



Nan Shan
General Insurance

ORIGINAL

Nan Shan General Insurance Solicitors Professional Liability Excess Policy

110.08.25 南山保字第 1100006351 號函備查

Policy No.: 0900-2333017993-02

社團法人台北律師公會

NOTICE

本公司財務及業務等公開資訊，歡迎至本公司網站<http://www.nanshageneral.com.tw>查閱，或親蒞本公司(台北市中正區忠孝西路一段6號18樓)及各分支機構洽詢。

本商品經本公司合格簽署人員檢視其內容業已符合保險精算原則及保險法令，惟為確保權益，基於保險業與消費者衡平對等原則，消費者仍應詳加閱讀保險單條款與相關文件，審慎選擇保險商品。本商品如有虛偽不實或違法情事，應由本公司及負責人依法負責。

消費者應詳閱各種銷售文件內容，如要詳細了解其他相關資訊，請洽本公司業務員、服務據點

(免付費電話：0800-020-060)或網站(網址：<http://www.nanshageneral.com.tw>)，以保障您的權益。

Nan Shan General Insurance Co., Ltd.

18F, 6 Zhongxiao West Road, Sec.1, Zhongzheng District, Taipei 10041, Taiwan, R.O.C.

免費申訴電話
0800-020-060



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
Schedule

Policy Number : 0900-2333017993-02

Item 1. Insured Organisations	社團法人台北律師公會		
Item 2 . Main Address	臺北市中正區羅斯福路一段7號9樓		
Item 3. Policy of Period	From:	112年8月10日	To: 113年8月10日
	以要保事務所聯絡地址所在地零時起算。		
Item 4. Total of Underlying Limits of Liability	NT\$3,000,000 (每一被保險人本保險契約之最高賠償金額，包含抗辯費用)		
	NT\$30,000,000 (全體被保險人本保險契約之最高賠償金額，包含抗辯費用)		
Item 5. Limilt of Liability	NT\$6,000,000 (每一被保險人本保險契約之最高賠償金額，包含抗辯費用)		
	NT\$30,000,000 (全體被保險人本保險契約之最高賠償金額，包含抗辯費用)		
Item 6. Underlying Policies			
(a) Primary Policy			
Insurer:	新加坡商美國國際產物保險股份有限公司台灣分公司 NT\$3,000,000		
Limit:	(每一被保險人本保險契約之最高賠償金額，包含抗辯費用) NT\$30,000,000 (全體被保險人本保險契約之最高賠償金額，包含抗辯費用)		
Retention:	Refer to primary policy		
Policy Number:	2337000006-000008		
Item 7. Premium	NT\$721,980		
Item 8. Insurer	南山產物保險股份有限公司		
	台北市中正區忠孝西路一段6號18樓		
Item 9. Claims Notice	南山產物保險股份有限公司		
	台北市中正區忠孝西路一段6號15樓		
Item 10. Territory and Jurisdiction	中華民國		
Item 11. Terms and conditions	Nan Shan General Insurance Solicitors Professional Liability Excess Policy		

Nan Shan General Insurance Co., Ltd.
Nan Shan General Insurance Co., Ltd.

Date: August 17, 2023

By: 
Authorized Signature
.....
President(s)



查詢本公司資訊公開說明文件，請上本公司網站，
網址：www.nanshangeneral.com.tw，或至本公司索取。
免費申訴電話：0800-020-060

Nan Shan General Insurance Solicitors Professional Liability Excess Policy

110.08.25 南山保字第 1100006351 號函備查

Solicitors Professional Liability Excess Policy

IN CONSIDERATION of payment or agreement to pay to the Underwriters the required **Premium**, the Underwriters agree to pay on behalf of the **Insured Organisations** in the manner and to the extent provided herein, Subject Always to the **Limits of Liability**, Conditions and other terms of the Policy.

1. Insuring Clause

Underwriters agree to pay on behalf of the **Insured Organisations** in accordance with the terms, conditions and exclusions (except as regards the **Limit of Liability**, the premium, or as specifically provided for herein) as are contained in or as may be added to the **Primary Insurance Policy**.

PROVIDED THAT,

- 1.1 Underwriters** shall only be liable for **Loss** in excess of the **Underlying Limit of Liability** and any applicable retention, specified in the **Underlying Insurance**, after any of the **Underlying Limit of Liability** has been exhausted by the payment of **Loss**, or the agreement to pay **Loss**, by, or on behalf of, **Underlying Insurers**, the **Insured Organisations** or a **DIC Insurer**, unless otherwise specified in terms and conditions of this policy.
- 1.2** No amendment to the **Primary Insurance Policy** during the **Period of Insurance** shall be effective in extending the scope of this Policy until agreed in writing by **Underwriters**.
- 1.3** This policy will not drop down in the event of the reduction or exhaustion of any sub-limit of liability contained in the **Primary Insurance Policy**. Notwithstanding,
 - 1.3.1 underwriters** will recognise the reduction or exhaustion of the **Underlying Limit of Liability** as a result of the payment of Loss applicable to any sub-limit, and
 - 1.3.2** in the event of exhaustion of the **Underlying Limit of Liability**, coverage will apply to **Loss** being the subject of the sub-limit to the extent that such sub-limit has not been specifically eroded by **Loss**.
- 1.4** In the event that any **Underlying Insurance** recognises erosion of the **Underlying Limit of Liability** as a result of loss payable under another policy or policies issued by such **Underlying Insurer**, **Underwriters** will also recognise such payment as contributing to the erosion of **Underlying Limit of Liability**.
- 1.5** In the event that the **Underlying Limit of Liability** is exhausted as a result of clauses 1.1 to 1.4 above, this policy shall, subject to its **Limit of Liability**, continue to apply for subsequent **Loss** as primary insurance and any retention specified in the **Primary Insurance Policy** shall apply under this Policy.

2. Maintenance of Underlying Insurance



All of the **Underlying Insurance** shall be maintained in full force and effect during the currency of this Policy except for any reduction or exhaustion of the **Underlying Limit of Liability** applicable to such **Underlying Insurance** in accordance with Section 1 above.

The **Insured Organisation(s)**' failure to comply with the foregoing shall not invalidate the Policy, but in the event of such circumstances, **Underwriters** shall only be liable to the extent that they would have been liable had the failure to comply not occurred during the **Period of Insurance**.

3. Notification

Where the **Primary Insurance Policy** requires or permits the notification of **Claims** or circumstances, the **Insured Organisation** shall have the same requirement or right to also provide notification under this Policy.

Notification of such **Claims** or circumstance may be made by email or mail to the addresses below:

15/F, No. 6, Sec. 1, Zhongxiao West Road, Zhongzheng District, Taipei 10041, Taiwan, R.O.C.

4. Follow Form

Other than where specifically noted under the Policy, **Underwriters**, and the **Insured Organisations** are subject to the same rights and obligations under this Policy, as the **Primary Insurer**, and the **Insured Organisation** are under the terms, conditions and exclusions of the **Primary Insurance Policy**.

The **Underwriters** may, at their sole decision, elect to participate in the investigation, settlement or defence of any **Claim** against the **Insured Organisations** for matters covered by this Policy even if the **Underlying Insurance** has not been exhausted.

The cost of such participation shall not erode the Limit of Liability.

The **Insured Organisation** must obtain the prior written consent of **Underwriters** to the settlement of any **Claim** made against them, the payment of which could reasonably be expected to result in **Loss** payable under this Policy.

5. Interpretation

Any dispute concerning the interpretation of the terms, conditions and/or limitations contained herein, is understood and agreed by the **Insured Organisations** and **Underwriters** to be subject to the Law of Taiwan, Republic of China. Each party agrees to submit to the exclusive jurisdiction of Taiwan, Republic of China and to comply with all requirements necessary to give such Court jurisdiction. All matters arising hereunder shall be determined in accordance with the law and practice of such Court.

6. Limit of Liability

Underwriters' maximum liability in respect of all **Loss** payable under this Policy is the amount set forth in Item 5 of the Schedule.

7. Bankruptcy or Insolvency of the Insured Organisation

In the event of bankruptcy or insolvency of an **Insured Organisation** or any entity comprising an **Insured Organisation**, **Underwriters** shall not be relieved thereby of the payment of any **Claims** hereunder because of such bankruptcy or insolvency.

8. In this Policy, where the context permits, words denoting the singular shall include the plural and vice versa.

9. The **Insured Organisation** may cancel this policy by providing written notice to **Underwriters** in which case **Underwriters** shall retain the pro rata rate proportion of the



premium. **Underwriters** may only cancel this Policy in accordance with the provisions of the **Primary Insurance Policy**.

DEFINITIONS

Claim means a Claim as defined under the **Primary Insurance Policy**.

DIC Insurer means the Insurer(s) of a “difference-in-conditions” policy written in excess of the **Underlying Insurance**, which by its terms, agrees to drop down and pay **Loss** which is not paid by an **Underlying Insurer**.

Insured Organisations means those entities designated in Item 1 of the Schedule and / or as otherwise defined in the **Underlying Insurance**.

Limit of Liability means the amount designated in Item 5 of the Schedule.

Loss means Damages and Expenses as defined under the **Primary Insurance Policy** and any other amounts payable thereunder.

Period of Insurance means the period designated in Item 3 of the Schedule.

Primary Insurance Policy means the primary insurance policy detailed in Item 6 of the Schedule.

Primary Insurers means those underwriters or insurers designated as the insurer(s) of the **Primary Insurance Policy**.

Underlying Insurance means all those policies as set out in Item 6 of the Schedule, and any policy replacing them.

Underlying Insurer means those Insurers detailed in Item 6 of the Schedule.

Underlying Limit of Liability means the aggregate Limit of Liability of all the policies shown in Item 6 of the Schedule.

Underwriters means those underwriters or insurers who have subscribed their names to this Policy.