D&O Insurance



Insurance Product Information Document

Company: AIG Europe S.A., Belgian branch

Product: D&O insurance Policy

AIG Europe S.A., a company under Luxembourg law (R.C.S. B218806). Head office: 35 D Avenue John F. Kennedy, L-1855, Luxembourg. Authorised by the Luxembourg Ministère des Finances and supervised by the Commissariat aux Assurances (CAA - 7, boulevard Joseph II, L-1840 Luxembourg, GD de Luxembourg, Tel.: (+352) 22 69 11 - 1, caa@caa.lu, http://www.caa.lu/.) AIG Europe S.A., Belgium branch office, Pleinlaan 11, 1050 Brussels, Belgium. RPM/RPR Brussels: 0692.816.659. Registered with the National Bank of Belgium (NBB) under the number 3084 (NBB - Berlaimontlaan 14, 1000 Brussels, www.nbb.be.)

This document provides you with an overview of the main points of cover and the specific exclusions of this insurance. This document is neither tailor-made nor based upon your specific needs and the information herein is not exhaustive. You will find all of the detailed information applicable to this insurance in the general and specific terms and conditions of the policy

What is this type of insurance?

D&O insurance policies cover the liability of the directors & officers of a company to protect them from claims which may arise from the decisions and actions taken within the scope of their regular duties



What is insured?

- Your damages and defence costs due to a claim or inquiry against you for your management error as director or officer
- ✓ The damages and defence costs paid by the company to indemnify you as a result of a claim or inquiry against you for your management error as director or officer
- ✓ Your damages and defence costs due to a claim or inquiry against you for a management error made in an outside directorship
- Your defence costs due to a claim for an environmental violation
- A number of additional costs due to a claim or inquiry against you for your management error as director or officer:
 - Your reputational recovery costs
 - Your extradition cost, your prosecution costs and your insolvency hearing costs
 - o The cost of constitution of bail bond and civil bond
 - o Your civil and administrative fines and penalties
 - Your psychological support expenses
 - The travel costs for your family members



What is not insured?

- Intentional wrongful act or omission
- Known Facts, Circumstances and Prior Claims
- Bodily Injury & Property Damage
- Any U.S. claim brought by or on behalf of any insured or the company
- Professional liability
- Employment-related compensation, benefits or severance
- Fines and penalties except when insurable by law
- Taxes except in case of personal liability and insolvency of the company



Are there any restrictions on cover?

Policy Limit as described in the specific conditions.

The Policy Limit is the nominal amount mentioned in the specific conditions of the policy which sets the maximum indemnification amount, per claim and for the entire policy period, payable by the insurer under the policy.

- Excess Limits as described in the specific conditions (for Independent Director protection + Environmental Extension)
- Sublimits as described in the specific and/or general conditions
- Deductible as described in the specific conditions (for US indemnifiable loss only)
- Payment of loss under this policy shall only be made in full compliance with all UN, EU, Belgian and US trade and economic sanctions, including, but not limited to, sanctions enforced by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC").



Where am I covered?

Worldwide



What are my obligations?

- Paying the premium
- Answering the proposal form questions in an honest, clear and complete way.
- Provide notice to us in writing about any claims made against you as soon as practicable. You must take all
 reasonable measures to limit and prevent the consequences of the claim.
- Provide notice to us in writing about circumstances that you reasonably expect to give rise to a claim
- Promptly inform the insurer of any change that could result in a material increase in risk or of any change in risk as defined in the policy



When and how do I pay?

Premium is due on an annual base prior to the contractual due date. Premium must be paid upon presentation of an invoice or upon receipt of a due bill/premium advice note.



When does the cover start and end?

The cover will start at the date mentioned in the specific conditions of the policy. The policy is subscribed for a duration of one year, tacitly renewable for successive periods of one year

This is a claims made insurance policy. Cover under this policy is afforded solely with respect to claims first made against an insured during the policy period (or during the discovery period).

Upon cancellation of the contract, except for non payment of the premium, cover is extended to claims made against you and reported to us during a discovery period of 60 months following the effective date of cancellation of this policy, but only within the provisions and limitations of the applicable law, and as specified in the general conditions of the policy.



How do I cancel the contract?

You can terminate the insurance policy at the latest 30 days before the annual premium due date or the annual anniversary date of the policy. Termination is made by sending a registered letter, bailiff service or delivery of a cancellation letter against receipt to AIG Europe, Pleinlaan 11, 1050 Brussel.

The insurer has the right to cancel the contract in the same conditions with 60 days prior notice.