





Policy Document

Underwritten by Lombard Insurance Company Limited, an Authorised Financial Services Provider (FSP 1596).



13 Baker Street, Rosebank, Johannesburg | <u>www.leppard.co.za</u> | Tel: +27 11 459 1640

FSP No: 274

# SOUTH AFRICAN INSTITUTE OF ARCHITECTUAL TECHNOLOGISTS NPC PROFESSIONAL INDEMNITY SCHEME MASTER POLICY P51 010804

## Introduction

The Laws of South Africa apply to this Policy.

All words in **bold typeface** have a specific meaning as set out in the **Definitions**.

This Policy is entered into by SAIAT for the benefit of its Members.

#### **Specific Compliance**

Any indemnity We provide as set out in this Policy will only apply if the Member:

#### 1. complies with;

- a. the Architectural Professions Act 2000 and
- b. the Codes of Conduct set out by the SACAP and SAIAT and
- 2. is in good standing with SAIAT and
- 3. performed a Risk Assessment prior to signing a Professional - Client Agreement and
- 4. entered into a signed Professional - Client Agreement dated before the date of commencement of any Project and
- 5. agrees and authorises Us to share with SAIAT, the Risk Assessment and Professional - Client Agreement and Claim or Circumstance description, related to any notification provided in terms of clause 38.1, subject always to the legal concept of privilege.

#### Premium

The **Premium** and related payment terms are set out in a separate agreement between **SAIAT** and **Us.** 

#### Agreement

We agree, subject to all the terms of this Policy and provided the Premium has been paid,

to indemnify You for Your legal liability to pay Compensation to a Third Party and to pay for Costs and Expenses,

because of a Claim first made against You during the Contract Period,

as a result of an Event arising out of Your Architectural Services,

up to the Limit subject to the Deductible.

#### Authority

This Policy is entered into by the Underwriting Manager as authorised and on Our behalf.



Digitally signed by 🚬 Vanessa Kleber 11:12:29 +02'00'

Authorised Underwriting Manager signature

## Policy Schedule

This is the **Schedule:** 

Α.	You and Your	each <b>Member</b> .
В.	We, Your insurers, are	Lombard Insurance Company Limited (Reg. No. 1990/001253/06) (FSP No. 1596).
C.	Policy Period	twelve consecutive calendar months commencing on the Inception Date.
D.	Inception Date	1 <sup>st</sup> January 2024.
E.	Retroactive Date	1 <sup>st</sup> July 2005.
F.	Limit:	R2,000,000 <b>Any One Claim</b> and in total for the <b>Policy Period</b> for each <b>Member</b>
G.	Deductible	15% of the <b>Fees</b> subject to a minimum of R15,000 and a maximum of R150,000 <b>Any One Claim</b> .

## Definitions

1.	Act	The Architectural Professions Act, 2000.	
2.	Any One Claim	all Claims arising out of a Project regardless,	
		2.1.	of their number and
		2.2.	the identity of the claimants and
		2.3.	irrespective of the <b>Event</b> or series of <b>Events</b> causing a <b>Loss</b> and whether each <b>Event</b> is connected or related.
3.	Architectural Services	the performance of the duties as set out in a Professional - Client Agreement.	
4.	Claim or Claims	a claim from a Third Party that You have caused them a Loss.	
5.	Circumstance or Circumstances	Your knowledge of facts from which You ought reasonably to conclude You may receive a Claim.	
6.	Compensation	an amount that a <b>Third Party</b> is awarded by judgment, enforceable award or a settlement agreed to by <b>Us</b> as compensation for a <b>Loss.</b>	
7.	Costs and Expenses	all amounts <b>We</b> spend, or <b>You</b> spend with <b>Our</b> prior written approval, all paid as part of the <b>Limit</b> , in relation to investigating a <b>Circumstance</b> or investigating, defending, settling or mitigating the financial impact of a <b>Claim.</b>	
8.	Deductible	the amount to be borne by <b>You</b> at <b>Your</b> own cost in respect of the first part of <b>Compensation</b> and <b>Costs and Expenses</b> .	
9.	Documents	any words, numbers, still or moving images or graphics maintained in or on any medium whether in physical, electronic, broadcast or any other form including <b>Technology and Data</b> .	
10.	Employee	any person employed under a contract of employment or apprenticeship or supervised, by <b>You</b> .	
11.	Event(s)	the occurrence of any but only of the following;	
		11.1.	breach of duty of care,
		11.2.	negligent act error omission,
		11.3.	misrepresentation
		11.4.	misstatement,
		11.5.	breach of confidentiality,
		11.6.	defamation,
		11.7.	dishonest, fraudulent, criminal act or omission committed by an <b>Employee</b> .

12.	Fees	Your total fees and disbursements for Architectural Services.		
13.	Inception Date:	the date	the date shown in the Schedule.	
14.	Laws:	laws for	laws formulated by any government or authorised authority.	
15.	Limit		imum amount shown in the <b>Schedule We</b> will pay <b>You</b> as indemnity Γ in addition.	
16.	Loss	any:		
		16.1.	physical damage to or loss of use or control of any tangible property,	
		16.2.	death of or injury to or illness affecting any person or	
		16.3.	monetary loss.	
17.	Malicious Code	-	s, Trojan Horse, worm, spyware, malware, ransomware, time and le bombs or other disabling, invasive or destructive computer code.	
18.	Member	an individual who is registered:		
		18.1.	in terms of Section 19 of the Act and	
		18.2.	with SACAP and	
		18.3.	SAIAT.	
19.	Policy	this poli	cy of insurance, including any endorsements.	
20.	Policy Period:	the period shown in the <b>Schedule.</b>		
21.	Pollution	the escape of any gas, liquid, substance, or noise.		
22.	Premium	the amount payable to <b>Us</b> by <b>SAIAT</b> .		
23.	Project	the project named and described in the Professional - Client Agreement.		
24.	Professional - Client Agreement	an agreement <b>You</b> have entered to provide <b>Your</b> professional services which comply and accord with:		
		24.1.	the SAIAT Agreement for Architectural Services or	
		24.2.	the six stages of the SACAP latest Board Notice Final Guideline Professional Fees or	
		24.3.	the rational designs as allowed for in the National Building Regulations or	
		24.4.	as may be specifically agreed by SAIAT and the Underwriting Manager from time to time but prior to You entering any agreement.	
25.	Retroactive date:	the date	the date shown in the <b>Schedule</b> .	
26.	Risk Assessment	the SAIAT Project Risk Assessment template or equivalent.		
27.	SACAP	The South African Council for the Architectural Profession.		

28.	SAIAT	The South African Institute of Architectural Technologists NPC.
29.	Schedule	the particular terms of this <b>Policy</b> .
30.	Technology and Data	communication technology devices and facilities for the electronic storage, transmission, receipt, retrieval and processing of computer software, information, data, voice communications and networking equipment or facilities which enable connection to other devices or networks.
31.	Third Party	any party who is not You, SACAP or SAIAT or Us.
32.	Underwriting Manager:	Leppard and Associates (Proprietary) Limited Registration No. 1991/002788/07 and FSP No.274 Po Box 2730, Houghton, 2041, South Africa. E-mail: pi@leppard.co.za
33.	VAT:	the tax applicable to goods and services in terms of the Value Added Tax Act, 1991.
34.	We, Our and Us	Lombard Insurance Company Limited. (Reg. No. 1990/001253/06) (FSP No. 1596)
35.	Workmanship and Sales	the physical act of construction, manufacture, fabrication, installation, alteration, repair or treatment and including the sale, supply or distribution of the whole or any part of any tangible property.
36.	You or Your:	as specified in the <b>Schedule</b> .

## General Policy Exclusion Terms

37. **We** will not provide an indemnity to **You** for any legal liability nor pay any **Costs and Expenses** directly or indirectly caused by or in connection with, involving or arising out of:

37.1.	Companies Act, 2008:	the duties and responsibilities of any person as defined under Sections 77, 128 or as contemplated under Section 218 of the Companies Act 71, 2008.		
37.2.	Computer Virus:	the introduction of <b>Malicious Code</b> by <b>You</b> or a <b>Third Party</b> into any <b>Technology and Data</b> resulting in the incapacity or failure correctly or at all to capture save retain or to process any data.		
37.3.	Contractual:	legal liability agreed or assumed by <b>You</b> under any contract unless the legal liability would have attached to <b>You</b> in the absence of the contract.		
37.4.	Cyber Event:	the unauthorised, malicious or fraudulent act of anyone who;		
		37.4.1. accesses or attempts to access any <b>Technology and Data</b> , electronic mail, website or digital information data base,		
		37.4.2. assumes or adopts the identity of or impersonates another party.		
37.5.	Deliberate Act:	<b>Your</b> deliberate or wilful disregard of the need to take reasonable steps to prevent a <b>Loss</b> .		
37.6.	Documents	the physical damage to or loss of use or control of or theft of any <b>Documents.</b>		
37.7.	Finance, Insurance:	<b>Your</b> failure to arrange finance or to effect or maintain insurance.		
37.8.	Fines and Penalties:	any fines penalties punitive or exemplary damages unless they are indemnified as <b>Compensation</b> .		
37.9.	Fraud:	Your involvement in or being party to a fraud committed against Us.		
37.10.	Infectious Disease	Coronavirus (COVID-19) including any mutation or variation or any pandemic or epidemic, as declared by the World Health Organisation or any governmental authority.		
37.11.	Insolvency, trading:	Your insolvency or trading losses and liabilities.		
37.12.	Pollution:	arising directly or indirectly from <b>Pollution</b> .		
37.13.	Previous Claims:	any <b>Claim</b> or <b>Circumstance</b> which was or should reasonably have been disclosed to <b>Us</b> or a <b>Third Party</b> prior to the <b>Inception Date</b> or the date <b>We</b> agree to incept this contract whichever is the later date.		
37.14.	Property:	the theft, misappropriation, disappearance whether explained or unexplained, of any money, property, item of value and whether tradable or marketable, in <b>Your</b> possession or for which <b>You</b> are responsible.		

37.15.	Related Companies:	any <b>Claim</b> made against <b>You</b> by any claimant in which <b>You</b> have a shareholding, monetary or other interest, administrative or managerial influence, unless such <b>Claim</b> is as a direct result of <b>Your Architectural Services</b> with the claimant.	
37.16.	Retroactive Date:	Architectural Services performed prior to the Retroactive Date.	
37.17.	Sanctions:	an indemnity which would result in <b>Us</b> breaching any sanction, prohibition or restriction under United Nations or the trade or economic sanction <b>Laws</b> of the European Union, United Kingdom or United States of America.	
37.18.	USA and Canada:	any;	
		37.18.1. Architectural Services conducted in or	
		37.18.2. <b>Claim</b> brought initially in	
		any country or territory that operates under the <b>Laws</b> of the United States of America or Canada.	
37.19.	War, Nuclear, Asbestos:	an act of;	
		37.19.1. war, foreign enemy action and hostility, invasion including cyber warfare of any sort,	
		37.19.2. civil unrest or domestic or international terrorism,	
		37.19.3. nuclear fuel, material or waste,	
		37.19.4. asbestos.	
37.20.	Warranties:	any performance warranties given by <b>You</b> unless legal liability would have attached to <b>You</b> in the absence of such warranties.	
37.21.	Workmanship and Sales:	Workmanship and Sales.	

## Compliance

38. You have to comply with the following and if You fail to do so it may, in Our sole discretion, result in no indemnity being due to You.

38.1. Notification:	You must notify the Underwriting Manager in writing as soon as but in any event not later than 20 business days after;	
	38.1.1. You receive a Claim or	
	38.1.2. You become aware of a Circumstance.	
38.2. Admission:	You must not admit to any liability for a Claim unless We agree in writing that You may do so.	
38.3. Assistance and disclosure:	<b>You</b> must	
	38.3.1. give all reasonable assistance, at <b>Your</b> own cost and	
	38.3.2. fully and truthfully disclose information	
	to Us and Our representatives in relation to any notified Claim or Circumstance.	
38.4. Statutory requirements:	You must comply:	
	38.4.1. with all Laws governing Your Architectural Services and	
	38.4.2. the Specific Compliance <b>Policy</b> terms.	

.

## Conditions

39.	Contract cancellation:		icy may only be cancelled by the SAIAT but subject to SAIAT g Us 20 business days' written notice of cancellation.
40.	Circumstance:		a Claim arise out of any Circumstance You notified to and was d by Us then this Policy will apply to that Claim.
41.	Multiple Claims:	conditio focussec	vent that <b>You</b> notify two <b>Claims</b> during the <b>Policy Period</b> it is a n of continued cover that <b>You</b> submit to a risk and practice review I on <b>Your</b> business practices, protocols and training. The cost of this hall be borne by <b>You</b> .
42.	Claim settlement or defence:	We will decide whether to settle or defend a <b>Claim</b> but <b>You</b> will not required to contest any legal proceedings unless a Senior Counsel confir that there is a reasonable prospect of success.	
		the appl settle th	sagree with any proposed settlement of a <b>Claim We</b> will pay <b>You</b> icable <b>Limit</b> or any lower amount acceptable to the <b>Third Party</b> to e <b>Claim.</b> If this occurs, then <b>We</b> will have no further obligation in of such <b>Claim.</b>
43.	Rights of recovery:	We may recover any amount We pay in terms of this contract from;	
		43.1.	any <b>Employee</b> who commits a dishonest, fraudulent, criminal or malicious act causing <b>Your</b> liability.
		43.2.	any Third Party causing Your liability.
		-	ount recovered will be used firstly to reduce the amounts <b>We</b> have erms of this contract and secondly to reimburse <b>You.</b>
44.	Disputes:	If a dispute arises between You and Us then either:	
		44.1.	it may be referred to <b>Us</b> at <u>complaints@lombardins.com</u> or the <b>Underwriting Manager</b> at <u>complaints@leppard.co.za</u> or
		44.2.	it may be referred in writing to an arbitrator with appropriate expertise who will conduct the arbitration in terms of the rules and be appointed by the Chairman of the Arbitration Foundation of South Africa and any decision will be final and binding or
		44.3.	You may sue Us in which case summons must be served at:
			4 <sup>th</sup> Floor, 22 Wellington Road, Parktown 2193, Johannesburg, South Africa.

#### CONTRACT ENDORSEMENT: LOSS OF DOCUMENTS

- 1. Documents: any words, numbers, still or moving images or graphics maintained in or on any medium whether in physical, electronic, broadcast or any other form but excluding computer operating and software programs.
- 2. Event: accidental loss, damage, destruction or theft by a Third Party of any Documents.
- 3. We will reimburse You for costs incurred by You in replacing or restoring Documents that belong to You as a result of an Event occurring during the Policy Period, provided:
  - 3.1. Our liability to reimburse You is limited to R500,000 plus Value Added Tax in addition in respect of each Event,
  - 3.2. You pay the first R20,000 of the costs incurred in respect of each **Event**.

## CONTRACT ENDORSEMENT: STATUTORY DEFENCE COSTS

- 1.
   Statutory Defence Costs:
   legal costs and expenses You incur with Our prior written approval in the defence of any criminal prosecution brought against You during the Policy Period alleging a breach of any statute by You.
- 2. We agree to pay for **Statutory Defence Costs** up to an amount of R1,000,000 plus **Value Added Tax** in addition any one prosecution.
- 3. We will not pay for Statutory Defence Costs:
  - 3.1. in any appeal unless a senior counsel appointed by **Us** confirms that such an appeal is likely to succeed.
  - 3.2. relating to Statutes governing the:
    - 3.2.1. ownership and use of any land vehicle or trailer including any attached machinery or apparatus and whether subject to registration or not or whether self-propelled or not and any locomotive or rolling stock or any air, water, hover or space craft or
    - 3.2.2. the Basic Conditions of Employment Act, 1997
    - 3.2.3. Companies Act, 2008
    - 3.2.4. Cybercrimes Act, 2020
    - 3.2.5. Protection of Personal Information Act, 2013
    - 3.2.6. Consumer Protection Act: No 68 of 2008
  - 3.3. unless You pay the first R20,000 of **Statutory Defence Costs** in respect of each prosecution.

## CONTRACT ENDORSEMENT: PUBLIC LIABILITY

- 1. **Public Liability**: Your legal liability for Injury or Damage.
- 2. We agree to indemnify You for Public Liability provided:
  - 2.1 the **Injury** or **Damage** does not arise out of any negligent act error or omission in the rendering of **Your Architectural Services.**
  - 2.2 the Limit is R2,000,000 for Any One Claim.
  - 2.3 the **Deductible** is R10,000.

This endorsement forms part of contract number P51 010804

It is noted and agreed that the definition of **Member** shall extend, with effect from the **Inception Date**, to include any individual who has retired and no longer rendering any **Architectural Services** or has died provided that in the event of a **Claim** arising, the individual was a **Member** in good standing and that the **Architectural Services** giving rise to the **Claim** were performed on or before the date of retirement or death.

- 1. Joint Venture:any joint venture or consortium or partnership or entity in which You<br/>participate.
- 2. We agree to indemnify You for Your portion of the liability which the Joint Venture may incur provided:
  - 2.1. the liability arises out of **Architectural Services** performed by the **Joint Venture**.
  - 2.2. the **Joint Venture** complies with all the terms of this **Policy**.
- 3. We will not provide an indemnity nor pay for any legal liability or Costs and Expenses:
  - 3.1. if the **Joint Venture** is separately insured except in respect of any **Deductible** applicable under the **Joint Venture** insurance,
  - 3.2. for any Loss incurred by a participant in the Joint Venture unless arising directly out of Your Professional Services.



