

## Appendix to Indemnity Rules 2009

Rule 6 Indemnity Rules 2009 provides

If on application by a European Lawyer the Council is satisfied that the EU Practice of which the EU Lawyer is a Manager has only Partial EU Professional Cover the EU Practice and its Managers shall during the period the Partial EU Professional Cover (and any agreement with any provider of Partial EU Professional Cover) remains in force and is complied with be exempted from the obligation to comply with rule 4.1 on condition that the EU Practice and its Managers take out and maintain a CLC Supplemental Policy.

The CLC Supplementary Policy shall provide cover as set out in the Master Policy as modified by the following changes (but not otherwise):

(a) The following clause shall be added:

### 1.6A PARTIAL EU PROFESSIONAL COVER

Partial EU Professional Cover shall have the meaning given in rule 2.2 Licensed Conveyancers' Indemnity Rules 2009.

(b) Clause 5.6 shall be deleted and replaced with the following:

### 4.5 CIRCUMSTANCE NOTIFIED TO OTHER INSURANCE

This insurance shall not indemnify the **Insured** in respect of any claim or loss in respect of any **Circumstance** or occurrences which have been notified under any other insurance attaching prior to the inception of the Evidence of Insurance other than as contemplated by rule 6 Licensed Conveyancers' Indemnity Rules 2009. For the avoidance of doubt, this requirement is not intended to affect any right of the **Insurers** to claim contribution from any other insurer which is also liable to indemnify the **Insured**.

(c) the following clause shall be added:

### 5.17 PARTIAL EU PROFESSIONAL COVER

This insurance shall not indemnify the **Insured** to the extent that any such liability is covered under the terms of the **Partial EU Professional Cover** irrespective of whether recovery is actually made in respect of such liability.