Contract Works Single Project



Business Insurance for a growing New Zealand

Insurance policy

Welcome to NZI.

Thanks for selecting us as your insurer. This is your Contract Works Single Project Policy document.



Why NZI

NZI is one of New Zealand's largest and most well-known insurance brands. We're proudly backed by IAG (Insurance Australia Group) New Zealand. IAG is Australasia's largest general insurer. At IAG, our purpose is to help make your world a safer place.



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Get in touch

If you have any questions, or you would like more information on this insurance policy, please contact your broker.

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Introduction

Welcome	Welcome to NZI. Thank you for selecting us as your insurer.
About This Policy	 This Contract Works Single Project Policy consists of: (a) this policy document, and (b) the schedule, and (c) any endorsements that have been applied, and (d) the information the insured has provided in the application.
Your duty of disclosure	The insured has a legal duty of disclosure when they apply for insurance. This means the insured or anyone acting on the insured's behalf must tell us everything they know (or could be reasonably expected to know) that a prudent insurer would want to take into account in deciding whether: (a) to accept or decline the insurance, and/or (b) the cost or terms of the insurance, including the excess. The insured also has this duty every time their insurance renews and when they make any changes to it. If the insured or anyone acting on the insured's behalf breaches this duty, we may treat this policy as being of no effect and to have never existed. Please ask us if you are not sure whether you need to tell us about something.
Defined words	If a word is shown in bold , it has a specific meaning. There is a list of these words and what they mean in the section 'Definitions'.
Examples	We have used examples and comments to make parts of this policy document easier to understand. These examples and comments, which appear in <i>italics</i> , do not affect or limit the meaning of the section they refer to.
Headings	The headings in this policy document are for reference only and do not form part of it. They must not be used when interpreting the policy document.

1. Insurance Agreement

1.1 Our Agreeme	ent
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The **insured** agrees to pay **us** the premium and comply with this policy. In exchange, **we** agree to provide cover to the **insured** as set out in this policy.

2. What this policy covers

2.1	Loss during the construction period	We will cover the insured for accidental loss to insured property, occurring at the contract site during the construction period.
2.2	Loss during the maintenance period	 We will cover the insured during the maintenance period for its legal liability to rectify accidental loss to insured property under the Maintenance or Defects Liability Conditions of the contract, provided the loss: (a) is discovered during the maintenance period, and (b) arises out of the contract works during the construction period, or (c) is caused by the insured while the insured is executing work under the Maintenance or Defects Liability Conditions of the contract.



3. Automatic extensions

The following extensions are included automatically and are subject to the policy terms, unless otherwise stated. Some clauses have specified sub-limits and excesses and these will apply unless specifically stated otherwise in the **schedule**. All sub-limits are included in and are not in addition to the sum insured.

31	Additional items	Where there is a loss covered under 'What This Policy Covers' above, we will cover the insured
0.1	Additional items	for the reasonable costs incurred for each of the following items.
		(a) Principal's Supplied Materials
		Costs to replace materials and property supplied by the principal free of charge to the
		contractor for permanent incorporation into the contract works . Cover begins when the
		materials and property are delivered to the contract site .
		The most we will pay under this extension is 10% of the contract works value unless
		otherwise stated in the schedule .
		(b) Removal of Debris
		Costs incurred to:
		(i) dismantle, demolish and remove the debris, and/or
		(ii) undamaged material, necessary to effect repairs and to secure further damage and
		prepare the contract works for rectification of the loss .
		The most we will pay under this extension is 10% of the contract works value unless
		otherwise stated in the schedule . (c) Professional Fees
		Costs of architects, surveyors, consulting engineers, clerk of works, building and resource
		consent fees (excluding fines and/or penalties) and other fees incurred that are necessary to
		rectify the loss (but excluding any fees for the preparation of a claim or estimate of fees).
		The most we will pay under this extension is 10% of the contract works value unless
		otherwise stated in the schedule .
		(d) Increased Costs During Construction
		Costs incurred for variations and fluctuations in the contract price, and/or increases in the
		costs of labour and materials during the construction period.
		The most we will pay under this extension is 5% of the contract works value unless
		otherwise stated in the schedule .
		(e) Escalation During Reconstruction
		Costs of reconstruction of the contract works that exceed the initial cost, provided the
		reconstruction is completed without delay. Cover will also account for inflated costs of the
		unbuilt portion of the works.
		The most we will pay under this extension is 5% of the contract works value unless
		otherwise stated in the schedule .
		(f) Plans / Drawings and Site Documents
		Costs incurred to replace loss of any Plans, Drawings and other related Site Documents
		relating to the contract works . The most we will pay under this extension is \$10,000.
3.2	Civil authority	We will cover the insured for loss during the construction period to the insured property
	•	where such loss is suffered at the direction of a civil authority during a fire or other catastrophic
		event for the purpose of mitigating the effects of such event.
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3.3	Expediting expenses	We will cover the insured for the reasonable cost of express freight within New Zealand and
		overtime to expedite the repair or replacement of insured property following a loss otherwise
		covered under this policy.
		The most we will pay under this extension is:
		(a) 30% of the claimed amount for ordinary labour, road carriage charges or ordinary costs, or
		(b) the limit stated in the schedule ,

whichever is the lesser.



3.4	Overseas airfreight expenses	 We will cover the insured for the reasonable cost of airfreight charges incurred in the repair and replacement of insured property following a loss otherwise covered under this policy. The airfreight carriage must be provided by a recognised regular scheduled airline service and not provided by a chartered aircraft. The most we will pay under this extension is: (a) 20% of the value of the item being freighted, or (b) the limit stated in the schedule, whichever is the lesser.
3.5	Profit margin	If the insured carries out reinstatement work in connection with a claim under this policy, then, in the adjustment of that claim, we will allow a reasonable allowance for overhead plus a reasonable margin for profit, on the cost of the reinstatement work.
3.6	Protection expenses	We will cover the insured for the reasonable costs incurred in fighting or controlling a peril where such peril threatens to damage part or all of the contract works and where such loss would be covered by this policy. The most we will pay under this extension is \$25,000 and an excess of \$1,000 or the excess specified in the schedule whichever is greater will apply.
3.7	Redundant foundations	 We will cover the insured for undamaged foundations that are made redundant, by reason of the exercise of statutory power by local or national government where the insured property resting on them has been destroyed as a result of a loss covered by this policy. Where the redundant and undamaged foundations are not demolished, and the presence of them increases the market value of the site to which they are fixed, the amount of the market value increase will be deducted from the amount payable for the claim. For the purposes of this extension "undamaged" means not directly physically damaged by an event that would be covered by this policy.
3.8	Temporary buildings	 We will cover the insured for accidental loss occurring during the construction period to any of the following: (a) the main contractor's hoardings, (b) site office, (c) huts and encampments, that are not part of the contract itself but are used to perform the contract works at the contract site. This extension does not extend to any sub-contractor's property. The most we will pay under this extension is \$5,000 unless otherwise stated in the schedule.
3.9	Transit and storage	 We cover the insured for accidental loss of insured property occurring during the construction period while the insured property is: (a) in storage at secure situations other than the contract site, (b) in transit within New Zealand by road, rail, airfreight, inter-island ferry, or containerised shipping between New Zealand ports. The most we will pay under this extension is \$250,000 for any event, unless a higher amount is shown in the schedule. Property must belong to the insured and intended to be incorporated into the contract works.



4. Optional extensions

These optional extensions only apply where specified in the **schedule** and are subject to the policy terms. Cover under the Optional Extensions are included within the sum insured and are not additional to it.

4.1	Completion cover	We will cover any sudden and accidental loss to the completed contract works occurring within the period up to 30 days following the end of the period described in either clause (a) or (b) in the definition of construction period, or such longer period that we have agreed. This extension will not cover any loss at all if it is insured to any extent under any other insurance policy, we will not contribute towards any claim under any other insurance policy.
4.2	Employees hand tools	 We will cover the insured for accidental loss during the construction period to hand tools belonging to the insured's specified employees, while the hand tools are at the contract site provided they are not otherwise insured. This extension does not cover: (a) loss by theft unless it is accompanied by violence, or threat of violence to any person, or as a result of violent and forcible entry to, or exit from an enclosed building or shipping container, or (b) any sub-contractor's employees. 'Exclusion 5.1 (a) (viii)' does not apply to this extension. The maximum limit for this optional extension is \$10,000 per specified employee and is subject to a minimum excess of \$1,000 or the excess shown in the schedule.
		This extension does not cover personal communication devices for example mobile phones, laptops, tablets or GPS equipment.
4.3	Existing structures	 Where the schedule shows that existing structures are covered for 'Contract Perils Only', we will cover the insured for accidental loss to the existing structures which are in the insured's care, custody and control. Provided that such accidental loss: (a) occurs whilst the insured are working on the existing structures and arises directly out of the insured's performance of the contract works, and (b) occurs during the period of insurance.
		 Where the schedule shows that existing structures are covered for 'Full Cover', we will cover the insured for accidental loss to the existing structures which are in the insured's care, custody and control provided that such loss occurs during the period of insurance. There is no cover under this Optional Extension for: (a) loss to floor and wall finishes or coverings of the existing structures unless specifically listed in the schedule, or (b) loss to contents of the existing structures unless specifically listed in the schedule, or (c) consequential loss or liability of any nature whatsoever. The most we will pay under this optional extension will be the sum insured stated in the schedule for existing structures.
		Basis of Settlement for existing structure
		 We will indemnify the insured as follows: (a) Where the existing structure is lost or destroyed, by paying you the cost to replace the existing structure to a condition substantially the same as its condition when new, or (b) where the existing structure is physically damaged but not lost or destroyed, by paying you the cost to repair the loss to the damaged part of the existing structure to a standard that is reasonably equivalent to its condition and relative quality when new, but without necessarily reproducing it exactly.



Circumstances where reinstatement does not apply

Regardless of the above, 'Basis of Settlement – Method of Indemnity 6.1' will apply in the following circumstances:

- (a) If the insured do not repair or replace the loss to the existing structure, or
- (b) repair or replacement of the **loss** to the **existing structure** is not started within a reasonable period of time, or
- (c) until the actual costs of repair or replacement of the **loss** to the existing structure are incurred, or
- (d) if the existing structure is awaiting demolition or disposal at the time of the loss, or
- (e) either of the following apply:
 - repair or replacement of the damaged, lost or **destroyed existing structure** is not permissible under any **regulations**, or
 - (ii) repair or replacement of the damaged, lost or **destroyed existing structure** is not permissible because of the undamaged portion of the existing structure.

Conditions

Site of replacement

Reinstatement is to be carried out on the **contract site** where the **loss** occurred to the **existing structure**. However, the work may be carried out upon an alternative site if reinstatement on the same **contract site** is not permitted by reason of any **regulations** imposed by local or national government.

Limitations on amount payable

Where an **existing structure** is damaged, **we** will not pay more than what would have been required to be paid for reinstatement had it been **destroyed**.

Where the insured:

- (a) does not replace the **existing structure**,
- (b) does not commence and carry out the work of reinstatement within a reasonable period of time,
- (c) does not incur the costs of reinstatement,
- (d) regulations do not permit the repair of the damage to an existing structure which is not a total loss,

we will not pay more than the sum insured for existing structures, or the actual value of the existing structure, whichever is less.

Rates, Taxes and Other Charges

We will not pay for any rate, tax, duty, development charge, or any other charge or assessment arising out of capital appreciation, on any **existing structure**, which may be payable in order to comply with any **regulation**.

4.4 Hired or borrowed plant

We will cover the **insured** for **accidental loss** occurring during the **construction period** to hired in or borrowed plant, machinery, scaffolding, reusable formwork, equipment and tackle used in the performance of the **contract works** at the **contract site** provided it is not otherwise insured. This includes plant that the **insured** is liable for under a hire agreement, and that is being used in the performance of the **contract works**.

This extension does not cover any of the following:

- (a) sub-contractor's plant, machinery, scaffolding, resusable formwork, equipment and tackle, or
- (b) loss by theft, unless the equipment and mobile plant is normally stored in the open or it is accompanied by violence, or threat of violence to any person, or as a result of violent and forcible entry to, or exit from an enclosed building.

'Exclusion 5.1 (a) (vi)' does not apply to this extension.

This optional extension is subject to an excess of 1% of the hired items sum insured or \$1,000 whichever is greater.



4.5	Natural disaster	We will cover the insured property for natural occurs: (a) during the construction period, and (b) at the contract site. 'Exclusion 5.8' does not apply to this extension	
		The excess shown below for each region , applies to all costs arising from any one event.	
		Region	Excess
		the regions of Auckland, Northland, and the Districts of Dunedin City and Clutha	2.5% of the constructed value at time of loss , minimum \$2,500
		The rest of New Zealand	5% of the constructed value at time of loss , minimum \$5,000
4.6	Post loss land improvements	We will cover the insured for the cost of reinsta the construction period (other than by fire) pro- (a) belongs to the insured , and (b) is part of the contract site , and (c) which suffers loss that is not otherwise exc The most we will pay under this extension is \$2	luded by this policy.
4.7	Testing and commissioning		not exceed 14 days for any single item of achinery is not included.
5.	Exclusions		
5.1	Types of property not covered	rolling stock), (iii) watercraft of any kind, (iv) aircraft of any kind, (v) accessories in or on any of the vehicles (vi) construction plant , (vii) tyres or tracks, unless as a result of oth (viii) employees' personal effects or hand to	er insured loss to a vehicle/mobile plant, ols. of exchange, promissory notes, cash, bank notes,
5.2	Losses not covered	 This policy does not insure: (a) any of the following types of damage to ins (i) slowly developing deformation or distor (ii) marring or scratching, (iii) gradual deterioration, (iv) rot or mildew, (v) surfaces damaged during the process of (b) loss immediately preceded by any of the (i) interruption of the supply of water, gas, (ii) total or partial stoppage of work for long 	tion, of cleaning following: electricity, or any other fuel to the situation,



	 (iii) interruption or cessation of any process, (iv) occupancy unless otherwise agreed, (c) loss caused by any of the following: (i) action of micro-organisms, vermin or pests, (ii) corrosion, action of light, or inherent nature of the property, (iii) wear and tear, (iv) fumes, gas, dust, smoke or soot, (v) maintenance of insured property. This exclusion only applies to the insured property first affected. It does not apply to any
	 resultant accidental loss to other parts of the insured property. (d) loss caused by any of the following: (i) unexplained disappearances, shortages revealed only by the taking of an inventory, shortages resulting from clerical or accounting errors, (ii) any fraudulent scheme or device, or false pretence practiced on the insured or any other
	 person, (iii) recklessness, (iv) the operation, or mechanical or electrical failure, derangement, breakdown, or pressure explosion to any mechanical or electrical items incorporated in the contract works, (v) mechanical or electrical failure, derangement or breakdown of construction plant.
	 (e) loss following any of these: (i) exposure to weather conditions if the insured property is not designed to be left in the open (unless reasonable precautions have been taken to protect the property from these conditions), (ii) landslip, subsidence, erosion or expansion of the ground. However, this exclusion will not apply to loss to insured property, (iii) normal settlement, shrinkage or expansion of buildings, foundations, walls, pavements, made and etheret target improvements.
	 roads and other structural improvements. (f) loss to any structure or property already at the contract site prior to commencement of the contract works.
5.3 Building defects	 This policy does not insure loss in connection with a building or structure being affected by: (a) moisture or water build-up or the penetration of external moisture or water, or (b) the action or effects of mould, fungi, mildew, rot, decay, gradual deterioration, micro-organisms, bacteria, protozoa, or any similar or like forms, that is caused directly or indirectly by: (i) non-compliance with the New Zealand Building Code, or (ii) faulty design or faulty specification, including but not limited to faulty sequence, procedure or programme, or (iii) faulty materials, or (iv) faulty workmanship, when the building or structure was constructed, manufactured, altered, repaired, renovated or maintained. This exclusion does not apply to loss that is caused by or directly arises from the leakage of internal pipes, internal water reticulation systems or internal cisterns.
5.4 Confiscation	This policy does not insure loss in connection with confiscation, nationalisation, requisition or destruction of, or damage to property by order of government, public or local authority (unless the order is given to control any immediate and imminent threat of loss provided that the loss would be covered by this policy if it did occur).
5.5 Consequential loss	 This policy does not insure any kind of consequential loss (e.g. financial loss that occurs as a result of the loss of insured property), including the following: (a) penalties, or (b) loss of use of any property, or (c) delays, or (d) loss of market.



5.6	Costs not insured	 This policy does not insure the cost of: (a) repairing or replacing faulty materials, or (b) fixing faulty workmanship, or (c) fixing any work performed to a faulty: (i) design plan, or (ii) design specification, or This exclusion does not apply to any resultant sudden and accidental loss to separate insured property or to other parts of the same insured property arising from the above.
5.7 I	Electronic data	This policy excludes loss , of or damage to electronic data , and any liability arising from this, directly or indirectly caused by, or in connection with a computer virus . This includes loss of use, reduction in functionality or any other associated loss or expense in connection with the electronic data . However, this exclusion does not apply to resultant physical damage to other insured property , which is not otherwise excluded.
5.8 I	Natural disaster	This policy does not insure loss or expense of any type in connection with earthquake, subterranean fire, volcanic eruption, tsunami, geothermal activity, hydrothermal activity, or fire caused by any of these.
5.9 I	Nuclear	 This policy does not insure any loss in connection with: (a) ionising radiation or contamination by radioactivity from: (i) any nuclear fuel, or (ii) any nuclear waste from the combustion or fission of nuclear fuel. (b) nuclear weapons material.
5.10 \$	Sanctions	This policy does not insure any loss or provide any cover to the extent such cover would expose us to any sanction, prohibition or restriction under any United Nations resolution, or any trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States of America, Australia or New Zealand.
	Seepage, pollution and contamination	This policy does not insure loss of any type in connection with seepage, pollution or contamination, except if the seepage, pollution or contamination results from sudden and accidental loss to insured property , which is otherwise covered under this policy.
5.12 \$	Seismic costs upgrade	The amount payable under the policy excludes any costs incurred in connection with seismically strengthening the insured property to a level greater than its level before the loss .
5.13	Terrorism	This policy does not insure any loss in connection with an act of terrorism , including in connection with controlling, preventing, suppressing, retaliating against, or responding to an act of terrorism .
5.14 (Unlawful substances	This policy does not cover any loss of any type in connection with the manufacture, storage, distribution or use of any controlled drug as defined in the Misuse of Drugs Act 1975.
5.15 \	War	This policy does not insure any loss in connection with any of the following, including controlling, preventing or suppressing any of the following: war, invasion, act of foreign enemy, hostilities or warlike operations (whether war is declared or not), civil war, mutiny, rebellion, revolution, civil commotion assuming the proportions of or amounting to an uprising, insurrection, military or usurped power.



6. Basis of settlement

6.1	Method of indemnity	 We will settle the insured's claim with one of the following options, whichever we choose: (a) replace the insured property with property of a condition substantially the same as or equivalent to, but not better nor more extensive than, its condition at the time of the loss, or (b) pay the cost of repairing the insured property to a condition substantially the same as, but not better nor more extensive than, its condition substantially the same as, but not better nor more extensive than, its condition at the time of the loss, or (c) where the damage is not economic to repair we will pay the actual value of the insured property.
6.2	Maximum amount payable	The most we will pay:(a) for any item is the specific sum insured shown in the schedule for that item, and(b) for all items is the total sum insured shown in the schedule.
6.3	Excess	The excess shown in the schedule will be deducted from the amount payable for each event . If more than one excess can be applied following a loss from a single event , only the single highest excess will apply. A series of losses arising from subsidence, erosion, flood, inundation, landslip, cyclone, storm, tempest, or natural disaster damage during any period of 72 consecutive hours will be treated as one event for the purpose of applying the excess.
6.4	Reinstatement of the sum insured	After we have paid a claim under this policy, we will reinstate the sum insured. We may ask the insured to pay an additional premium for this. If we do, you must pay the additional premium.

7. Claims conditions

Insured's obligations

7.1	Advise us	If the insured becomes aware of any event that is likely to give rise to a claim under this policy regardless of the anticipated quantum, they must contact us immediately.
7.2	Minimise the loss	The insured must take all reasonable steps to minimise the claim and avoid any further loss arising.
7.3	Notify the police	The insured must immediately notify the Police if they suspect criminal activity has occurred.
7.4	Provide full information	 When making a claim, the insured consents to their personal information in connection with the claim being: (a) disclosed to us, and (b) transferred to the Insurance Claims Register Limited.
		 The insured must: (a) give us free access to examine and assess the claim, and (b) send any relevant correspondence or documents to us, and (c) complete a claim form or statutory declaration to confirm the claim if we request it, and (d) provide any other information, proof of ownership or assistance that we may require at any time.
7.5	Be honest	 If the insured's claim is dishonest or fraudulent in any way, we may: (a) decline the claim either in whole or in part, or (b) declare this policy or all policies the insured has with us to be unenforceable from the date of the dishonest or fraudulent act. This is at our sole discretion.
7.6	Do not admit liability	 The insured must not: (a) admit liability, or (b) do or say anything that may prejudice our ability to defend the claim against the insured or take recovery action in the insured's name.
7.7	Do not dispose of property	The insured must not destroy or dispose of anything that is or could be part of a claim until we have given the insured permission to do this.



7.8	Obtain our agreement	The insured must obtain our agreement before:(a) incurring any expenses in connection with any claim under this policy, or(b) doing anything that may prejudice our rights of recovery.
7.9	Comply with directions and contract	 The insured shall at its expense: (a) comply with all our reasonable directions to prevent loss, where any deficiency, defect or danger is identified by us, and (b) comply with the contract conditions and specifications as they relate to methods, procedures, systems or sequences of work.
Ma	naging a Claim	
7.10	Subrogation	Once we have accepted any part of the insured's claim under this policy, we may assume the insured's legal right of recovery. If we initiate a recovery we will include the insured's excess, and any other uninsured losses suffered by the insured . Where we do this, the insured agrees to pay its proportional share of the recovery costs, and subsequently the proceeds of the recovery will be shared on the same proportional basis, except that we will reimburse the insured's excess first.
7.11	Recoveries	If any property that we have paid a claim for is later found or recovered, the insured must tell us immediately and hand it over to us if we request it. We have the right to keep any property that we have paid a claim for under this policy, including any proceeds if it is sold.
7.12	Reparation	If any person is ordered to make reparation to the insured for loss to any property that we have paid a claim under this policy for, then the insured must tell us. Any payments received, must first reimburse our claims payment up to the amount of any reparation received.
7.13	Multiple insureds	 Where more than one person or entity is insured, we shall: (a) negotiate all claim settlements with, and (b) pay all claim proceeds to, the first insured.

8. General conditions

How we administer this policy

8.1	Assignment	The insured may not assign this policy or any interest under this policy without our prior written consent.
8.2	Cancellation	By the insured The insured may cancel this policy at any time by notifying us. If they do, we will refund any premium that is due to the insured based on the unused portion of the period of insurance. The insured must pay any outstanding premium due for the expired portion of the period of insurance.
8.3	Change of terms	We may change the terms of this policy (including the excess) by giving the insured , or their broker, notice in writing or by electronic means, at the insured's , or their broker's, last known address. Unless otherwise specified in the notice the change in terms will take effect from 4pm on the 30th day after the date of the notice.
8.4	Currency	Any amounts shown in this policy or in the schedule are in New Zealand dollars, unless otherwise specified in the schedule .
8.5	GST	 Where GST is recoverable by us under the Goods and Services Tax Act 1985: (a) all sums insured exclude GST, and (b) all sub limits exclude GST, and (c) all excesses include GST, and (d) GST will be added, where applicable, to claim payments.



8.6	Other insurance	The insured must notify us as soon as they know of any other insurance policy that covers them for any of the risks covered under this policy. This policy does not cover the insured's liability or loss at all if it the liability or loss is insured to any extent under any other insurance policy. We will not contribute towards any claim under any other insurance policy.
8.7	Separate insurance	Where the insured consists of more than one legal entity the word "insured" shall apply to each as if a separate policy had been issued to each. However, this does not increase the amount of cover available under this policy.
Lav	vs and acts that govern th	is policy
8.8	Disputes about this policy	The law of New Zealand applies to disputes about this policy and the New Zealand Courts have exclusive jurisdiction.
8.9	Legislation changes	Any reference to any Act of Parliament or subordinate rules referred to in this policy includes any amendments made or substitutions to that law.
8.10	Insurance law reform acts	The exclusions and conditions in this policy are subject to the insured's rights under the Insurance Law Reform Act 1977 and Insurance Law Reform Act 1985.
Ins	ured's obligations	
8.11	Comply with the policy	 The insured (and any other person or entity we cover) must comply with the conditions of this policy at all times. If: (a) the insured, or (b) any other person or entity covered under this policy, or (c) anyone acting on the insured's behalf, breaches any of the terms and/or conditions of this policy, we may: (a) decline the claim either in whole or in part, and/or (b) declare either this policy or all insurance the insured has with us to be of no effect and to no longer exist.
8.12	True statements and answers	 True statements and answers must be given, whether by the insured or any other person, when: (a) applying for this insurance, and/or (b) notifying us regarding any change in circumstances, and/or (c) making any claim under this policy, and communicating with us or providing any further information regarding the claim.
8.13	Reasonable care	The insured must take reasonable care at all times to avoid circumstances that could result in a claim. The insured's claim will not be covered if the insured is reckless or grossly irresponsible.
8.14	Change in circumstances	 The insured must tell us immediately if there is a material: (a) increase in the risk insured, or (b) alteration of the risk insured. Once the insured has told us of the change, we may then cancel or alter the premium and/or the terms of this policy. If the insured fails to notify us about a change in the risk insured, we may: (a) declare this policy unenforceable, and/or (b) decline any subsequent claim either in whole or in part. These actions will be taken from the date the insured knew, or ought to have known, of the increase or alteration in the risk insured. For avoidance of any doubt, information is 'material' where we would have made different decisions about either: (i) accepting your insurance, or (ii) setting the terms of your insurance, if we had known that information. If in any doubt, notify us anyway.



Definitions

the definitions apply to the plural and any derivatives of the bolded words. For example, the definition of 'accidental' also applies to the words 'accidentally', 'accident' and 'accidents'.

accidental	Unexpected and unintended by the insured .
act of terrorism	Any unlawful act, or preparation in respect of action, or threat of action designed to influence or coerce the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological, or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and that: (a) involves violence against one or more persons, or (b) involves damage to property, or (c) endangers life other than that of the person committing the action, or (d) creates a risk to health or safety of public or section of the public, or (e) is designed to interfere with or disrupt an electronic system.
actual value	The value calculated by applying depreciation for age and use to the new replacement cost of insured property affected.
computer virus	A set of corrupting, harmful or otherwise unauthorised instructions or code including a set of maliciously introduced unauthorised instructions or code, programmatic or otherwise, which propagate themselves through a computer system or network of whatsoever nature. This includes but is not limited to 'Trojan Horses', 'Worms' and 'Time or Logic Bombs'.
constructed value at the time of loss	The actual value of the covered contract works already completed as at the time of the loss , including the actual value of any existing structures covered under the Optional extensions '4.3 Existing Structures' (if applicable).
construction period	 The period starting on the date shown in the schedule or at the time the contractor takes possession of the contract site, whichever is the later, and finishing on (a), (b), (c) or (d) below whichever applies first: (a) Partial Completion In relation to any applicable portion only of the contract works: (i) at the time a partial practical completion certificate is issued, or (ii) at the time that portion of the contract works is occupied, taken over or put into use by the purchaser, principal or authorised person, whichever is the earlier, or (b) Completion (i) at the time the contract works are occupied, taken over or put to use by the purchaser, principal or authorised person, whichever is the earlier, or (c) Speculative Project In relation to any speculative project where there is no agreement to purchase, at the time 95% of the project price has been expended on the contract works and the contract works are made available for public viewing, or (d) Scheduled Date The finishing date shown in the schedule. This date may be extended beyond the date shown in the schedule for the express purpose of completing the contract works, provided we agree in writing prior to the finishing date.
construction plant	Tools, plant, equipment, site encampments or hoardings used for the purpose of carrying out the contract works , excluding any plant or equipment forming, or intending to form, a permanent part of the contract works .
contract	The contract between the principal and the contractor to perform the contract works .
contract site	The location referred to in the contract at which the contract works are to be undertaken.



contract works	The whole of the works, whether temporary or permanent, to be performed by the insured as described in the contract (being subject of this insurance) including all materials and items that are included in that contract .
destroyed	So physically damaged by an insured loss that the property, by reason only of that loss , cannot be repaired or the cost of the repair is uneconomic.
electronic data	Facts, concepts and information converted to a form useable for communications, display, distribution, interpretation or processing by electronic or electromechanical data processing or electronically controlled equipment.
event	Any one event or series of events arising from one source or original cause.
existing structures	Structures and/or property which existed at the contract site prior to the commencement of the contract works and which are included in the sum insured for existing structures shown in the schedule and which will be worked upon as part of the contract works .
first insured	The first named person or entity listed in the schedule as 'Insured'.
immediately preceded by	The event occurring immediately in sequence prior to the loss. If there is a chain of events, this will be the last event occurring immediately prior to the loss.
insured	 The person(s) or entity named in the schedule as 'Insured': (a) but only in their capacity as principal or main contractor, and (b) only in their capacity as sub contractor where shown in the schedule, for their respective rights and interests. We may also use the word 'you' to describe 'insured'.
insured property	The contract works and any other property shown in the schedule once it becomes the responsibility of the insured .
loss	Physical loss or physical damage occurring during the period of insurance.
maintenance period	The period starting when any part of the contract works is put into service, taken over, occupied or issued with a certificate of partial or practical completion, and finishing at the end of the: (a) Maintenance or Defects Liability Period referred to in the contract , or (b) period shown in the schedule , whichever is the earlier.
natural disaster damage	Sudden and accidental loss that results directly or indirectly from earthquake, subterranean fire, volcanic activity, tsunami, geothermal activity, hydrothermal activity, or fire caused by any of these.
period of insurance	The period shown in the schedule that includes both the construction period and the maintenance period together for this insurance contract.
regions	The areas of land in each of the named Regions and Districts as defined in the Local Government New Zealand (LGNZ) Regional and Districts boundaries map.
regulations	Building regulations or other regulations that are:(a) made under, or(b) framed pursuant to,any Act of Parliament or any local authority regulation or by-law.
schedule	The latest version of the schedule we issued to the insured for this policy.
we	NZI, a business division of IAG New Zealand Limited. We may also use the words 'us', 'our' or 'company' to describe NZI.





NZI is a business division of IAG New Zealand Limited, a wholly owned subsidiary of Insurance Australia Group, Australasia's largest general insurer. Established in 1859, it is today one of the country's largest and longest-serving fire and general insurance brands, protecting tens of thousands of New Zealanders every year. Through our broad range of commercial, personal, marine, professional risks and rural insurance products, we pride ourselves on helping people to achieve the best protection for their assets. We partner with a network of skilled and experienced brokers and other insurance intermediaries who distribute our products. We pay remuneration to our brokers and intermediaries when they issue our policies, and when these policies are renewed or varied. This policy is subject to copyright.



Business Insurance for a growing New Zealand

Cyber Exclusion – Construction and Engineering

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Policy Endorsement

Your policy is amended as follows:

Notwithstanding any provision to the contrary in this policy or any other endorsement thereto:

This policy does not cover any loss, damage, liability, claim, cost or expense directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with any:

- 1. Cyber Act, including any action taken in controlling, preventing, suppressing or remediating any Cyber Act; or
- 2. Cyber Incident, including any action taken in controlling, preventing, suppressing or remediating any Cyber Incident; or
- 3. loss of use, reduction in functionality, repair, replacement, restoration or reproduction, of any Data, including any amount relating to the value of such Data.

The following attaches to the wording provided above:

Construction policies

The following will apply if this policy is one of the following policies: contract works; civil engineering; advanced consequential loss (construction/ erection); or contractor's plant and machinery.

Subject to the other terms, conditions and exclusions of this policy, exclusion (2) will not apply to physical damage to insured property and any Time Element Loss directly resulting therefrom, where such physical damage is directly caused by or arising from any of the following perils:

- i. storm, windstorm, hail, tornado, cyclone, hurricane,
- ii. fire, lightning, explosion,
- iii. earthquake, volcanic eruption, tsunami,
- iv. flood, freeze, weight of snow,
- v. aircraft impact or vehicle impact, falling objects,
- vi. theft or forcible entry,
- vii. water damage.

Electronic equipment policy

The following will apply if this policy is an electronic equipment policy.

a. For an electronic equipment policy with full accidental loss cover:

Subject to the other terms, conditions and exclusions of this policy, exclusion (2) will not apply to physical damage to insured property and any Time Element Loss directly resulting therefrom, where such physical damage is directly caused by or arising from any of the following perils:

- i. storm, windstorm, hail, tornado, cyclone, hurricane,
- ii. fire, lightning, explosion,
- iii. earthquake, volcanic eruption, tsunami,
- iv. flood, freeze, weight of snow,
- v. aircraft impact or vehicle impact, falling objects,
- vi. theft or forcible entry,
- vii. water damage.
- b. For an electronic equipment policy with accidental breakdown cover only:

Subject to the other terms, conditions and exclusions of this policy, exclusion (2) will not apply to accidental breakdown of insured equipment and any Time Element Loss directly resulting therefrom.

Machinery and boiler and pressure vessel policies

The following will apply if this policy is one of the following policies: machinery breakdown; rural/farm machinery breakdown; machinery breakdown business interruption; machinery loss of profits; machinery additional cost of working; or boiler and pressure vessel.

Subject to the other terms, conditions and exclusions of this policy, exclusion (2) will not apply to machinery breakdown and any Time Element Loss directly resulting therefrom.

Stock deterioration policies

The following will apply if this policy is a stock deterioration or deterioration of stock in cold storage policy:

Subject to the other terms, conditions and exclusions of this policy, exclusion (2) will not apply to physical damage to stock caused by a change in temperature at the refrigerated storage chamber.

Cyber Exclusion – Construction and Engineering/

Policy endorsement



All policies

For the purpose of this exclusion only, the following definitions apply.

Definitions	
Cyber Act	means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any Computer System.
Cyber Incident	 means: a. any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any Computer System; or b. any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any Computer System.
Computer System	means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller and including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility.
Data	 means information, facts, concepts, code or any other information of any kind that is: a. recorded or transmitted in a form to be used, accessed, processed, transmitted or stored by a Computer System; or b. converted to a form useable for communications, display, distribution, interpretation, or processing by electronic or electromechanical data processing or electronically controlled equipment.
Time Element Loss	 means any: a. increase in cost of working; b. escalation; c. expediting expenses; d. loss of gross profit; e. loss of rental, that, subject to the other terms, conditions and exclusions of this policy, would be covered by the policy but for this exclusion.

Communicable Disease Exclusion – Construction and Engineering



Policy endorsement

Your policy is amended as follows:

Notwithstanding any provision to the contrary in this policy or any other endorsement thereto:

This policy does not cover any loss, damage, liability, claim, cost or expense directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with any:

- 1. Communicable Disease;
- 2. notifiable organism or disease under the Biosecurity Act 1993;
- 3. fear or threat (actual or perceived) or action taken to control or prevent or suppress any of the diseases, conditions or circumstances described in this exclusion.

The following attaches to the wording provided above:

Construction policies

The following will apply if this policy is one of the following policies: contract works; civil engineering; advanced consequential loss (construction/ erection); or contractor's plant and machinery.

Subject to the other terms, conditions and exclusions of this policy, this exclusion will not apply to:

physical damage to insured property and any Time Element Loss directly resulting therefrom, where such physical damage is directly caused by or arising from any of the following perils:

- i. fire, lightning, explosion,
- ii. aircraft or vehicle impact,
- iii. falling objects,
- iv. windstorm, rainstorm, hail, tornado, cyclone, typhoon, hurricane,
- v. earthquake, seismic and/or volcanic activity, tsunami,
- vi. flood, freeze, weight of snow or ice,
- vii. avalanche, meteor/asteroid impact,
- viii. landslip,
- ix. riot, riot attending a strike, civil commotion,
- x. vandalism, malicious mischief.

Electronic equipment policy

The following will apply if this policy is an electronic equipment policy.

a. For an electronic equipment policy with full accidental loss cover:

Subject to the other terms, conditions and exclusions of this policy, this exclusion will not apply to physical damage to insured property and any Time Element Loss directly resulting therefrom where such physical damage is directly caused by or arising from any of the following perils:

- i. fire, lightning, explosion,
- ii. aircraft or vehicle impact
- iii. falling objects,
- iv. windstorm, rainstorm, hail, tornado, cyclone, typhoon, hurricane,
- v. earthquake, seismic and/or volcanic activity, tsunami,
- vi. flood, freeze, weight of snow or ice,
- vii. avalanche, meteor/asteroid impact,
- viii. landslip,
- ix. riot, riot attending a strike, civil commotion,
- x. vandalism, malicious mischief.

b. For an electronic equipment policy with accidental breakdown cover only:

Subject to the other terms, conditions and exclusions of this policy, this exclusion will not apply to accidental breakdown of insured equipment and any Time Element Loss directly resulting therefrom.

Communicable Disease Exclusion-Construction and Engineering/

Policy endorsement

Machinery, boiler and pressure vessel and stock deterioration policies

The following will apply if this policy is one of the following policies: machinery breakdown; rural/farm machinery breakdown; machinery breakdown business interruption; machinery loss of profits; machinery additional cost of working; boiler and pressure vessel; stock deterioration; rural/farm stock deterioration; or deterioration of stock in cold storage.

Subject to the other terms, conditions and exclusions of this policy, this exclusion will not apply to machinery breakdown and any Time Element Loss directly resulting therefrom.

All policies

For the purpose of this exclusion only, the following definitions apply.

Definitions

Communicable Disease

means any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

(a) the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and

backed by

- (b) the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and
- (c) the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property.

Time Element Loss

means any:

- increase in cost of working;
- escalation;
- expediting expenses;
- loss of gross profit;
- loss of rental,

that, subject to the other terms, conditions and exclusions of this policy, would be covered by the policy but for this exclusion.

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