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26th May 2023

To Whom It May Concern

## CONFIRMATION OF INSURANCE: The Royal Society for the Prevention of Accidents (RoSPA) & RoSPA Advanced Drivers and Riders (RoADAR)

As requested by the above client, we are writing to confirm that we act as Insurance Brokers to the client and that we have arranged insurances on its behalf as detailed below:

## **PUBLIC, PRODUCTS & EMPLOYERS LIABILITY**

INSURER :	Aviva Insurance Limited				
POLICY NO :	100649089CCI				
PERIOD OF COVER :	1st June 2023	to :	31st May 2024		
LIMIT OF INDEMNITY :	Public Liability - any one occurrence			£10,000,000	
	Products Liability - any one occurrence and in aggregate in the period of insurance			£10,000,000	
	Employers Liability - any one occurrence			£10,000,000	
EXCESS:	£500 in respect of damage to third party property				

## **PROFESSIONAL INDEMNITY**

INSURER :	AXA Insurance UK Plc				
POLICY NO :	RG MLP 7036932				
PERIOD OF COVER :	1st June 2023	to :	31st May 2024		
LIMIT OF INDEMNITY :	Any one occurrence			£5,000,000	
EXCESS:	£5,000				

We have placed the insurance which is the subject of this letter after consultation with the client and based upon the client's instructions only. Terms of coverage, including limits and deductibles, are based upon information furnished to us by the client, which information we have not independently verified.

This letter is issued as a matter of information only and confers no right upon you other than those provided by the policy. This letter does not amend, extend or alter the coverage afforded by the policies described herein. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this letter may be issued or pertain, the insurance afforded by the policies described herein is subject to all terms, conditions, limitations, exclusions and cancellation provisions and may also be subject to warranties. Limits shown may have been reduced by paid claims.

We express no view and assume no liability with respect to the solvency or future ability to pay of any of the insurance companies which have issued the insurances.

We assume no obligation to advise yourselves of any developments regarding the insurances subsequent to the date hereof. This letter is given on the condition that you forever waive any liability against us based upon the placement of the insurances and/or the statements made herein with the exception only of wilful default, recklessness or fraud.



This letter may not be reproduced by you or used for any other purpose without our prior written consent.

This letter shall be governed by and shall be construed in accordance with the law of England and Wales and any disputes as to its terms shall be submitted to the exclusive jurisdiction of the courts of England and Wales.

Yours faithfully

Brett Allen Cert CII Account Manager For and on behalf of Marsh Commercial