

Technical Specifications: Construction Consultants PI Insurance (01-21)

Construction consultants face complex projects, cost pressures and tight timeframes - the last thing they want to worry about is uninsured exposures and litigation.

The Liberty Specialty Markets (Liberty) Professional Indemnity Insurance for Construction Consultants (01-21) policy wording has been specifically tailored to the unique needs of consultants such as architects, building surveyors, structural or civil engineers, interior designers and project managers.

What is Covered?

- ▶ **Civil Liability Insuring Clause** – indemnifies the insured against civil liability arising out of their performance of professional services and is not conditional upon establishing negligence or a breach of professional duty.
- ▶ **Advancement of Defence Costs** – defence costs will be paid prior to final resolution of a claim. However, these defence costs must be repaid to Liberty if it is later established that the defence costs are not insured under the policy.
- ▶ **Automatic Novated Contracts** - this extension provides cover for civil liability, in respect of a claim arising out of the performance of professional services, which the insured has assumed only by reason of novation of a contract.
- ▶ **Collateral Warranties (Optional)** - this new optional extension, if included, provides cover, subject to certain criteria, for civil liability the insured incurs in respect of a claim pursuant to a collateral warranty to the extent such civil liability arises out of the performance of professional services.
- ▶ **Compensatory Civil Penalties** – this new extension provides cover, subject to a sub-limit of liability, for compensatory civil penalties awarded pursuant to a court order in Australian or New Zealand civil penalty proceedings, arising out of the performance of professional services.
- ▶ **Contractors & Consultants** – includes cover for contractors or consultants who are “deemed workers” under the applicable workers’ compensation laws and have a written contract with an insured entity to perform professional services, but only in relation to the performance of professional services for or on behalf of an insured entity.
- ▶ **Court Attendance Costs** - this new extension provides cover, subject to a sub-limit of liability, for the reasonable costs and expenses incurred by an insured person who is legally compelled to personally attend a civil proceeding as a witness in a covered claim.

- ▶ **Elevated Duty of Care (Optional)** - this optional extension, if included, provides cover for civil liability the insured incurs in respect of a claim alleging a breach of any express or implied contract term which imposes an obligation on the insured to exercise more than reasonable care, to the extent such civil liability arises out of the performance of professional services by an insured or an agent. Cover is excluded for any management of projects or contracts.
- ▶ **Fidelity** - this new extension provides cover, subject to a sub-limit of liability, for loss of money belonging to an insured entity or for which such insured entity is legally responsible, resulting from fraud by an employee.
- ▶ **Fitness for Purpose Terms** - this extension provides cover for civil liability the insured incurs in respect of a claim alleging a breach of any express fitness for purpose term in a contract to the extent such civil liability arises out of the performance of professional services by an insured or an agent. Cover is excluded for any management of projects or contracts.
- ▶ **Hold Harmless Contractual Liability** – this extension provides cover for the insured’s civil liability in respect of a claim under an indemnity and/or hold harmless term of a contract to the extent that such civil liability arises out of the insured’s performance of professional services.
- ▶ **Implied Warranties & Conditions** – provides cover for the insured’s civil liability in respect of claims alleging breach of warranty or condition as to merchantable quality, due skill and care or fitness for purpose implied in a contract under common law or any Australian legislation, arising out of the performance of professional services.
- ▶ **Joint Ventures** – this extension provides cover for civil liability the insured incurs (however, limited to the insured’s own liability only) in respect of a claim arising out of the performance of professional services by the insured in its capacity as a joint venture partner.
- ▶ **Joint Venture Partner’s Liability (Optional)** - this optional extension, if included, provides cover for civil liability the insured incurs in respect of a claim arising out of the performance of professional services by a joint venture partner where the insured has assumed such liability under a joint venture contract with the joint venture partner.
- ▶ **Limitation of Liability Contracts** – affirms that the insured’s right to indemnity under the policy will not be prejudiced by contracts entered into with other parties that exclude or limit their liability.
- ▶ **Loss Mitigation & Rectification** - this extension provides cover subject to certain criteria, for the reasonable direct costs and expenses incurred by the insured in taking action necessary to rectify, or mitigate the effects of, any error or omission of the insured or an agent in the performance of professional services that would otherwise result in a claim covered under the policy. Cover is excluded for indirect costs and expenses and for costs and expenses of materials or professional services which result in an increased quality or standard from that agreed.
- ▶ **Period of Grace** - if the policy is not renewed or replaced with any policy providing similar cover, then the named insured is entitled to an extended reporting period of 30-days following the end of the policy period to notify a claim arising out of the performance of professional services prior to the end of the policy period.
- ▶ **Proportionate Liability** – now offered as an extension, it indemnifies the insured against civil liability assumed under a contract for professional services by reason of having contracted out of the operation of proportionate liability legislation
- ▶ **Reduced Excess** – Additional Insurance – where this policy responds in excess of a scheduled additional insurance policy, this new extension reduces the applicable excess in respect of a claim, by the amounts paid by such additional insurance policy in respect of that claim.
- ▶ **Reduced Excess** – Non Litigated Claims - this new extension halves the applicable excess in respect of a claim, if that excess is less than \$50,000 and none of the parties to the claim have retained legal representation in respect of that claim.



- ▶ **Reputation Expenses** – provides cover, subject to a sub-limit of liability, for 50% of the reasonable costs and expenses incurred by the insured in seeking advice from a public relations consultant to protect the insured’s professional reputation where their performance of professional services has or could reasonably lead to a claim.
- ▶ **Technology Services** - this new extension provides cover for the civil liability the insured incurs in respect of a claim arising out of technology services, where such services form part of the performance of professional services

Other Extensions Include:

- ▶ Breach of Confidentiality & Interference with Privacy
- ▶ Competition & Consumer Act
- ▶ Continuous Cover
- ▶ Defamation
- ▶ Extended Policy Period
- ▶ Fraud & Dishonesty
- ▶ Intellectual Property Rights
- ▶ Loss of Documents
- ▶ New Subsidiaries
- ▶ Professional Inquiries
- ▶ Reinstatement
- ▶ Spouses, Estates & Representatives
- ▶ Vicarious Liability

Other Conditions & Definitions

- ▶ **Allocation** – expanded to cover defence costs directly attributable to a claim covered under the policy, even where a matter or party not insured under the policy benefits from Liberty’s payment of such defence costs.
- ▶ **Change in Control** - if a change in control occurs during the policy period, the policy will continue to provide cover until the end of the policy period, for claims arising out of the performance of professional services prior to the effective date of the change in control.
- ▶ **Severability of Proposal & Non-Imputation** - both of these conditions offer protection for innocent insureds, in the event of another insured’s non-disclosure, misrepresentation or conduct.
- ▶ **Insured** - this definition includes the named insured and its subsidiaries, prior to or at the commencement of the policy period, in respect of the performance of professional services whilst a subsidiary of the named insured, and past, present and future directors, partners and employees of the named insured and its subsidiaries.
- ▶ **Notification of Claims and Co-operation** – in the event that the insured is legally prohibited from making a notification in accordance with the claims conditions, this condition allows for notification of a claim within 30 days of the insured being legally able to do so.
- ▶ **Contesting a Claim and Settling a Claim** – both of these conditions clarify what happens in the event of a dispute.

What did we leave out?

Liberty’s policy does not automatically exclude cover in relation to asbestos or pollution and the insuring clause has no restrictive negligence or breach of professional duty requirement. Sometimes what is missing is just as important as what is included.



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Distinct, complex and constantly evolving – every business is as unique as its insurance needs. To confidently progress in the face of risk and uncertainty requires a level of security you can only achieve through working with specialists.

Liberty Specialty Markets offers a breadth of world-class insurance and reinsurance services to brokers and insured clients. We bring value and solutions to more than 26,000 of Asia Pacific's most significant business and government organisations – helping protect what they earn, build and own.

We're part of the global Liberty Mutual Group, a Fortune 100 company that's been in business since 1912 with a Standard and Poor's 'A' rating.

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