

## **Insurance Summary**

The following pages contain a brief description of individual insurance but it should not be treated as a replacement for the relevant policy documents, nor should it be treated as fully describing the insurance contracts. Each policy should be carefully read, in particular, the description in the policy of the coverage thereby provided as well as the exclusions and policy conditions.

Class	Employees' Compensation Insurance (Employer's Controlled Contractors EC)
Insured	<ol> <li>Employers: Swire Properties Ltd. &amp;/or Swire Properties Management Ltd. &amp;/or its subsidiaries</li> <li>Contractors: All Contractors, including but not limited to Nominated Sub-Contractors / Specialist Contractors, directly appointed by the Employers and/or their Sub-Contractors of any tiers</li> <li>for their respective rights and interests engaged in the Insured Project specified in the Policy and no other contract works, collectively insured hereunder pursuant to Subsection 40(1B) of the Employees' Compensation Ordinance (Chapter 282)</li> </ol>
Period of Insurance	From 1st April 2017 to 31st March 2018 (both dates inclusive)
	subject to - maximum duration of every Insured Contract not exceeding 24 months plus12-month Maintenance / Defect Liability Period immediately thereafter; - any Insured Contract commenced and declared during the Period of Insurance
Coverage	Against the Insured's legal liability under:-
Limit Indemnity	Liability under Employees' Compensation Ordinance and Common Law, subject to a limit of HK\$200 Million Any One Event The Limit shall include: Claimant's cost and expenses - Cost of Defence - All other costs and expenses incurred with written consent of the Insurer
Insured Contract	All building (indoor/outdoor) works including but not limited to repair & maintenance, fit-out, building management and renovation works, such as concrete repair, carpark repainting, office reinstatement and re-partitioning, toilet & lobby renovation, air conditioning, fire services, plumbing, drainage, electrical etc. to be carried out by the Insured(s), subject to maximum value of every Insured Contract not exceeding HKD50,000,000
Jurisdiction	Hong Kong SAR
Geographical Limit	Anywhere within Hong Kong SAR
Clauses / Conditions	<ol> <li>Construction Site Exclusion (wording appended)</li> <li>Extraordinary Weather Clause</li> <li>Emergency Transportation Expenses Clause – Limit: HKD50,000 any one accident and in aggregate</li> <li>Indemnity to subcontractors (W204)</li> <li>Indemnity to Main Contractors (W358)</li> <li>Joint Insured Clause</li> <li>Non-Contribution Clause</li> <li>Primary Insurance Clause</li> </ol>





	<ol> <li>Run Off Liability Clause</li> <li>Safety Belt Warranty (wording appended)</li> <li>Sanction Clause</li> <li>Terrorism Endorsement</li> <li>Total Asbestos Exclusion</li> <li>Witnessing Clause (W348)</li> </ol>
Special Warranties <breach of="" warranties<br="">would cause the policy/cover to be void&gt;</breach>	It is hereby warranted that:  1. The Insured must comply with all Regulations and/or Ordinance regarding the erection of and/or use of and/or maintenance of and/or testing of scaffolding structures and/or safety belt;  2. The Insured must comply with the relevant Regulations and Ordinances in respect of any work within confined space (wording of Confined Space Warranty appended for details)
Special Exclusions	This Policy does not indemnify the Insured in respect of any claim arising in connection with :  1. work on gondola and/or swing boat;  2. diving work and/or marine work of any description
Subjectivity	This cover is subject to
Insurer	Asia Insurance Co. Ltd.
Date of Issue	30 March, 2017

## Construction Site Exclusion

It is hereby noted and agreed that this Policy does not indemnify the Insured in respect of any claim arising in connection with work on Construction Sites.

For the purpose of this Exclusion, the Construction Site is deemed to mean any site in the course of construction and/or prior to the issue of the necessary occupation permit from the local authorities concerned for the building thereon.

## Safety Belt Warranty

It is a condition precedent to the liability of the Company that the Insured Employee(s) must be secured by effective safety belt(s) while working outside building or above ground or floor level (including roof floor level) in accordance with the legal requirements/regulations and/or Construction Site (Safety) Regulations wherever applicable.

## Confined Space Warranty

It is a condition precedent to the liability of the Company that the Insured must fully comply with CAP59AE Factories and Industrial Undertakings (Confined Spaces) Regulation under Chapter 59 Factories and Industrial Undertakings Ordinance and other regulations/legal requirements on the safety of employees working within confined space and/or water tanks, including but not limited to the following:

- (a) only certified worker is allowed to work in confined space and/or water tanks; and
- (b) adequate personal protective equipment must be provided whilst working in confined space, including full-body harness, toxic gas meter, breathing apparatus, and air-blower.

