Vero Marine Carriers' Legal Liability Wording

CCLB 0917



Limited Carrier's Risk section



We cover your liability as a Carrier under the Contract and Commercial Law Act 2017 for carriage at Limited Carrier's Risk. We do not cover any carriage under Declared Value or Declared Terms or any other liability assumed by you in private agreement with your customers, unless we agree specifically to cover any such liability on terms in writing between you and us.

We will indemnify you for:

(a) all sums which you shall become legally liable to pay as a Carrier under the Contract and Commercial Law Act 2017, subject to the terms of this Policy, in respect of loss of or physical damage to goods arising from an occurrence during the Period of Insurance. Our liability for all sums payable for any one occurrence shall not exceed the applicable Limit(s) of Liability specified in the Schedule.

If you choose, you will not be required to rely on the defence of saving life or property in peril available under section 260(2)(d) of the Contract and Commercial Law Act 2017 in any claim made against you.

Further, in addition to the Maximum Amount Any One Occurrence in the Schedule, we will indemnify you for:

- (b) all costs and expenses of litigation recovered by any claimant against you;
- (c) all costs and expenses of litigation incurred with our prior consent;
- (d) Debris Removal and Clean-Up: where we have agreed that a claim is payable for lost or damaged goods, the costs of the removal of debris (that were the goods) following an accident, and any subsequent clean-up costs. However, any insurance cover available under your commercial motor vehicle or general liability policy / policies must first be exhausted.
- (e) Expediting Expenses: where *we* have agreed that a *claim* is payable for lost or damaged *goods*, the reasonable additional costs incurred by *you* to carry any surviving *goods* to their destination.
- (f) Consequential Loss: where we have agreed that a claim is payable for lost or damaged goods, we shall also reimburse you for any sum that you are found legally liable to pay for consequential losses that are found to be a direct result of the loss of or physical damage to those goods. However, we will not pay for loss of market, or fines or punitive damages of any kind.

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Limited Carrier's Risk - Restricted Cover section



We cover your liability as a carrier under the Contract and Commercial Law Act 2017 for contracts for carriage at Limited Carrier's Risk, for loss or damage caused by certain identified perils only, or as may otherwise specifically be agreed in writing between you and us.

Under this restricted cover we will indemnify you for:

- (a) all sums which *you* shall become legally liable to pay as a *Carrier* under the *Contract and Commercial Law Act 2017*, subject to the terms of this *Policy*, in respect of *loss* of or physical *damage* to *goods* arising from an *occurrence* reasonably attributable to:
 - fire or explosion
 - the carrying conveyance colliding with any external object
 - the carrying conveyance overturning or being derailed
 - the carrying conveyance being a waterborne vessel, or being on board a waterborne vessel, that is stranded, grounded, capsized or sunk

during the Period of Insurance.

Our liability for all sums payable for any one occurrence shall not exceed the applicable Limit(s) of Liability specified in the Schedule.

If you choose, you will not be required to rely on the defence of saving life or property in peril available under section 260(2)(d) of the Contract and Commercial Law Act 2017 in any claim made against you.

Further, in addition to the Maximum Amount Any One Occurrence above, we will indemnify you for:

- (b) all costs and expenses of litigation recovered by any claimant against you;
- (c) all costs and expenses of litigation incurred with our prior consent;
- (d) Debris Removal and Clean-Up: where we have agreed that a claim is payable for lost or damaged goods, the costs of the removal of debris (that were the goods) following an accident, and any subsequent clean-up costs. However, any insurance cover available under your commercial motor vehicle or general liability policy / policies must first be exhausted.
- (e) Expediting Expenses: where *we* have agreed that a *claim* is payable for lost or damaged *goods*, the reasonable additional costs incurred by *you* to carry any surviving *goods* to their destination.
- (f) Consequential Loss: where we have agreed that a claim is payable for lost or damaged goods, we shall also reimburse you for any sum that you are found legally liable to pay for consequential losses that are found to be a direct result of the loss of or physical damage to those goods. However, we will not pay for loss of market, or fines or punitive damages of any kind.

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Owner's Risk section



Under this Owner's Risk cover we will indemnify you for:

- (a) Debris Removal and Clean-Up: where we agree that a loss is payable involving damaged goods, the costs of the removal of debris (that were the goods) following an accident, and any subsequent clean-up costs incurred by you. However, any insurance cover available under your commercial motor vehicle or general liability policy / policies must first be exhausted.
- (b) Expediting Expenses: where we agree that a loss is payable involving lost or damaged goods, the reasonable additional costs incurred by you to carry any surviving goods to their destination.

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Declared Value Risk section



We cover your liability as a Carrier under the Contract and Commercial Law Act 2017 for contracts for carriage at Declared Value Risk, as specifically agreed with us.

In addition to the Maximum Amount Any One Occurrence in the Schedule, we will indemnify you for:

- (a) Debris Removal and Clean-Up: where we have agreed that a claim is payable for lost or damaged goods, the costs of the removal of debris (that were the goods) following an accident, and any subsequent clean-up costs. However, any insurance cover available under your commercial motor vehicle or general liability policy / policies must first be exhausted.
- (b) Expediting Expenses: where *we* have agreed that a *claim* is payable for lost or damaged *goods*, the reasonable additional costs incurred by *you* to carry any surviving *goods* to their destination.
- (c) Consequential Loss: provided there is a limit specified in the *Schedule*, where *we* have agreed that a *claim* is payable for lost or damaged *goods*, *we* shall also reimburse *you* for any sum that *you* are found legally liable to pay for consequential losses that are found to be a direct result of the *loss* of or physical *damage* to those *goods*. However, *we* will not pay for *loss of market*, or fines or *punitive damages* of any kind.

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Declared Terms section



We cover your liability as a Carrier under the Contract and Commercial Law Act 2017 for contracts for carriage on Declared Terms, as specifically agreed with us.

Further, in addition to the Maximum Amount Any One Occurrence in the Schedule, we will indemnify you for:

- (a) Debris Removal and Clean-Up: where we have agreed that a claim is payable for lost or damaged goods, the costs of the removal of debris (that were the goods) following an accident, and any subsequent clean-up costs. However, any insurance cover available under your commercial motor vehicle or general liability policy / policies must first be exhausted.
- (b) Expediting Expenses: where *we* have agreed that a *claim* is payable for lost or damaged *goods*, the reasonable additional costs incurred by *you* to carry any surviving *goods* to their destination.
- (c) Consequential Loss: provided there is a limit specified in the *Schedule*, where *we* have agreed that a *claim* is payable for lost or damaged *goods*, *we* shall also reimburse *you* for any sum that *you* are found legally liable to pay for consequential losses that are found to be a direct result of the *loss* of or physical *damage* to those *goods*. However, *we* will not pay for *loss of market*, or fines or *punitive damages* of any kind.

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Introduction



Privacy Act and the Insurance Claims Register (ICR)

The ICR is a database of insurance claims to which participant insurers have access. The purpose of the ICR is to prevent insurance fraud. The ICR is operated by Insurance Claims Register Limited (ICR Ltd), PO Box 474, Wellington.

This *Policy* is issued to *you* conditional upon *you* authorising *us* to place details of any *claims* made against this *Policy* on the database of ICR Ltd, where they will be retained and be available for other insurance companies to inspect.

You also authorise us to obtain from ICR Ltd personal information about you that is (in our view) relevant to this Policy or any claim made against it. You have certain rights of access to and correction of this information, subject to the provisions of the Privacy Act 1993 or any subsequent re-enactments.

General Conditions

The following General Conditions apply to the whole policy

1. Attachment and Termination of Cover

The cover attaches from the time the *goods* for which *you* accept responsibility are accepted for carriage, as defined in section 257 of the *Contract and Commercial Law Act 2017*. Cover continues until *your* responsibility for the *goods* ends as in section 258 of the *Contract and Commercial Law Act 2017*.

However, we do not cover the goods when not in transit; or when left unattended at the intended point of delivery.

2. Goods covered by this insurance

All goods and merchandise, except:

- living animals, including livestock
 - · household goods & personal effects removals
 - office removals
 - perishable goods
 - Dangerous Goods
 - Hazardous Substances
 - aircraft of any kind including helicopters
 - Valuable Cargo
 - wines, spirits, tobacco, tobacco products

unless specified in the Schedule.

3. Exclusions applicable to this Policy

This Policy does not cover:

- 1 Any deductible stated in the Schedule.
- 2 Liability for *loss* of or *damage* to *goods* arising out of:
 - (a) your insolvency
 - acts of suspected theft, pilferage or dishonesty not notified to the Police within 72 hours of you becoming aware of the event
 - (c) infidelity or dishonest acts by your employees, agents or subcontractors
 - (d) unexplained disappearances, or shortages of *goods* revealed only after the taking of inventory, or due to accounting or clerical errors
 - (e) the actions of any person involved with the *goods* accepted for *carriage* by *you*, where that person
 - (i) is under the influence of any intoxicating liquor, or drug; or
 - (ii) does not hold the appropriate driver's licence for any road conveyance on public roads

but only when *you* or *your* local managers were aware, or should have been aware, of the substance use or licence deficiency prior to the *accident*

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- (f) (i) carriage by a carrying conveyance which is overloaded or overweight
 - (ii) the use of a *carrying conveyance* that is not in a roadworthy or safe condition
 - (iii) inadequate protection of the goods from the weather
 - (iv) inadequate stowage or securing of the goods

but only where you or your local managers were aware, or should have been aware of the situation prior to the accident

- (g) theft or pilferage from an unattended and unlocked carrying conveyance
- (h) your acceptance of goods for carriage, after being advised by a customer of any matter breaching either of the implied warranties in section 273(1)(a) of the Contract and Commercial Law Act 2017.
- (i) any mechanical or electrical derangement of the *goods* where there is no evidence of external *damage* to either the *goods* or its external packaging
- (j) you intentionally causing loss or damage.
- In no case shall we cover your liability for loss or damage directly or indirectly caused by or contributed to, by, or arising from:
 - (a) any radiation from civil nuclear power generation, nuclear fuel or military any nuclear chemical, biological, bio-chemical or electromagnetic weapon
 - (b) civil strife, terrorism, strikes or war.

4. Your Obligations

Basis of Insurance	Any information provided to <i>us</i> to assess <i>your</i> risk for acceptance for insurance shall form the basis of the contract between <i>you</i> and <i>us</i> .
Advise us	You must contact us immediately if you become aware of any situation that may give rise to a claim against you.
Minimise the <i>loss</i>	You must take all reasonable steps to minimise the <i>claim</i> and avoid any further <i>damage</i> to the <i>goods</i> , or any further liability.
Provide full information	When you make a claim under this Policy you consent to your information in connection with that claim being:

disclosed to us

• shared with others investigating the *claim* on *our* behalf.

You must:

- give us free access to examine and assess the claim
- send to us any relevant documentation or correspondence
- complete a claim form and statutory declaration on request
- provide us with requested information and assistance.

Be truthful If your dealings with us are dishonest and/or your claim is dishonest or fraudulent in

- any way, we may:
 - decline your claim in whole or part
 - declare this *Policy* or all policies *you* have with *us* to be unenforceable from the date of the dishonest or fraudulent act.

Do not admit liability You must not:

Other insurance

- admit you are liable to any customer
- do or say anything that may prejudice *our* ability to defend the *claim* against *you* or take a recovery action in *your* name.

Comply with the *Policy*You must comply with *your* obligations under this *Policy* at all times. If *you* do not comply with this, we may not pay *your claim*.

Provide accurate information At any time, *you* must make sure that all statements and representations made to *us*, either by *you* or anyone else on *your* behalf, are truthful and complete.

Reasonable care

You must take reasonable care at all times to avoid circumstances that could result in a claim. Your claim may not be covered if you are reckless or grossly irresponsible.

You must notify us as soon as you know of any other insurance policy that covers you for any of the liabilities covered by this Policy.

If you can claim under any other insurance policy, we will only pay over and above the amount paid by the other insurance.

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Change in circumstances

You must inform us of any change in circumstance which is material to your risk we insure or the amount of premium we charge to cover your risk. Information is material where we would have made different decisions about either:



- continuing to insure you
- the terms of your cover
- the amount of premium we charge.

Once *you* have told *us* of any change in circumstances, *we* may at *our* option either cancel *your Policy*, or alter the premium agreed, or change the terms of cover provided by this *Policy*.

If you fail to tell us about a change of circumstance to the risk we have agreed to insure, we may at our option:

- declare this Policy unenforceable
- decline any claim in whole or in part.

These actions will be taken from the date *you* knew, or ought to have known, of the increase or alteration of the risk *we* insure.

5. Managing Your Claim

Subrogation

Once we have accepted any part of your claim under this Policy, we may, at our own expense, assume your legal right of recovery.

If we do so, you must fully co-operate in the enforcement of this right by us.

Defence of claims

After you have made a *claim*, we have the sole right to act in your name and on your behalf to defend, negotiate or settle the *claim*, as we see fit. This will be done at our expense.

We may appoint *our* own lawyers to represent *you*. They will report directly to *us. You* agree to waive in *our* favour the legal professional privilege to *your* communications with them.

Discharge of claims

We may elect at any time to pay you

- the maximum amount payable under the Policy; or
- any lesser sum for which we can settle the claim against you.

Once we have paid this amount, and any defence costs already incurred, our responsibility to you under this Policy has been met in full.

6. How we administer this Policy

Cancellation

You can ask us to cancel this Policy at any time.

If so, cover of all risks under this *Policy* will cease immediately on cancellation. *We* will then refund the proportion of the unused premium paid, calculated from the date of the cancellation less 15% which will be retained by *us*.

We can cancel this *Policy* by advising *you*, or those who represent *you*, by letter, fax or email. Cancellation will take effect at midnight on the 7th day after the date of *our* communication. We will refund the proportion of the unused premium paid, calculated from the date of the cancellation.

Modification

You can ask us to modify this Policy at any time. We must agree to any modification before it takes effect.

We can modify this *Policy* by advising *you*, or those who represent *you*, by letter, fax or email. The modification will take effect at the agreed time.

GST

Except at where otherwise stated, the Limits of Liability in the *Schedule* are exclusive of GST.

Premium adjustments and declarations

For goods carried at Limited Carrier's Risk, where we have charged you a deposit premium, then the annual premium can be adjusted by us, based on the agreed method of calculation. You agree to declare to us the estimated and actual values of the gross income derived from these contracts. This might result in an additional premium payable by you. No portion of a deposit premium is refundable.

If we have specifically agreed to include *goods* carried at *Declared Value*, *you* agree to declare to *us* the value of the *goods* carried.

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If we have specifically agreed to include goods carried at Declared Terms, you agree to declare to us the gross income derived from these contracts.

You shall keep accurate records and agree to allow us to inspect them.

7. Laws that govern this Policy

The law of New Zealand applies to this Policy. The New Zealand Courts have exclusive jurisdiction. Any reference to legislation in this Policy and any Schedule includes any future modification, any future re-enactment, and/or any future substitution of that legislation. Any reference to legislation also includes any regulation, any order-in-council, any/or any other instrument issued or made or enabled under that legislation.

8. Definitions applicable to this Policy

Accident means an event that is sudden, unintended and unexpected by you.

Actual Carrier, Carriage, Carrier, Contracting Carrier, Contracting Party, Contract for Carriage, Declared Value Risk, Declared Terms, Goods, Limited Carrier's Risk and Loss, Damage

where used in this Policy shall, except where the context clearly requires otherwise, have the same meaning as is given to each of them in the Contract and Commercial

Law Act 2017.

Carrying conveyance a means of carriage or a vehicle used for the carriage of goods and includes any trailer, b-train, wagon, container or similar vehicle or space in which the goods are carried.

means a claim against you by a third party which arises from your legal liability as a

Carrier under the Contract and Commercial Law Act 2017.

Contract and Commercial Law

Act 2017

Occurrence

Carrier's Liability 09/2017

Claim

means the Contract and Commercial Law Act 2017, effective 1st September 2017,

repealing and replacing the Carriage of Goods Act 1979.

Customer means any contracting party with whom you contract to carry Goods.

has the same meaning as in the Land Transport Rule: Dangerous Goods 1999. Dangerous Goods

Deductible means an amount that is first deducted from any claim made under this Policy. A

deductible is an amount that is included within a Limit of Liability. For example, if there is a NZD 50,000 Limit, but a NZD 5,000 deductible applies, the maximum we

can pay for one claim is NZD 45,000.

Goods are as defined in the Schedule.

Goods are in transit when the goods are on any carrying conveyance, including whilst stationary, or whilst

> on loading docks, wharves or any holding area waiting on transport. Goods are not 'in transit' when they are in a store and a storage charge is made. Goods under carrier's lien (section 285 of the Contract and Commercial Law Act 2017), or under storage and disposal (sections 287, 288, 289, 290 and 291 of the Contract and Commercial Law Act

2017) are not 'in transit'.

Hazardous Substances has the same meaning as in the Hazardous Substances and New Organisms Act 1996.

Loss of market means a claim made against you by your customer for their loss or damage arising

from their inability or unwillingness to sell the goods at the intended price or to a

particular purchaser.

means an event or series of events from one source or original cause during the Period of Insurance which results in loss of or physical damage to goods in any circumstances

which could give rise to your liability under the Contract and Commercial Law Act 2017.

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means the period shown in the Schedule and any subsequent period for which we have Period of Insurance

agreed to renew this Policy, and for which you have agreed to pay premium.

Policy means the terms, conditions and exclusions of this document, including the Schedule.

Punitive damages means damages awarded against you to reflect punishment and/or of an exemplary

nature.

means the most recent Policy Schedule (and any Policy endorsements) issued by us. Schedule

Valuable Cargo

means bullion, precious metal objects, precious stones, jewellery, bank notes, coins, bonds, negotiable instruments or securities of any kind, antiques, and works of art.



We, Us

means Vero Marine Insurance, an operating division of Vero Insurance New Zealand Limited, the Insurer.

You, your means:

- (a) the party named as the Insured in the Schedule; and any
- (b) subsidiary company.

You, your can also mean any

- (c) associated managed company
- (d) new company or organisation formed or acquired by the party named as the Insured in the *Schedule*

provided that we are advised in writing within 60 days of the assumption of active management control, or 60 days from the time of any formation or acquisition.

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Liability Claims Procedure



Vero Marine Insurance P O Box 1759 Auckland New Zealand

Tel +64 9 363-2600 Fax +64 9 363-2601

E-mail claims@veromarine.co.nz Website http://www.veromarine.co.nz

Notification

Please advise our nearest office (either directly or through your broker) immediately should any of the following occur:

- Claim this includes any legal proceedings and/or allegations of wrongdoing coupled with a demand for compensation
- Complaint this includes allegations of incompetence, poor performance or expressions of dissatisfaction, as well as complaints lodged with any professional body or association
- Circumstance that might give rise to a *claim* this includes any mistake, error or problem that *you* ought to reasonably identify as possibly giving rise to a subsequent *claim*.

Further Action Required

Following initial advice to us, as soon as reasonably practicable you must:

- provide details of the circumstances to us in writing, together with any documents and information which we deem
 necessary to obtain: and
- on receipt, forward to us every letter, writ, summons, process and claims; and
- inform us in writing of notice of any prosecution or inquest.

It is good practice to note the names and addresses of witnesses, to take photographs and to video, and to draw diagrams as soon as possible after the *occurrence*.

Important

Notification should be given irrespective of the perceived merit of any actual or potential claim or the quantum at issue.

You should not:

- admit liability without our written consent; or
- · take any action which may be considered an admission of liability; or
- repudiate or settle a claim.

If you do not follow these instructions, you may prejudice your insurance claim

Subrogation

- 1. If we have accepted liability for a *claim* under this *Policy*, we are entitled to become subrogated to *your* rights of recovery or indemnity from any other person or entity.
- 2. We have the sole right and option to act in your name and on your behalf to negotiate, defend or settle any claim and to make over for its own benefit any legal right to recovery you might have, whether before or after you have been indemnified by us.
- 3. Where we recover from other parties a sum more than the amount of its loss (including administrative, survey and legal costs), then the order in which the sum recovered is to be applied shall be as follows:
 - i) first in meeting our loss.
 - ii) second in compensating *us* for interest foregone in respect of *our* loss for the period commencing from the date of *your claim*/s to the date of receipt of moneys recovered from other parties calculated at the current market "on call" rate and compounded 6 monthly.
 - iii) third in meeting your uninsured losses (if any).
 - iv) fourth for our benefit.

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Initial Notice of Claim

Notification to other Carriers of a Potential Claim

This Notice should be faxed to any actual carrier who may be legally responsible by the Carriage of Goods Act 1979 or subsequent amendments for causing damage or partial loss to the items detailed below, or may have been in possession of the items at that time. *This Initial Notice should be lodged with the actual carrier within 10 days of receiving a Notice of Claim:* section18(2).

То	Date				
From Company					
Company Address		Contact Person			
		Telephone			
		Fax			
Location of Goods		Contact Person			
		Telephone			
		Fax			
Goods may be examined at this address. Please					
advise us prior to attending as the insurance surveyor may wish to conduct a joint survey.		or paste your business card here			
We hold you responsible for damage to					
No. of Units					
Transit Document No.					
Conveyance(s)					
Transit From					
Transit To					
Estimate of Loss					
Date of Discharge					
Date of Loss					

Yours faithfully

NAME: TITLE: