

19 January 2021

## Statement Following Supreme Court Decision on COVID-19 Business Interruption losses

Whilst we are currently reviewing the detail of the recent Supreme Court Judgment and will be contacting those who are affected shortly, Policyholders with specified disease cover which sets out an exhaustive list of diseases of which COVID-19 is not named, are not impacted by the judgement.

Specified Disease Wordings are applicable to:

Childminders Pre School Out of School Parent & Toddler Holiday Play Group Sportsafe Indoor play Childminder Agency

If your policy is one of these with specified disease cover, we have identified that the outcome of the judgement will not affect the decision made on your claim with Covéa Insurance, for the reason that the policy requires it to be by a specified disease. The diseases are listed in the policy wording and this does not include COVID-19.

If you remain dissatisfied with this explanation, your rights to make a complaint or to commence legal proceedings are unaffected. Please contact Covea at the following email address: customer.relations-rdg@coveainsurance.co.uk so that your complaint may be reviewed and addressed.

## Important Information

Covéa Insurance plc process personal data relating to you, gained directly or indirectly, for daims handling purposes. This will indude retaining information relating to your daim for use in processing any subsequent daims that you make and in order to comply with statutory requirements.

Your information will not be passed to anyone who does not have a genuine and lawful interest in this daim nor will it be used for marketing purposes. Please visit ataprotection for further information about how and when we process your personal information under our full Privacy Policy. Note: Solicitors and agents must pass this notice to your client immediately.