



**Policy no.:** 6-100867  
Policy repl.: 97113  
Insurance type: Other liab.  
Insurance code: 1399  
Business unit: PO Directorate HQ  
Associate no.: 326083  
Place: Belgrade  
Date: 06.10.2022

## POLICY FOR LIABILITY INSURANCE

**Policyholder:** GROSS PROFIT, 11030 Beograd, Obalskih radnika 15/21  
TIN:105431829 Registration number:20381914

**Insured:** GROSS PROFIT, 11030 Beograd, Obalskih radnika 15/21  
TIN:105431829 Registration number:20381914

Insurance begins: 15.10.2022 Insurance ends: 15.10.2023 Maturity:

The insurance is concluded according to the attached conditions: General conditions for liability insurance. Special conditions for professional and product liability insurance.

The Insured confirms that it has received the indicated conditions when concluding this contract.

No.	Items to be insured	Sum insured (RSD)	Total limit for insurance duration	Insurance premium (RSD)
<b>1 Liability insurance</b>				
1	Professional liability of the Insured for damages arising as a result of a professional error, negligent or unprofessional procedure, i.e. omissions of the Insured when performing work from the insured's registered activity (Activity code 6920 - Accounting, bookkeeping and auditing activities)  Participation in damages (deductible) in the amount of 10%, min. 100.00 EUR. in the dinar equivalent at the middle exchange rate of the NBS on the day of occurrence of the harmful event. Insurance sum (Limit of liability): EUR 25,000.00 per harmful event and EUR 125,000 in total for the entire insurance period in the dinar equivalent at the mid-rate of the NBS on the day the insurance policy is drawn up. The annual premium for the policy is EUR 490.00 in dinar equivalent at the mid-rate of the NBS on the day the insurance policy is drawn up and is increased by the insurance premium tax of 5%.	2,933,822.50	14,669,112.50	57,502.92
Total:				57,502.92
		INSURANCE PREMIUM		57,502.92
		Tax:		2,875.15
		<b>TOTAL FOR PAYMENT:</b>		<b>60,378.07</b>

**NOTE:**  
Insurance sums determined by the Insured / Policyholder. Territorial coverage: Republic of Serbia. The insurance offer is an integral part of the insurance policy. The calculation was made according to the average exchange rate of the euro on the day the policy was made. 1 EUR = 117.3529

The insurance premium of 57,502.92 dinars calculated for the period from 15.10.2022 to 15.10.2023 is paid according to the issued invoice.



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The insurer reserves the right to correct calculation and other errors of associates.  
The policyholder guarantees the accuracy and validity of the data he provided to the Insurer in connection with the conclusion of the Insurance Contract, and undertakes to notify the Insurer within a reasonable period of any change in data relevant to the contract in question. Otherwise, the Policyholder shall bear all possible damages.  
The contracting parties agree to use the addresses indicated in this offer in their mutual communication.  
In the event of a change of address, the contracting parties agree that they are obliged to inform the other party, along with the obligation of the Policyholder to specify the policies to which the change in question applies.  
I agree and confirm that I voluntarily make my personal data available to the Insurer and I agree that the Insurer records such data in accordance with the relevant law, processes it further, and can pass it on to competent authorities and persons to whom the Insurer is legally responsible obliged to provide data, so that they can be forwarded/made available to related parties within the UNIQA Group and other persons who, due to the nature of the work they perform for the Insurer, must have access to such data, as well as to third parties in order to provide services related to subject insurance contract.  
By signing this policy, the policyholder confirms that he has received a sufficient number of Information for the policyholder and the Insured in the case of liability insurance for damage caused to third parties and third-party property for each insured under the insurance policy in question, and at the same time undertakes to deliver the same to each insured and provide proof of delivery.  
The Insurer undertakes to act in accordance with the provisions of the Personal Data Protection Act when processing data received from the Policyholder/Insured  
By signing this document, I confirm that I am familiar with and agree with the Information on the processing of personal data, which is attached to this document and forms an integral part of it.  
In the event that the Policyholder and the insured and/or user are different persons, the Policyholder, by signing this document, undertakes to familiarize the insured and the user with the Information on Personal Data Processing, provided by the Insurer and which is an attachment to this offer/policy.  
The contracting parties agree that the risk coverage in accordance with this Agreement begins upon payment of the insurance premium or its agreed part, unless it is agreed that the insurance premium is due after the conclusion of the Agreement.  
The contracting parties agree that in the event of non-payment of the insurance premium, the contract shall be terminated within 30 days from the date of conclusion of the Contract.  
In the event of termination of the Insurance Contract due to non-payment of the insurance premium, the Insurer has no right to demand payment of the insurance premium, given that no insurance coverage is provided.  
The Policy is valid with the scanned seal and signature of the person authorized to sign on behalf of the Insurer on this Policy, and they have the evidentiary force and legal effect of the handwritten signature and original seal.  
**Sanctions Clause**  
Notwithstanding all other provisions of this Agreement, this (Re)Insurance Agreement provides coverage provided that the insurance coverage is not contrary to economic, trade or financial sanctions and/or embargoes of the United Nations Security Council (UN), the European Union (EU), or any local to the law applicable to the Contracting Parties. This also applies to economic, commercial or financial sanctions and/or embargoes imposed by the United States of America or other countries, provided that this is not contrary to European Union (EU) legislation or local legislation.

Milena Vidojević

Milena Conić

