suit shall be brought upon this policy unless you have complied with all the provisions of this policy and has commenced suit within twelve months after the loss occurs.





- This policy and the coverage provided hereunder may not be assigned in whole or in part without our prior written consent.
- 7. If the loss payee is an entity other than you, all claim payments due under the terms and conditions of this policy shall be made payable to the party(ies) stated in the schedule as loss payee(s). Payment of such losses by us to the loss payee(s) shall be a sufficient and complete discharge of all of our obligations to you and loss payee(s) in connection with said loss(es).
- 8. Unless requested and agreed by **us** or as otherwise stated in the **schedule**, this policy is mutually agreed to be governed and construed in accordance with the laws of New Zealand whose courts shall have exclusive jurisdiction.
- 9. **You** shall observe and fulfil the terms and conditions contained in this policy or endorsed hereon.
- 10. **You** shall maintain adequate records or receipts in connection with the subject matter insured hereunder.
- 11. **You** shall ensure that the **venue**(s) stated in the **schedule** is/are open and in a condition fit for the **wedding** to proceed prior to policy inception.
- 12. All amounts shown in the Policy are in New Zealand dollars (NZD). If expenses or losses are incurred in a foreign currency, then the rate of currency exchange used to calculate the amount payable in New Zealand currency (NZD) will be the rate at the time of incurring the expense or suffering the loss.
- 13. Reimbursement under this Policy will be in New Zealand dollars.

GENERAL EXCLUSIONS

The following general exclusions apply to all coverages:

- loss or damage arising directly or indirectly from actual or threatened nuclear reaction, nuclear radiation or radioactive contamination, however such nuclear reaction, nuclear radiation or radioactive contamination or threat of same may have been caused.
- 2. loss that results from declared or undeclared war, civil war, insurrection, rebellion, revolution, war-like act by military force or military personnel, or destruction, seizure, or use of property for a military purpose. It includes the consequences of these. Discharge of a nuclear weapon is deemed an act of war even if it is accidental. This exclusion shall not apply to loss otherwise covered hereunder arising from non-appearance by you.
- 3. loss or damage arising from the neglect by **you** to use all reasonable means to mitigate any loss or damage, at and after the time of a loss, or when the **wedding** is in danger of being **cancelled** or postponed.



- of a loss, hereunder.
- 7. alterations or variance of the **wedding** without **our** prior written approval.
- any work being carried out which renders the venue or its facilities unusable in whole or in part unless such work is unknown to you at the inception of this policy or at the time of making the booking of the venue whichever is the later.
- 9. you failing to:
 - observe and comply with the requirements of any law, ordinance, court or regulatory body of whatever jurisdiction;
 - 9.2 make all necessary arrangements for the successful fulfilment of the wedding (which for the avoidance of doubt shall include, but not be limited to, the provision of sufficient allowances for travel time, set up and/or rehearsal time) in a prudent and timely manner; and
 - 9.3 ensure that all necessary contractual arrangements with you are made and confirmed in writing with you and that all necessary authorisations, (which for the avoidance of doubt shall include, but not be limited to, the obtaining of licences, permits, visas, copyright and patents) are obtained in a timely manner and valid for the period of the wedding.
- civil commotion assuming the proportions of or amounting to a popular uprising, riot, martial law or the act of any lawfully constituted authority in the furtherance of maintaining public order.
- 11. seizure or destruction under quarantine or customs regulations, confiscation, nationalisation or requisition (other than requisition of the **venue** following a natural catastrophe) or destruction of or damage to property including **venue**, by or under the order of any government or public or local authority, or the handling





of contraband or the engaging in illicit trade or transportation.

- 12. any order for repatriation, internment, imprisonment, deportation or the refusal of permit to enter any country where the **wedding** is to be held.
- 13. the effects of:
 - 13.1 ionising radiation or contamination or radioactivity from any nuclear material, including any nuclear waste and by-products, used in or resulting from the fission and/or fusion of nuclear fuel;
 - 13.2 seepage and/or pollution and/or contamination unless it is discovered during the **period** of this policy and is a direct cause of a loss covered hereunder.
- 14. the effects of:
 - 14.1 withdrawal, insufficiency or lack of finance howsoever caused;
 - 14.2 variations in the rate of exchange, rate of interest or stability of any currency;
 - 14.3 financial default, insolvency, or failure to pay of any person, corporation or entity;
 - all 14.1 to 14.3 whether a party to this policy or otherwise.
 - 14.4 lack of or inadequate response or inadequate financial or other support or withdrawal of such support by any party; and
- 15. the actual or threatened malicious use of pathogenic or poisonous biological or chemical materials regardless of any other cause or event contributing concurrently or in any other sequence, thereto.
- 16. any communicable disease or the fear or threat thereof, unless the venue is closed by or under the order of any government or public or local authority as a sole and direct result of a which originates and manifests itself within the confines of the venue.
- 17. any happening, but for the existence of this policy, be insured by any other insurance(s) except for any **excess** beyond the amount which would have been payable under such other insurance(s) had this policy not been affected.
- 18. any fraud, concealment, or intentional misstatement or negligent statement relating to the information provided or in the making of a claim. This shall entitle **us** to refuse payment of a claim or treat this Insurance as though it was void from its inception.
- 19. any act of **terrorism** (whether actual or perceived) or fear thereof regardless of any other cause or event contributing concurrently or in any other sequence to the loss.