

Dark Cubed Trial

Terms and Conditions

CFC Underwriting Limited ("CFC"), is considering offering Dark Cubed, a dynamic threat blocking tool, to certain of CFC's cyber insurance clients, free of charge for a period of 12 months (the "Trial"). In order to be eligible to participate in the Trial, candidates must satisfy the following eligibility criteria:

- must have no more than 100 employees
- must be located in either UK, Canada, USA and/or Australia
- any firewall that candidate has deployed on its IT systems must be compatible with Dark Cubed.

In addition, eligible candidates must sign up to Dark Cubed's standard terms and conditions prior to Dark Cubed being deployed. A copy of Dark Cubed's standard terms and conditions will be provided by Dark Cubed to successful candidates in due course. Information about Dark Cubed can be found at <https://darkcubed.com/small-business>.

If you are interested in finding out more about the Trial, please complete the form at <https://www.cfcunderwriting.com/dark-cubed-offer/> or <https://www.cfcunderwriting.com/dark-cubed-trial/> on or before 15 April 2022.

Dark Cubed will be offered to a maximum of 100 eligible candidates. CFC will offer the opportunity to participate to those who are eligible in the order in which their request was received. Successful candidates will be notified on or before 31 May 2022.

CFC reserves the right to cancel the Trial at any stage prior to deployment of Dark Cubed without notice or reason. After Dark Cubed has been deployed on a candidate's system the terms and conditions in place between the candidate and Dark Cubed shall apply. To the maximum extent permitted by law (i) neither CFC nor any member of its group of companies shall have any liability of whatsoever nature arising under or in connection with the installation or use by candidate of Dark Cubed whether during or after the Trial; and (ii) CFC expressly disclaims all representations, warranties and conditions, express or implied in relation to the use or installation of Dark Cubed.

To the maximum extent permitted by law, CFC's aggregate liability to you arising under of in connection with the Trial, whether in tort (including negligence), or otherwise, shall in no event exceed £50.

These Terms and Conditions (and any non-contractual obligations arising out of or in connection with them) shall be governed by and construed in accordance with the laws of England and Wales. The parties irrevocably agree that the courts of England and Wales shall have exclusive jurisdiction to settle any claims or disputes which may arise under or in connection with these Terms and Conditions and/or the Trial (including any non-contractual claims or disputes).



[cfcunderwriting.com](https://www.cfcunderwriting.com)

These Terms and Conditions, together with the accompanying letter, were sent to you in connection with the cyber insurance policy that you have with CFC. If you no longer wish to receive marketing materials please unsubscribe by emailing optout@cfcunderwriting.com.

In accordance with the 2018 Data Protection Act, the CFC Group is committed to protecting your privacy. If you want to know more please access our Privacy Policy at <https://www.cfcunderwriting.com/en-gb/support/privacy-policy/>. CFC may share your personal data with Dark Cubed where necessary in connection with the Trial. Dark Cubed's Privacy Policy is available at <https://darkcubed.com/privacypolicy>.