Claim Examples

Directors and Officers Liability Insurance

against the Individual...

- A fire results in the Company’s premises being destroyed. It is subsequently discovered that the Director responsible for arranging the Company’s insurances had inadvertently failed to keep the insured values up to date, resulting in a significant underpayment by the Company’s Insurers for the loss. This in turn meant that the premises could not be rebuilt with the insurance proceeds alone. The other Directors decide to sue the Director responsible for insurances for the shortfall.

- Two Directors were disqualified for 5 years after actions by the Secretary of State when financial irregularities were uncovered when the Company went into receivership. The accounts were overstated prior to a public share offering which lead to an inflated share purchase price.

- A Director is detained at an overseas airport while on a business trip, and is questioned by the country’s authorities regarding the activities of his employer which, it is alleged, could be illegal in the country.

- The Department of Trade and Industry (now known as the Department for Business Innovation and Skills (BIS)) brought a disqualification action against two directors of a failed estate agent for continuing to trade when there were no reasonable prospects of creditors being paid.

- The Company sells some of its shares to new investors. One of the Directors who is a minority shareholder decides to leave the Company and sell his shares. He subsequently claims the investors offered some of the other Directors additional financial incentives to recommend their investment, and he therefore received less for his shares than he should have. A solicitor’s letter is received demanding financial compensation from the Company and threatening the Directors with personal prosecution for breach of duty as set out in the 2006 Companies Act.

- The Company receives a complaint from the solicitor of a competitor alleging that a Director who previously worked for them, and who is now working for the Company, has tarnished their reputation by making false and misleading statements. They further allege that this has resulted in the Company being awarded a significant contract as opposed to themselves. The Director individually receives a demand letter from his former employer for financial damages they claim to have suffered.

- The Company agreed to hold a customer’s monies in a separate trust account, however, after the company went into liquidation it was discovered that monies were not held as agreed and the customer was treated as a normal creditor; the customer sued the Directors personally for their financial loss.

- A Director breached his authority in appointing a company belonging to an employee to undertake work on their behalf. Director sued for non-payment of fees following cancellation of the contract.

- Directors of a manufacturer facing disqualification proceedings issued by the Secretary of State for trading whilst insolvent, together with allegations that they failed to maintain their accounts in a satisfactory manner to enable the receivers to carry out their duties, leaving many creditors (including HM Customs and Excise) unpaid.

- An employee is involved in a fatal accident at work. The Health and Safety Executive and the heirs to the employee’s estate bring legal action against the Company and the Directors personally for compensatory damages.

- A minority shareholder brought an action against the former directors of a property management company after they sold it. He alleged they had failed to obtain a fair value for the sale of the company and demanded the directors make good the shortfall.
against the Company...

- The Company receives a complaint from the solicitor of a former employee claiming unfair dismissal. One of the Directors receives a further letter alleging that he subjected the employee to humiliating treatment at work. The solicitor alleges breaches of the Sex Discrimination Act 1975 and encloses a section 74 questionnaire for completion.
- The company transport manager of a waste management company is being prosecuted along with the company, by the Crown Prosecution Service, following an accident involving a vehicle operated by the company which was not roadworthy.
- An employee is involved in a fatal accident at work. The Health and Safety Executive and the heirs to the employee’s estate bring legal action against the Company and the Directors personally for compensatory damages.
- Following a routine Health and Safety Executive visit, the Company is asked to produce its health and safety accident book for inspection. The records are found to be incomplete, and personal employee data has not been kept confidential. The Company is prosecuted under the Health and Safety at Work Act 1975 and the Data Protection Act 1998.
- Unbeknown to the Company, its underground heating pipes attached to its oil fired boilers fracture allowing polluting oil to escape and eventually seep into a nearby lake. The Company is prosecuted and found guilty of breaching the Water Resources Act 1991.
- Despite numerous warnings a Company’s employees continue to dispose of waste fats and oils down its waste water drainage systems. The Company and its Directors receive a summons under the Water Industry Act 1991.
- The Company makes some derogatory remarks about its customers. As a result it receives some damaging publicity which negatively affects its year end profits. A group of disgruntled shareholders sue the Company and the Directors, alleging incompetence and mismanagement.
- Trading Standards Officers receive a complaint about the Company failing to fulfil an order. An investigation by the Company reveals that its identity has been stolen and individuals have been fraudulently collecting payment for orders never actually placed with the Company.
- An estate agent faced a claim for discrimination after it was alleged they had breached their statutory duty by not making their website accessible for blind people.
- The Environment Agency brought an action against a property development company alleging they had disturbed a family of grey crested newts, a protected species.
- An action has been brought against the Directors of a manufacturing company by the Health and Safety Executive following their refusal to respond to a notice to control dust emissions. Directors responsible had failed to adhere to deadlines so action taken against both the Company and the Directors responsible.
against the Employment Practices extension...

- Unfair dismissal claim against the Director and the Company by a former employee after being made redundant. The employee was in the Territorial Army and alleged he was terminated due to his being called to the Gulf.
- A Director of a travel agent is personally named in an unfair dismissal claim from a former employee alleging dismissal for whistle blowing after the company had let trade license lapse.
- A claim for unfair and constructive dismissal has been brought against the Finance Director of a distribution company by a former employee alleging sexual harassment and other inappropriate activity including sending text messages out of working hours and inviting her on nights out.
- Following the completion of a project several part time employees are informed their services are no longer required by the Organisation, however one of the employees who was retired felt they had been selected because of their age and contacted a solicitor who decided to bring a claim against the Organisation and the Trustees under the Disability Discrimination Act.
- The Company receives a complaint from the solicitor of a former employee claiming unfair dismissal. One of the Directors receives a further letter alleging that he subjected the employee to humiliating treatment at work. The solicitor alleges breaches of the Sex Discrimination Act 1975 and encloses a section 74 questionnaire for completion.

These examples represent a brief overview and do not represent a comprehensive explanation. Whilst care has been taken to ensure the accuracy of the information provided, Angel Risk Management Limited part of XL Group Ltd does not guarantee such accuracy and accepts no liability for loss or damage resulting from reliance on this information. Coverage may not be available in all circumstances and Angel Risk Management Limited recommends that the appropriate professional advice be sought before purchasing any insurance product.