

Certificate of Currency

ATTENTION PAUL BURNELL

21 October, 2016 Ref: 11100173

Re: RAVEN SCAFFOLDS PTY LTD &/OR ERICSON CONTRACTORS

This certificate of insurance confirms that cover has been issued subject to payment, policy terms and conditions.

Class PUBLIC LIABILITY

Policy No. ASR/NAV1721 :

Period 25/10/16 to 25/10/17

LLOYD'S OF LONDON (NAV) **Insurer**

Covering:

INSURED: ERICSON CONTRACTORS PTY LTD &/OR RAVEN SCAFFOLDS PTY LTD

F.T.R.R&I.

ELTHAM, VIC 3093 SITUATION:

UNDERWRITER: CERTAIN UNDERWRITERS AT LLOYD'S UNDER AGREEMENT

NUMBER HSG/BGH/15/2448 UNIQUE MARKET REFERENCE NUMBER: B1294HSGBGH152448

NOTE THAT IN EFFECTING THIS CONTRACT WE ARE ACTING UNDER THE AUTHORITY GIVEN TO US BY CERTAIN UNDERWRITERS AT LLOYD'S AND ARE ACTING AS AN AGENT FOR THE INSURER AND NOT THE INSURED.

LEGAL LIABILITY IN RESPECT TO SCAFFOLDING CONTRACTOR INCLUDING PROPERTY OCCUPIERS LIABILITY

WORLDWIDE EXCLUDING USA AND CANADA JURISDICTION:

LIMITS OF INDEMNITY:

SECTION A: PUBLIC LIABILITY: \$10,000,000 ANY ONE OCCURRENCE.

SECTION B: POLLUTION LIABILITY: \$10,000,000 ANY ONE OCCURRENCE AND IN THE AGGREGATE.

SECTION C: PRODUCTS LIABILITY:

\$10,000,000 ANY ONE OCCURRENCE AND IN THE AGGREGATE.





EXCESS

WORKER TO WORKER: \$20,000 EACH AND EVERY CLAIM WORK OVER TEN METRES IN HEIGHT: \$5,000 EACH AND EVERY CLAIM ALL OTHER CLAIMS: \$2,500 EACH AND EVERY CLAIM

POLICY WORDING:

ASR UNDERWRITING COMBINED LIABILITY WORDING NAV 15

VERSION NAV15 19/08/15

CONDITIONS OF COVER

- * ORIGINAL SIGNED PROPOSAL FORM TOGETHER WITH REMITTANCE MUST BE RECEIVED IN OUR OFFICE WITHIN THIRTY (30) DAYS OF INCEPTION OF COVER.
- * THE INSURED MUST COMPLY WITH THE AUSTRALIAN / NEW ZEALAND GUIDELINES AS/NZ 4576; 1995

EXTENSIONS:

GOODS IN THE PHYSICAL AND/OR LEGAL CONTROL (LIMITED TO \$250,000)

TOTAL DECLARED TURNOVER

\$5,500,000

MAJOR EXCLUSIONS AS PER THE POLICY WORDING INCLUDING THOSE STATED IN THE SCHEDULE OF COVER.

1) SUB-CONTRACTORS LIABILITY

- SCAFFOLDING ON TEMPORARY SEATING, STAGES, LIGHTING TOWERS, CAMERA TOWERS AT CONCERTS OR SPORTING EVENTS
- 3) FINES & PUNITIVE & EXEMPLARY DAMAGES

WARRANTED

THIS POLICY HAS BEEN ACCEPTED AND RATED ON THE COMPLETED INFORMATION PROVIDED TO US ON YOUR RISK MANAGEMENT SURVEY FORM AND IS SUBJECT TO PROCEDURES REMAINING IN FORCE.

IF THE NATURE OF THE RISK HAS BEEN MATERIALLY ALTERED, IT IS NECESSARY FOR YOU TO ADVISE THIS OFFICE.

CANCELLATIONS AND REDUCTIONS IN COVER WE RESERVE THE RIGHT TO RETAIN A FEE AND PRO-RATA COMMISSION RETURN ON ANY POLICY CANCELLATION OR REDUCTION IN COVER.

ENC. 1) DUTY OF DISCLOSURE

POLICY SUBJECT TO INSURERS STANDARD WORDING





ENDORSEMENTS ATTACHING TO AND FORMING PART OF POLICY

SANCTION LIMITATION AND EXCLUSION CLAUSE

NO (RE)INSURER SHALL BE DEEMED TO PROVIDE COVER AND NO (RE)INSURER SHALL BE LIABLE TO PAY ANY CLAIM OR PROVIDE ANY BENEFIT HEREUNDER TO THE EXTENT THAT THE PROVISION OF SUCH COVER, PAYMENT OF SUCH CLAIM OR PROVISION OF SUCH BENEFIT WOULD EXPOSE THAT (RE)INSURER TO ANY SANCTION, PROHIBITION OR RESTRICTION UNDER UNITED NATIONS RESOLUTIONS OR THE TRADE OR ECONOMIC SANCTIONS, LAWS OR REGULATIONS
OF THE EUROPEAN UNION, UNITED KINGDOM OR UNITED STATES OF AMERICA. LMA3100

SEVERAL LIABILITY NOTICE

THE SUBSCRIBING (RE)INSURERS' OBLIGATIONS UNDER CONTRACTS OF (RE)INSURANCE TO WHICH THEY SUBSCRIBE ARE SEVERAL AND NOT JOINT AND ARE LIMITED SOLELY TO THE EXTENT OF THEIR INDIVIDUAL SUBSCRIPTIONS. THE SUBSCRIBING (RE)INSURERS ARE NOT RESPONSIBLE FOR THE SUBSCRIPTION OF ANY CO-SUBSCRIBING (RE)INSURER WHO FOR ANY REASON DOES NOT SATISFY ALL OR PART OF ITS OBLIGATIONS. LSW 1001 (INSURANCE)

REMOVAL / WEAKENING OF SUPPORTS
THIS POLICY DOES NOT COVER LIABILITY IN RESPECT OF PROPERTY DAMAGE TO ANY LAND OR FIXED PROPERTY ARISING DIRECTLY OR INDIRECTLY FROM THE REMOVAL OR WEAKENING OF OR INTERFERENCE WITH SUPPORT TO LAND, BUILDING OR ANY OTHER PROPERTY.

WELDING

THIS POLICY DOES NOT COVER LIABILITY IN RESPECT OF CLAIMS CAUSED BY OR ARISING OUT OF ARC OR FLAME CUTTING, FLAME HEATING, ARC OR GAS WELDING OR SIMILAR OPERATION IN WHICH WELDING IS USED, UNLESS SUCH ACTIVITY IS CONDUCTED IN STRICT COMPLIANCE WITH THE AUSTRALIAN STANDARD ISSUED BY THE STANDARDS ASSOCIATION OF AUSTRALIA.

ERROR IN FORMULA OR DESIGN

THIS POLICY DOES NOT COVER LIABILITY IN RESPECT OF PERSONAL INJURY OR PROPERTY DAMAGE CAUSED BY OR ARISING OUT OF THE NATURE. CONDITION OR QUALITY OF PRODUCTS MANUFACTURED BY THE INSURED WHICH NATURE, CONDITION OR QUALITY RESULT FROM THE USE OF ANY DESIGN, FORMULA, SPECIFICATION PLAN OR PATTERN WHERE A FEE IS CHARGED FOR SUCH DESIGN, FORMULA, SPECIFICATION, PLAN OR PATTERN.

PROPERTY DAMAGE TO FIXED PROPERTY
THIS POLICY DOES NOT COVER LIABILITY IN RESPECT OF PROPERTY
DAMAGE TO OR AS A RESULT OF PROPERTY DAMAGE TO ROADS, SEWERS WATER PIPES, GAS PIPES, ELECTRIC, FIBRE OPTIC OR TELECOMMUNICATIONS WIRES OR CABLES OR THEIR SUPPORTS OR TO ANY LAND OR FIXED PROPERTY WHATSOEVER AND/OR THE CONTENTS THEREOF UNLESS YOU HAVE ASCERTAINED FROM THE RELEVANT AUTHORITIES THE ACTUAL POSITION OF ANY SUCH PIPES, MAINS, CABLES AND WIRES BEFORE COMMENCING ANY OPERATION.

WORKER TO WORKER

THE INSURED SHALL BEAR THE FIRST \$20,000 ANY ONE OCCURRENCE (INCLUSIVE OF DEFENCE COSTS AND OTHER COSTS AND EXPENSES) IN RESPECT OF LIABILITY ARISING OUT OF PERSONAL INJURY TO WORKERS WHILE SUCH WORKERS ARE ACTING IN SUCH CAPACITY.

FOR THE PURPOSE OF THIS PROVISION THE TERM WORKERS' SHALL MEAN ANY PERSON WHO IS ENGAGED IN WORKING ON THE SAME SITE AS THE INSURED,





IN, ON, ABOUT OR ADJACENT TO ANY WORK SITE OR JOB SITE WHICH THE INSURED IS ALSO UNDERTAKING WORK, OR ANY PERSON ENGAGED BY THE INSURED FROM A LABOUR HIRE COMPANY OR AGENCY.

This certificate is furnished at the request of the Insured as a matter of information only and does not constitute an insurance contract upon which claims can be made.

Alfa.

For and on behalf of ASR Underwriting Agencies Pty Ltd

