



Liability Insurance

SCHEDULE TO THE POLICY
Renewal

Policy Number: WSXL/ 101806808
Unique Market Ref: B0241GC121220Y

Period of Insurance:

Period Start Date:	21 June 2023	Period Expiry Date:	20 June 2024
Effective Date:	21 June 2023	Date of Issue:	19 June 2023

(Both dates inclusive Local Standard Time at the address of the Assured)

Assured: Assure Security (WM) Limited

Of: Unit 2A,
Gainsborough Industrial Estate,
(and no other for the purposes of Rufford Road
this policy) Stourbridge
DY9 7ND

Business: Provision of: Mobile and Static Security Guards including CCTV Operators, Dog Handlers, Key Holding and Alarm Response. CCTV and Alarm Installation.

(and no other for the purposes of this policy)

Offshore Risks - Does this policy provide coverage in respect of risks located Offshore?

NO

Limits of Liability

Section 7 - Employers Liability:	GBP 10,000,000 but GBP 5,000,000	in respect of Bodily Injury arising from Terrorism or occurring Offshore (if applicable) or arising from exposure or alleged exposure to asbestos or materials or products containing asbestos any one occurrence or series of occurrences arising out of one originating cause
Section 8 - Public Liability:	GBP 5,000,000	any one occurrence or series of occurrences arising out of one originating cause.
Section 9 - Products Liability:	GBP 5,000,000	in all in any one period of Insurance
Section 10 - Pollution Liability:	GBP 5,000,000	in all in any one period of Insurance

Excess (not applicable in respect of Section 7)

Section 8 - Public Liability:	Third Party Property Damage Excess. The Underwriters will not pay the first GBP 500 in respect of each and every claim or series of claims arising out of any one originating cause inclusive of costs and/or expenses.
Section 9 - Products Liability	As per Section 8
Section 10 - Pollution Liability	As per Section 8

Applicable Wordings and Conditions (Attached)

Policy Form:	CLIO CW UK XLCICL 07/19 (v12.22)		
Endorsements:		Limit of Liability	Applicable <u>Yes/No</u>
PE/PIE/CLIO - Professional Liability Endorsement		GBP 1,000,000	Y
PE/GD/CLIO - Guard Dogs Extension			Y
PE/BFS/CLIO - Sub-Contractors Conditions			Y
PE/TTL/CLIO - Change of Territorial Limits			N
PE/THE/CLIO - Hostile Territories Exclusion			Y
PE/BIA/CLIO - Bodily Injury Definition Endorsement			Y
PE/INFF/CLIO - Inefficacy and Contractual Liability Exclusions Endorsement (Security)			Y
PE/VEH/CLIO - Lifting or Movement of Vehicles Exclusion			Y
PE/RAE/CLIO - Repossession Agents Exclusion			Y
PE/SIA/CLIO - Security Industry Authority (SIA) Licencing Exclusion			Y
PE/FB/CLIO - Fidelity Bonding Extension		GBP 150,000	Y
PE/KEYS/CLIO - Loss of Keys Extension		GBP 150,000	Y
PE/MTM/CLIO - Conflict Management and Physical Intervention Skills Exclusion			N
PE/GDE/CLIO - Guard Dogs Exclusion			N
PE/CCC/CLIO - Care Custody and Control Security Extension		GBP 500,000	Y
PE/MR/CLIO - Medical/Repatriation Expenses Exclusion			Y
PE/CPM/CLIO - Cleaning and Property Maintenance Exclusion			Y
PE/AIE/CLIO - Fire & Intruder Alarm & Closed Circuit Television (CCTV) Installation Endorsement			Y
Communicable Disease Exclusion			Y

Special Endorsements Applicable:

Premium (GBP)	Minimum and Deposit	Insurance Premium Tax at 12%	Total
Section 7	1,994.00	239.28	2,233.28
Section 8, 9 and 10	3,626.00	435.12	4,061.12

The Premium is subject to adjustment in accordance with Section 6.1 of the Policy

IN WITNESS WHEREOF this Policy has been signed as follows:



Jeremy Burgess - RBIB Ltd

XL Catlin Insurance Company UK Limited

Please notify the Underwriters or your Insurance Broker immediately of any amendments required to the coverage provided by this Policy giving full details

Important Notices

All claims and enquiries should be addressed to:

RBIB Ltd, 45 Market Square, Bicester, OX26 6AJ

You are reminded that a failure to comply with your duty to disclose all material facts accurately and completely at inception and all material changes during the period of cover could result in the contract being avoided by Underwriters and/or claims not being met. You are also reminded that claims must be promptly notified in accordance with the terms herein and that all material facts thereto must be disclosed

Please read this document carefully to ensure it meets your requirements. Please advise Underwriters or your Insurance Broker immediately if any of the details contained herein are incorrect

RBIB Ltd is an appointed coverholder of XL Catlin Insurance Company UK Limited which is authorised and regulated by the Financial Conduct Authority



PE/PIE/CLIO - PROFESSIONAL LIABILITY ENDORSEMENT

THIS IS A CLAIMS MADE ENDORSEMENT WITH DEFENSE COSTS INCLUDED IN THE LIMIT OF INDEMNITY.

I. INSURING AGREEMENT

The Underwriters shall pay on behalf of the Assured Loss resulting from a Claim first made against the Assured and notified to Insurers during the Period of Insurance for a Wrongful Act

II. DEFINITIONS

- (A) Professional Services means only those services performed for others for a fee and arising out of the Business shown in the Schedule of the Policy.
- (B) Wrongful Act means any actual or alleged act error omission committed solely in the performance of or failure to perform Professional Services.
- (C) Claim means;
 - 1) any civil proceeding in a court of law or equity or arbitration
 - 2) any criminal proceeding which is commenced by the return of an indictment
 - 3) any written notice received by an Assured that any person or entity intends to hold any Assured responsible for a Wrongful Act
 - 4) a formal administrative regulatory proceeding or formal investigation order or similar document identifying in writing such Assured as a person or entity against whom a proceeding may be commenced

III. EXCLUSIONS

- (A) The Underwriters shall not be liable to make any payment for Loss in connection with any Claim made against an Assured brought about or contributed to in fact by any
 - 1) Intentionally dishonest, fraudulent or criminal act or omission or any wilful violation of any statute, rule or law; or
 - 2) profit or remuneration gained by any Assured to which such Assured is not legally entitledprovided, that each Assured agrees that if by a final adjudication in the underlying action or in a separate action or proceeding that the Insurer has no liability to an Assured for Loss as a result of a Claim by reason of this EXCLUSION A) such Assured will repay the Underwriters upon demand all Defense Costs paid on behalf of such Assured in connection with such Claim
- (B) The Underwriters shall not be liable to make any payment for Loss in connection with any Claim made against an Assured based upon arising out of directly or indirectly resulting from in consequence of or in any way involving
 - 1) any actual or alleged bodily injury sickness mental anguish emotional distress libel, slander oral or written publication of defamatory or disparaging material disease or death of any person or damage or destruction of any tangible property including loss of use thereof

- 2) any actual, alleged or threatened discharge dispersal release escape seepage transportation emission treatment removal or disposal of pollutants contaminants or waste of any kind including but not limited to nuclear material or nuclear waste or any actual or alleged direction request or voluntary decision to test for abate monitor clean up recycle remove recondition reclaim contain both the Assured and persons or entities not insured under this Endorsement the Assured and the Underwriters will use their best efforts to determine a fair and appropriate allocation of Loss between that portion of Loss that is covered under this Endorsement and that portion of Loss that is not covered under this Endorsement Additionally the Assured and the Underwriters agree that in determining a fair and appropriate allocation of Loss the parties will take into account the relative legal and financial exposures of and relative benefits obtained in connection with the defense and/or settlement of the Claim by the Assured and others

IV. GENERAL CONDITIONS

(A) NOTICE

- 1) As a condition precedent to any right to payment under this Endorsement with respect to any Claim the Assured shall give written notice to the Underwriters of any Claim as soon as practicable after it is first made
- 2) If during the Policy Period, the Assured first becomes aware of a specific Wrongful Act and if during the Policy Period the Assured
 - a) provides the Underwriters with written notice of the specific Wrongful Act the consequences which have resulted or may result therefrom including but not limited to actual or potential damages the identities of the potential claimants the circumstances by which the Assured first became aware of such Wrongful Act and
 - b) requests coverage under this Endorsement for any subsequently resulting Claim for such Wrongful Actthen any Claim subsequently made arising out of such Wrongful Act will be treated as if it had been first made during the Policy Period
- 3) All notices under GENERAL CONDITIONS (A) 1) and 2) must be sent by certified mail or the equivalent to the Underwriters address set forth in the Policy

(B) The Underwriters shall not be liable to make any payment for Loss in connection with any Claim made against the Assured

- 1) by on behalf of any person or entity included within the Assured as shown in the Policy Schedule against any other person or entity included within the Assured as shown in the Policy Schedule
- 2) for non-pecuniary relief
- 3) for a Wrongful Act that took place or is alleged to have taken place prior to 21 June 2022

V. LIMIT OF INDEMNITY INDEMNIFICATION AND RETENTIONS

The Underwriters' liability to pay Damages (including claimants' cost fees and expenses) and Defence Costs shall not exceed the sum of GBP 1000000 against this extension and shall be Underwriters total liability in respect of any one Period of Insurance.

The Assured shall contribute GBP 1000 to each and every claim inclusive of expenses under this endorsement.

Subject otherwise to the Policy Terms Conditions Limitations and Exclusions