



Commercial Crime (Excess of Loss)

Review Type:	Product Approval
Review completed:	Q2 2025
Review Period:	2024/2025
Next Review	2026





Product Target Market Statement (TMS) (1/2)

Commercial Crime (Excess of Loss)

What is this Product?

- Commercial Crime (Excess of Loss) is a Commercial Lines Product designed to protect a business against theft, fraud and dishonesty committed by employees and third parties, beyond the limits offered by their Primary Policy.

What Customer need is met by the Product?

- Protection against theft, fraud and dishonesty committed by employees and third parties.
- The terms offered for Excess of Loss cover will normally follow the Primary Policy.

Who is the Product designed for?

- Commercial Customers including medium and large companies who require limits in addition to that available from a single insurer or policy.
- Customers domiciled or headquartered within the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, and the Isle of Man.

Who is this product not designed to support, or are there any features that you should be aware of when offering this Product to your Customers?

- Consumers or Sole Traders.
- Customers domiciled or headquartered outside of the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, and the Isle of Man.
- Customers that have an existing policy in place providing the same coverage and whereby purchasing this Product would give dual cover.
- Customers subject to any Economic Financial or Trade sanctions imposed by the European Union or United Kingdom, or any other prohibition or restriction imposed by law or regulation of the country of which the Policy is issued or would otherwise provide cover.

Can this Product be sold with or without advice?

- The Product can be sold with or without advice and in accordance with FCA regulation.
- The Product is supported by a Policy Summary.

How can this Product be sold?

- This Product can be sold face to face, via telephone, email or by postal application.
- The Sales journey must identify Customer eligibility and that the Product is consistent with their Customer's demands and needs. The journey must also ensure that key details are presented to the Customer in a timely manner that allows informed decisions to be made.

Eligibility and conditions, exclusions and excesses that may impact the outcomes that Customers may reasonably expect

- The Distributor should always consider whether they have the correct product to meet the Customer's needs.
- RSA will overlay eligibility and risk acceptance criteria that will restrict access to certain risks that the Product may be suitable for however are outside of RSA's current strategy and risk appetite.
- Policies on this Product are individually underwritten so indemnity limits, exclusions, and excesses will depend upon the risk insured and will be detailed in the Policy Quote and Policy Schedule.



Product Target Market Statement (TMS) (2/2)

Commercial Crime (Excess of Loss)

How is the value of this Product assessed?

- We assess Product Value using quantitative (i.e. metrics) and qualitative information (e.g. processes and controls), including data from our Distributors relating to service and remuneration¹, as appropriate.
- This Product has been approved in line with RSA's Product Governance processes, including consideration of:
 - the value of the RSA Product: this includes: (i) Cover – whether the level of benefits and relevant exclusions offers value to the Customer, (ii) Utility – whether the Product is being used by the Customers of the intended target market, and (iii) RSA Service – whether the type and quality of services being provided is reasonable for the Customer.
 - the impact of distribution on the value: this includes whether Distributor remuneration is appropriate and bears a reasonable relationship to the services provided to the Customer by the Distributor. If there are concerns, RSA will follow up with the relevant Distributors to agree remedial action.

Based on the assessment performed, we have established that this Product is compatible with the objectives, interests and characteristics of Customers of the intended target market and that the distribution strategy is not detrimentally impacting overall Product Value. We have therefore concluded that this Product provides fair value to Customers.

What are the obligations of our Distributors?

- Manufacturer notification – all intermediaries must review their product distribution arrangements at least every 12 months and consider the impact of remuneration against the intended value of their products. Distributors must notify the Manufacturer as soon as practically possible if there are any value concerns for which remedial action is required.
- Remuneration – Distributors must ensure that any remuneration received for an insurance product does not result in the product ceasing to provide fair value to the Customer.
- Provision of information – if so requested, Distributors must provide the Manufacturer with: (i) information on the Distributor's remuneration in connection with distribution of the insurance product; (ii) information on ancillary products or services that may impact the intended value of the Manufacturer's primary insurance product; and (iii) confirmation that the distribution arrangements are consistent with the obligations of the firm under the FCA Handbook including SYSC 10 (Conflicts of Interest) and SYSC 19F.2 (IDD Remuneration).
- Price optimisation – if the Distributor is a price-setting intermediary, unless there is a reasonable basis, firms should not increase the price of the insurance product based on: (i) policies being subject to auto renewal compared to policies that are not subject to auto renewal; (ii) the Customer's vulnerability or any protected characteristics (unless the firm can rely on them under the Equality Act 2010); and (iii) where Customers purchase the policy using Retail Premium Finance.

1. Remuneration includes: commissions, fees, charges, payments, and other economic or non-economic benefits.