

SPECIALIST OFFSHORE & CONSTRUCTION PACKAGE 202~~1~~2 - ENHANCED

Explanation

Although primarily designed with the offshore industry in mind, our cover packages are widely used in construction, not only offshore, but also in ports, harbours or other littoral installations. This change reflects the wider application of these products.

What is not covered

This package of cover is subject to certain exclusions. We do not pay claims for or arising from the following:

1. Those which can be recovered under Club Rules.
2. Liabilities and expenses that arise out of or during drilling or production operations as described under Club Rules, Rule 28.2.
3. Claims under Section 3 above, in so far as liabilities and expenses arise as a result of;
 - Your failure to perform specialist operations or the fitness for purpose and quality of Your work, products or services(Rule 28 3 B).
 - Loss of or damage to or the removal of any contract works or any pollution arising therefrom (Rule 28 3 C).
4. Any liabilities whatsoever in respect of loss of or damage to, recovery or removal of any downhole equipment, drilling or coring equipment once deployed from or below the vessel, including any liabilities arising from such equipment being left in any location. Such equipment includes but is not limited to drill strings and bottom hole assemblies.
5. Liability for the recovery or removal of sub-sea equipment including ROVs, UUVs etc. which would have been subject to salvage if properly insured, or which arise from dereliction or neglect, wear and tear, deterioration, mechanical or electrical breakdown or malfunction.
6. Liability for the removal, raising, marking or destruction of the wreck of your vessel or parts of your vessel arising from dereliction or neglect.
7. Waste incineration or waste disposal operations.
8. Liabilities for death or bodily injury of a professional or commercial diver for whose activities you are responsible ~~who is under a contract of employment with you~~ which arises from diving activities.

Explanation

This amendment has been made to mirror the wording in the cover section above, and to clarify that the divers in question may either be directly employed by you, or engaged under contract.