

**EIGHTH SCHEDULE****INFORMATION AS TO PUBLIC LIABILITY INSURANCE**To: **New Zealand Transport Agency**From: **Marsh (Broker)**

We confirm having effected public liability insurance for:

**All Contractors and Sub-Contractors as required by Contract***(The Contractor)***New Zealand Transport Agency***(The Principal)*In respect of **Road maintenance contracts and other contracts up to \$200 million except for referral contracts as attached**  
*(Project title)*

	Annual policy		Yes
	Policy expiry date:	30 June 2025	
8.3.1	The limit of indemnity	\$100,000,000	(Plus GST)
	Sub limit insured for Forest and Rural Fires Act	N/A	(Plus GST)
	Sub limit insured for vibration, removal or weakening of support	\$100,000,000	(Plus GST)
	Sub limit insured for damage to Underground Services	\$100,000,000	(Plus GST)
	We advise that "additional" terms, copy attached, have been specifically applied to this project		Yes
	The policy covers liability arising out of:		
	The ownership / use of construction machinery not required to be registered for road use		Yes
	The use of hired plant		Yes
	The ownership / use of watercraft up to 20 m		Yes
	The ownership / use of aircraft		No
8.5.3, 8.8.4	Policy cover terms included are:		
	(a) Automatic reinstatements	Unlimited, but Nil for Products	
	(b) No cancellation for non-payment without prior notification		Yes
	(c) Severally insured		Yes
	(d) No settlement delay due to exercise of subrogation		Yes

We undertake that this policy will not be cancelled or amended by us without written advice to the insured party which has arranged the insurances.

The insurance issued is subject to the terms and conditions of the policy. We do not warrant that this policy complies with the requirements of NZS 3910:2003.

**Insurance Company Stamp***(Or name of insurance broking company confirming cover)***Date:** 1 July 2024


**SIGNED BY** Emma Rush**SIGNATORY TITLE** Client Executive, Marsh, Wellington

(Clause numbers refer to NZS 3910:2003 and are for information only)

**Referral Contracts (Condition):**

Standard Contracts in which one or more of the following applies:

(a)	All Contracts where the original estimated contract value exceeds \$200,000,000
(b)	Where the original estimated Construction Period for the Contract exceeds 36 months
(c)	Tunneling contracts where the structure constructed is a closed excavation and the original estimated Contract Value for the tunnel exceeds \$5,000,000
(d)	Bridges where the structure value is more than \$25,000,000
(a) and (b) shall not apply to Network Outcome Contracts	