

Confirmation of Insurance

Policy Number:

Customer Number:

The Insured:

Excess:

Specific Trade:

Effective Date/Time:

Expiry Date/Time:

Public Liability:

Employers Liability:

Products Liability:

Bona Fide Subcontractors:

Premises Address:

Contact Address:

Endorsements:

Material Damage Section: (This section is subject to a _____ excess for each and every claim)

General Contents:

Static Tools & Professional Equipment:

Electronic Equipment/Computers:

Mobile Tools & Professional Equipment:

Stock:

Tenants Improvements:

High Value Stock:

Total Sum Insured:

Notes for Insured Sub Contractors or Principals

1. All policies are in force up to the stated renewal dates
2. Subject to policy terms and conditions
3. The above information is correct at the date of issue
4. Current policy position can be clarified upon request

This document is sufficient evidence to your Principal of the existence of the above insurance arrangements. Please retail this document as original proof of public liability insurance. An Employers Liability certificate is issued separately, if applicable.

Underwritten by W. R. Berkley Insurance (Europe), Ltd

Company Registered Office: 2nd Floor 40 Lime Street
London EC3M 7AW

All correspondence to:

Clegg Gifford & Co Ltd. 7 Eastern Rd, Romford, Essex, RM1 3NH

Tel. 01708 729 500 Fax. 01708 729 501 Website: www.cgllloyds.co.uk Email: webpolicies@cgllloyds.co.uk

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Endorsements that apply to this policy:

CTR 003 – EXCLUDING USE OF HEAT

The Insurer shall not provide indemnity under Section 2 against liability caused by or arising from the use of welding or flame-cutting equipment, blow lamps, blow torches, or hot air guns, by the Insured or any Employee, away from the Insured's own premises,

LBY 049 – LIBEL AND SLANDER EXCLUSION

The Insurer shall not provide indemnity in respect of liability caused by or arising out of libel slander or defamation of character.

LBY 008 – PRODUCTS LIABILITY – EFFICACY EXCLUSION

The Insurer shall not provide indemnity, under Section 3, against liability for the failure or inadequacy (whether full or partial) of any Product Supplied to perform the function for which it was intended.

LBY 016 – PRODUCTS LIABILITY – RIGHTS OF RECOURSE CONDITION

It is a condition precedent to the liability of Insurers, under Section 3 of this Policy, that in respect of any Product Supplied, which consists in whole or in part of any products, goods, components, materials or other items which have been supplied to the Insured, the Insured shall not have waived their rights of recovery in law against the suppliers and that such rights shall have been maintained by the Insured.

LBY 018 – PRODUCTS LIABILITY – COMPLIANCE OF IMPORTS WITH SAFETY AND QUALITY STANDARDS - EUROPE

It is a condition precedent to the liability of the Insurer, under Section 3 of this Policy, that in respect of any Product Supplied, which has been imported by the Insured from outside of the European Union, the Insured shall make such examination of each batch of products or goods within a consignment received by the Insured, to ensure its conformity with all safety and quality requirements of statutory and state regulations, directives, codes or legally required standards that are specific to products or goods of that type or to any component or material contained within that product.

The Insured shall keep documentary records of such examinations and make them available to the Insurer upon request.