TERMS OF BUSINESS
These Terms of Business sets out the terms under which our firm will provide business services to you. It details the duties of both the firm and you in relation to such services. Please read it carefully. Please also contact us if there is anything in these terms of business which you do not understand or with which you disagree. Coversure Ltd trading as Surety Bonds is regulated by the Central Bank of Ireland as an insurance intermediary registered under the European Communities (Insurance Mediation) Regulations, 2005 and as an Investment Intermediary authorised under the Investment Intermediaries Act, 1995. The Central Bank of Ireland holds registers of regulated firms which you can view at www.centralbank.ie.

PROTECTING OUR CLIENTS
Surety Bonds complies with the Consumer Protection Code, the Minimum Competency Code and the Fitness & Probity Standards. We are also registered with the National Consumer Agency as a Credit Intermediary in respect of arranging premium finance and we are a member of Brokers Ireland.

OUR SERVICES
We are authorised to provide advice on a “fair analysis” basis in relation to all classes of insurance policies. We make our recommendations in accordance with accepted professional criteria. We do not guarantee nor make representations in regard to, and we expressly disclaim responsibility for the financial condition of insurers or product producers with which we place insurance. We will not indemnify clients in respect of the failure of any insurer or product producer. Full policy terms and conditions are contained in your policy document; you have a duty to familiarise yourself with this. A list of our agency appointments is available upon request. For certain insurances we use one specialist provider for the benefit of our customers and do so on a limited analysis basis. Our services also include advice on risk exposure, insurance requirements, claims handling and ongoing assistance and representation during the policy period.

YOUR DUTIES
The law in Ireland deems insurance to be a special class of contract, which imposes onerous duties upon prospective clients and their agents, obliging them to act with good faith towards insurers at all times. You are obliged to answer all questions honestly and to the best of your knowledge and disclose all information as set out on any proposal form / statement of fact. We would like to ensure all claims are paid for you, but unfortunately, we may find ourselves defenceless to assist you, when ALL material facts are not disclosed at the outset. You are reminded that you are responsible, on an ONGOING basis for providing us and / or your insurers with all material facts relating to the insurance covers we arrange on your behalf. Material facts are those which are likely to affect the assessment and acceptance of risks being insured. If you are in doubt as to what facts are considered to be material, then you should disclose them to us or your insurers. Failure to provide full and accurate information may mean that your cover is invalid. Duties of disclosure and utmost good faith also extend to the claims process and to any situation during the policy period where you are required under the terms of the policy to provide information to the insurer. Please make sure you read all documents, including warranties and conditions which apply to your policy. It is your responsibility to do so. It is in your best interests to review the products which we have arranged for you. As your circumstances change, your needs will change. You must advise us of those changes. Failure to contact us in relation to changes in your circumstances or failure to request a review may result in you having insufficient cover.

DOCUMENTATION & DISCLOSURE
Our aim is to produce documentation and correspondence in a clear and understandable format. It is your responsibility to provide complete and accurate information to insurers and / or where a Statement of Fact is completed on your behalf. You should check all policy documentation to ensure cover is correct. Any errors should be notified to us immediately, failure to disclose information could invalidate your insurance cover. All policies contain conditions and exclusions and some contain warranties and excesses. It is your responsibility to examine the document to familiarise yourself with these. A breach of a policy condition may result in non-payment of a claim and a breach of a warranty may invalidate the cover if it is not complied with precisely.

RENUMERATION POLICY
We endeavour to provide our clients with an excellent service in shopping the market for the best deals available, having consideration to the level of cover, the particular conditions/ endorsements, the suitability of the product and the premium to be paid. We are remunerated by a combination of fees and commission. Commission is received from product producers to whom orders are transmitted. Fees are charged on all new policies, policy renewal, mid-term alteration, cancellation and premium rebates subject to a minimum charge of €50. Our fees are in line with industry average and are often significantly less. We reserve the right to amend these fees should the complexity of the product & service require a higher fee. We reserve the right to offset premium rebates due to the client against any sums outstanding from that client to Surety Bonds or the client’s insurers or the premium financing company (as per the terms of the agreement) Surety Bonds may receive commission in respect of the administration and set up of credit agreements. We charge credit card handling fees in respect of the fee charged to us by credit card providers.

HANDLING CLIENT MONEY
We accept payment in cash, by cheque, EFT, credit card or debit card in respect of all classes of insurance. A Section 30 receipt will be issued for all payments received and should be retained by you. For the purpose of some transactions, please note that money may pass through other authorised intermediaries before the insurer receives it. We are not authorised to accept cash or negotiable instruments in any other circumstances. In order to comply with the Central Bank of Ireland’s requirements, we are not in a position to give any credit except under a credit facility we have arranged with specialist premium finance providers. It may also be possible to spread payments through insurer’s instalment schemes. Under the Central Bank of Ireland’s legislation very strict rules apply in the payment of premiums to insurance companies. We will not pay premiums to insurers which have not been received from the client. Therefore, to avoid policy cancellation, premiums must be paid strictly within the credit terms. We will not accept responsibility for cash sent by post or put through our letter box outside of office hours.

CHANGES TO YOUR COVER
We will deal with requests to increase or amend cover on the day your instructions are received, or the next working day if a weekend, public holiday or if outside insurer’s working hours. Sometimes changes cannot be processed without obtaining additional information, we aim to do this as promptly as possible.

RECEIPT OF INSTRUCTIONS
We do not consider instructions to arrange or change cover sent to us by post, electronic mail or facsimile, or left on answering equipment, to have been received until they reach the relevant personnel in our offices. We do not accept responsibility for instructions which do not reach us due to failures in the postal, electronic or telecommunications systems.
FAILURE TO PAY & DEFAULT
Our firm will exercise its legal rights to receive payments due to it from clients (fees and insurance premiums) for services provided. In particular, without limitation of the generality of the foregoing, the firm will seek reimbursement for all payments made to insurers on behalf of clients where the firm has acted in good faith in renewing a policy of insurance for the client. Product producers may withdraw benefits or cover in the event of default on payments due under policies of insurance or other products arranged for you. You are responsible for the prompt settlement of insurance premiums. We have no obligation to fund any premiums on your behalf and cannot be held responsible for any loss which you may suffer as a result of a policy being cancelled or otherwise prejudiced due to late payment of a premium. Premium financing companies may also seek full reimbursement from you directly should you default on your payments prior to your mandate being repaid in full. You should refer to policy and/or premium financing documents & product terms for the details of such provisions. Should your insurer become unable to reimburse premiums for unexpired cover under their policy and a finance agreement is in place with a third-party finance company, you will still be liable to continue payments to the end of your agreement.

TRANSFERRED BUSINESS
If we take over the servicing of insurance policies which were originally arranged through another insurance broker or intermediary or directly with an insurer we do not accept liability for any claim arising out of the advice given by that broker, intermediary or insurer, nor for any errors, omissions or gaps in your current insurance protection. We would ask you to contact us should any aspect of a policy which has been transferred to us cause you concern or require review.

MAKING A CLAIM
Many insurers provide a 24-hour helpline in respect of claims and you should consult your policy documentation for contact details and details of your insurers particular instructions and requirements in the event of a claim. Please ensure that you report all incidents that could give rise to a claim as soon as you become aware of them, either by contacting your insurer on their helpline or by telephoning our office. You will be advised if you need to complete a claim form or produce documentation to support your claim. In certain circumstances late notification may result in your claim being rejected.

If a claim involves damage to your property, please do not:
- Dispose of damaged items and/or Authorise repair work (except in an emergency or to prevent further damage) until your insurers or we advise that you can.
- If your claim involves damage to third party property or injury to persons please pass copies of all correspondence, including solicitors’ letters to us immediately and unanswered. Any attempt to negotiate with the incident without prior reference to your insurers to us might prejudice your cover.
- You should be aware that a claim arising after renewal of the policy has been invited might affect the assessment and acceptance of renewal by your insurers.

QUOTATIONS
Unless stated otherwise quotes for new insurances are: Valid for a period of 30 days & Subject to satisfactory completion of the insurer’s proposal form/SOF.

CANCELLATION OF POLICIES & COOLING OFF PERIOD
Provided that no incident giving rise to a claim has occurred, you will be entitled to a proportionate return of the premium for the un-expired period of insurance unless the policy is on a minimum and deposit basis, and if this is the case, no return will be allowed on the policy. We reserve the right to cancel your insurance policy in the event of the following:
- Non-payment of the premium due at inception, renewal or following mid-term alteration or return of a cheque from your bank.
- Non-disclosure of material information or other relevant information.
- Direct Debit default causing withdrawal of credit services from premium finance company. In which case we will assist you by giving you a 10-day period to pay outstanding balance to maintain cover. (Withdrawal of credit usually only occurs after numerous defaults)
- Insurer imposed cancellation

Your insurer may cancel your policy in certain circumstances. These conditions are clearly outlined on all policy documents. Certain policies such as motor contain a short period clause which means in the event of cancellations within 12 months allows insurers to retain a greater than pro rata percentage of the first premium.

- In some circumstances, cancellation may not be possible until you return your certificate of insurance and details to us or your insurer
- Cancellation of a direct debit does not necessarily cancel a policy and any balance of premium owing may be requested by the insurers.
- If you have a financing agreement and wish to cease cover, you must continue payments to your finance company as per the terms of your agreement with them. If you do not comply with their financing agreement, every possible recourse will be exercised to recoup the balance of premiums due.

ADDITIONAL PROTECTIONS FOR OUR CLIENTS
We are members of the Investor Compensation Company Ltd (ICCL) established under the Investor Compensation Act 1998. This is a compensation scheme for clients of covered firms in certain circumstances. In the event that a right to compensation is established, the amount is the lesser of 90% of your loss which is recognised for being eligible for compensation or €20,000. We are also covered by the Brokers Ireland Compensation Fund, which allows for our clients to benefit up to a maximum of €100,000 in the event of our failure and where the ICCL has also failed to compensate the client. We also carry Professional Indemnity insurance.

COMPLAINTS
We recognise the importance of service and set ourselves high standards. Should there be any occasion when we do not meet your expectations, we are committed to dealing with any complaint in a thorough and professional manner. Any complaints should be addressed in writing to Jane Brady of Surety Bonds marked Private & Confidential. Written complaints are recorded and acknowledged in writing within five working days. We will investigate the complaint as quickly as possible and the complainant will receive and update on the complaint at intervals of not greater than 20 business days starting from date complaint is made. On completion of our investigation, we will provide you with a written report of the outcome. In the event that you are dissatisfied with our handling of and response to your complaint, you may refer the matter to the Financial Services & Pensions Ombudsman. See www.financialombudsman.ie

CONFIDENTIALITY AND DATA PROTECTION
CoverSure Ltd as a Surety Bonds complies with the requirements of the General Data Protection Regulation 2018 and the Irish Data Protection Act 2018. We are committed to protecting and respecting your privacy. We wish to be transparent on how we process your data and show you that we are accountable with the GDPR in relation to not only processing your data but ensuring you understand your rights as a client. The data will be processed only in ways compatible with the purposes for which it was given and as outlined in our Privacy Statement, this will be given to all our clients at the time of data collection. We will ensure that this Privacy Statement is easily accessible on our website www.suretybonds.ie if you prefer we will provide you with a hard copy.

I/We acknowledge receipt of these Terms of Business and confirm that I/We have read and understand these terms. I/We accept and agree to be bound by those terms in all my/our dealings with the company.

SIGNED: X........................................................................................................... DATE X ..................................................................................