

Difference in Conditions (DIC)

Pre-requisite for Risks to be covered by DIC

- 1. Only applies to renewal risks of partner brokers which are being portfolio transferred to Pacific Indemnity. Please confirm if this is for risks with premium up to \$10,000 or higher threshold as required.
- 2. Only applies if partner brokers provide us with a copy of expiring schedule and if requested, the expiring policy wording. Rationale for this requirement is because we want to tailor the wording in such a way that it will not require calling the DIC agreement.
 - Note that the DIC is only for 12 months thereby this protects both Insured and Your exposure.

The **DIC** will operate to provide cover only where:

- the coverage scope of the expiring policy would have provided cover for a Claim, but the coverage scope of the **New Policy (with Pacific Indemnity)** does not; or
- the expiring policy would have provided cover but for a greater amount than the **New Policy** (Note: this relates to sub-limits it does not apply if a lower limit was requested and we quoted and bound on a lower limit).

Limitations of the DIC

1. The DIC is only for the first 12 month policy period with Pacific Indemnity;

2. Excluding

- a) any Claim arising from a fact which might give rise to a Claim which was known to **Your** client before the Inception of the **New Policy** or after the conclusion of the **DIC** period;
- b) any Claim which is covered by any other policy of insurance;
- c) any section deleted, not taken, or removed by **You (our partner broker)** or **Your** client when taking out the **New Policy**;

3. Does not apply

- a) when the Sum Insured or Limit of Indemnity has been reduced by **You** or **Your** client when taking out or during the **New Policy**;
- b) if a claim is excluded under "What is not covered" in the **New Policy.** i.e.:
 - Claims or Facts Which May Give Rise To Any Claim or Loss or Liability or Enquiry
 - Foreign Courts
 - Assumed duty or obligation
 - Related parties
 - Refund of Professional Fees and Trading Debts
 - Profit
 - Insolvency
 - Goods & Workmanship
 - Employers Liability, Directors' & Officers' Liability, Occupier's Liability, Motor, Marine, etc
 - Punitive & Exemplary Damages
 - Intentional Damage or Loss
 - De-Registration
 - Asbestos
 - Radioactivity & Nuclear Hazards
 - War & Uprisings
 - Terrorism
 - Pollution

The exclusion index above are normal market exclusions. You can refer to our standard wording below.



Professional Indemnity Policy Wording (1215)

- c) if a claim is excluded by express endorsements on the Pacific Indemnity quote.
 - For example a risk offered to us by another partner broker where it has very large claim with quantum of over \$1.5M to a prior insurer and the market refused to quote. To allow us offer a cover we imposed two conditions retro limitation and exclusion of any development of such claim.
- d) to schemes, unless such schemes are expressly and individually agreed by **Us** to be included in this **DIC** commitment. Schemes usually have a number of enhancements which are not generally found in standard market policies. There has to be clear expressed agreement by **Us** for **DIC** to apply to these;
- e) if **You** or **Your** Client decline a **New Policy** offered by **Us (Pacific Indemnity)** and instead take out an alternative policy;
- f) in respect of a variation of excess initiated by **You** or **Your** client or **Us**;
- g) if the insurer of the expiring policy is not regulated by APRA or part of Lloyds of London (i.e. Direct Offshore Foreign Insurer);
- h) if the risk is not of a type or size or profile covered by the scope of the Pacific Indemnity agreement with the intermediary;
- i) if the risk is a complex risk or one of the following occupations
 - e.g. Specific Project PI, large Design & Construct (D&C) risks, large engineers, risks which are primarily structural engineers, geotechnical engineers, building surveyors, accountants with fees over \$10m, property valuers, pathology laboratories, hospitals, financial planners, insurance brokers, process engineers;
- j) to the following covers Cyber Liability, Fidelity, EPL, Management liability or other **non-**professional indemnity extensions which may be included in the replaced policy.