

AUDIT PROTECT & AUDIT LEGAL PROTECT
PRODUCT BRIEFING
FOR AUSTRALIAN AND NEW ZEALAND COMPANIES
OR THEIR RESPECTIVE SUBSIDIARY COMPANIES

IMPORTANT.

Whilst this Product Briefing is applicable to both Australia & New Zealand, interested parties need to organise cover in their respective country where they reside or operate a business or similar type entity i.e., if an Australian company with a New Zealand subsidiary, the Australian component will be insured within Australia and the New Zealand component within New Zealand.

The insurer in both countries is the local operating entity of the QBE Insurance Group.

For Australia, the website is www.auditprotect.com.au & New Zealand is www.auditprotect.co.nz

About 'Audit Protect'

Covers external professional fees incurred by an insured party to respond to or defend against any inquiry, investigation, review, audit or the like ('audits'), undertaken by a government agency on any form of statutory return legally required to be lodged.

The cover provides unlimited retrospective cover.

Audit Protect is available for Individuals, Self Employed and Business Entities.

The statutory returns can be lodged by the insured or their adviser (typically an accountancy firm or tax agent) with any Australian or New Zealand government agency and includes returns such as income tax; fringe benefits tax; capital gains tax; goods & services tax; payroll tax; stamp duty; wholesales tax; withholding tax; workers compensation; superannuation surcharge levy; super funds; company returns; customs; office of charities, gaming and racing; sales tax; trust accounts; fuel rebate; prescribed payments; reportable payments; and any other returns legally required to be lodged with government agencies in the respective countries.

The policy doesn't cover industry compliance type audits, i.e., audits undertaken by a government agency that involves reviewing an industry participant's compliance to retain their operating license, registration, membership etc., as these are viewed as part of the 'commercial' costs of operating a particular business.

There is no policy excess or sub-limits.

About 'Audit Legal Protect'

Covers external professional Fees incurred by an insured party to respond to or defend (A) as per Audit Protect above and (B) any legal proceedings taken against the insured party, that are of a 'commercial' nature.

This cover is ONLY available for Self Employed and Business Entities, as the policy does not provide any cover with respect to legal proceedings that are of a personal or domestic nature.

With legal fees claims, the insured shares the costs to 25% of the claim being made and is subject to a minimum amount of \$500.

Policy format

The policy is basically structured into 3 sections – ‘General’, ‘Audit Fees’ and ‘Legal Fees’.

The policy is underwritten on a ‘claims made’. If the insured fails to subsequently renew the policy, then there is no cover for past activities.

Period of insurance

For a twelve month period from date of inception or can aligned to an insured common expiry date, subject to minimum premium of six months or, if less than six month, pro-rata to the next common expiry date (twelve months plus out).

Insurance options

For **Audit Protect**, three options apply.

Individual – covers professional fees per annum for the nominated Individual, their spouse/partner and any passive trusts or personal super funds.

Self Employed (means no employees) – covers professional fees per annum for the trading entity in whatever name it may be; the nominated owner; their spouse/partner; and any passive trusts or super funds.

Business – covers professional fees per annum for all operating entities within the same common majority ownership structure and any trusts or super funds.

(NOTE. If covering a business entity and any owners or others connected with the business, these individuals will need to insure under Individual, if they require cover for their personal returns. Business is purely for the business entities.)

For **Audit Legal Protect**, three options apply, however, as stated above, Legal Fees cover doesn’t apply to Individuals.

The ‘limit of liability’ selected means that the same ‘limit of liability’ applies to each of Audit Fees and Legal Fees, i.e., if (say) \$15,000 selected then the insured is covered for \$15,000 Audit Fees and \$15,000 Legal Fees.

In the event that the ‘limit of liability’ is exhausted by a claim under one section (say the Audit Fees), then the ‘limit of liability’ under the Legal Fees isn’t available to meet the remaining uninsured costs.

Individual – covers professional fees in the aggregate for the nominated Individual, their spouse/partner and any passive trusts or personal super funds.

Self Employed (means no employees) – covers professional fees in the aggregate for each of (A) Audit Fees and (B) Legal Fees for the trading entity in whatever name it may be; the nominated owner; their spouse/partner; and any passive trusts or super funds.

Business – covers professional fees in the aggregate for each of (A) Audit Fees and (B) Legal Fees for all operating entities within the same common majority ownership structure and any trusts or super funds.

(NOTE. If covering a business entity and any owners or others connected with the business, these individuals will need to insure under Individual, if they require cover for their personal returns. Business is purely for the business entities.)

Business turnover and sum insured limits

With respect to business entities, we can cover up to \$50 million turnover, anyone entity.

Business entities have the choice of:

- separately listing and selecting their own 'limit of liability' and pay the relevant premium, based on turnover, or
- group together and share the same 'limit of liability' and pay the relevant premium based on combined turnover, or
- a mix and match into several groupings to share different 'limits of liability'.

Where a number of trading entities are insured, the main concern should that, if sharing a 'limit of liability', anyone of the entities may substantially reduce or completely exhaust the 'limit of liability', thus leaving the other entities with reduced cover or no cover at all.

Premium Tables

Please refer to the relevant web pages.

Premiums are tax deductible.

Policy Exclusions

The main exclusion areas relate to circumstances known prior to entering into the insurance cover; fraud; returns where unsupported, deliberately non disclosed information or grossly misrepresented deductions have been included; returns lodged outside of the prescribed dates; and any amended assessments, fines or penalties.

The Policy Document can be downloaded from the website.

Claims

For **Audit Fee** claims, once an advice of an audit is received, please complete a Claims Advice form (available from the website) and fax/mail with a copy of the advice to the contact detailed on the form.

The professional proceeds to assist the insured, without monitoring or having to receive prior approval to undertake activities. Our attitude is that the insured has purchased the insurance cover and the professional is accountable to their client to justify their level of fees.

Via detailed WIPs, the insurer will also assess to ensure relevant resources have been utilised to manage the audit and that costs are relevant, fair and reasonable.

Once the 'limit of liability' is exhausted for a particular financial year, the insured is self insured for possible future audits that relate to that financial year.

At the completion of the audit or investigation, the client must sign the Tax Invoice to attest that the relevant tasks were undertaken by the professional concerned and submit along with a copy of the 'work/time' sheets that support the amount being claimed and the final letter from the relevant government agency advising that the audit has been completed.

Some audits can take months to complete, so progress payments can be sought. However, the amount must be of reasonable value plus the insurer will pay conditional on the amount being refunded, should the claim be subsequently denied due to the emergence of information that would trigger a policy exclusion.

For **Legal Fee** claims, once advice of a legal proceeding is received, please complete a Claims Advice form (available from the website) and fax/mail with a copy of the advice. If you have received a writ, a copy should also be supplied.

The matter will be immediately communicated to the insurer seeking their direction on how the matter should proceed.

Professional fees are paid to the relevant professional on the basis of 75% by the insurer and 25% by the insured with the minimum insured contribution being \$500.

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