



Liability Insurance

VA 04, special terms and conditions 319 - 397, valid as of 1 January 2024

CONTENTS

319 Maintenance and repair shop
320 Garage and service station
321 Property being handled by or in the care of the policyholder2
322 Excavation work
323 Boat repair shop
324 Lessee's liability
330 Property being handled by or in the care of the policyholder
331 Patient's property
332 Property in storage
333 Moving a motor vehicle
334 Water transport
335 Remotely piloted aircraft
340 Guarding and security services
343 Blasting

343 CETTICLET 9	
348 Farmer's holiday substitutes	
350 Loss caused to a third party in consultancy	5
354 Stowage operations	5
362 Fixed-term insurance	
371 Log floating	
372 Travel agency	
374 Real estate management	
375 Interruption or malfunction	6
380 Audit	
384 Event organiser	6
392 Commercial product liability	6
393 Product liability in restaurant business	6
394 Product liability in installation, construction a	
planning industry	6
395 On-the-job training or practical work training	g .6
396 Company in the care sector	7
397 Publisher's liability	-

319 Maintenance and repair shop

1 Contrary to clauses 3.2.2 and 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage caused to a customer's appliance or object accepted for maintenance or repair.

2 However, the insurance covers any damage to an appliance or object during, or as a result of, maintenance or repair only if

- caused while the appliance or object was being moved within the servicing point or its area; or
- caused by the fall of the appliance or object.

3 The insurance also covers damage caused by the negligence of the driver of the vehicle to an appliance or object or any of its parts when it was, by order of the policyholder, being

- moved for a reason directly connected to maintenance or repair; or
- collected from the customer for maintenance or repair or returned to the customer after completion of such maintenance or repair.

In the above cases, the driver of the vehicle must be either the policyholder or a person for whom the policyholder is held liable in accordance with the Tort Liability Act, and the driver must have an appropriate driving licence.

4 Exclusions

2/E Comptony

The insurance does not cover any

- loss caused by theft or burglary, or any attempt thereat, of an appliance or object or any of its parts;
- damage caused as a consequence of fire or explosion to an appliance or object or any of its parts accepted for maintenance or repair or otherwise kept in the servicing point or its area;
- damage to property that is part of the policyholder's consignment stock.

320 Garage and service station

1 Contrary to clauses 3.2.2, 3.2.3, and 3.2.18 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers damage caused to a customer's vehicle or any of its parts accepted for maintenance, repair, installation, inspection or storage,

with exclusions shown below. The insurance also covers any test drive related to the vehicle's service, inspection or repair work or damage caused to the vehicle when it is moved from one place to another, as well as damage caused to another vehicle in connection with such a test drive or transfer.

2 Exclusions

- **2.1** The insurance does not cover any loss caused by continuous carelessness.
- 2.2 The portion of work and spare parts, which consists of reperforming the work according to the original order, is deducted from the repair costs and the compensation for redemption of the loss coverable under the insurance. This deduction will be made even if such work is performed by a party other than the policyholder.
- **2.3** The insurance does not cover damage caused to a motor vehicle by a person driving it without an appropriate driving licence.
- 2.4 The insurance does not cover loss caused by malicious damage to or illicit use, theft or burglary, or any attempt thereat, of a vehicle, any of its parts or property inside the vehicle.
- **2.5** The insurance does not cover damage caused as a consequence of fire or explosion to a vehicle or any of its parts, or to property inside the vehicle. Such damage is not coverable even if it is caused in connection with or as a consequence of repair work.
- **2.6** The insurance does not cover damage to a vehicle that is part of the policyholder's consignment stock or that the policyholder has otherwise undertaken to sell.
- **2.7** The insurance does not cover damage to a vehicle moved by other than its own engine power outside the service station area.

321 Property being handled by or in the care of the policyholder

Contrary to clauses "Property in use" and "Damage caused to property being handled by or in the care of the insured party" in the general terms and conditions of Commercial General Liability Insurance (VA 01) and Global Liability Insurance (VA 11 and VA 12), the insurance also covers damage caused in the operations specified in insurance policy to property in the possession of, being handled by, in the care of, and subject to the safety or prevention obligation of the policyholder or the insured party.

On the basis of this special clause, the insurance does not, however, cover damage or loss caused to

- property stored with the insured party
- property hoisted by the insured party. However, if the insured party is a lifting service provider or road traffic cargo operator and the extension of the insurance has been specified in the insurance policy, damage to the cargo during hoisting is covered by the insurance in accordance with the Cargo handling insurance terms

and conditions (AKN 05). Contrary to clause 3.2.1 in the terms and conditions of Cargo handling insurance, the insurance also covers loss or damage caused while moving the cargo by a vehicle which operates without support legs. In cases of loss or damage to the cargo being hoisted, the insured party's deductible accounts for 10% of the loss amount, but no less than EUR 1,000, and no more than EUR 20,000 or a greater amount of deductible specified in the insurance policy.

 property rented by the insured party or property comparable to fixed assets and at the disposal of the insured party.

On the basis of this special clause, the insurance does not cover loss or damage in case liability for compensation is based on

 forwarding, warehousing or transport operations or the Road Transport Agreement Act, similar foreign acts, the CMR Convention or another Finnish or foreign act, regulation or agreement related to a mode of transport, or the forwarder's liability in accordance with the General Conditions of the Nordic Association of Freight Forwarders.

The maximum amount of compensation paid out from the policy during a single insurance period is the sum insured recorded in the insurance policy, which includes the loss prevention costs, expenses incurred from investigations, negotiations, interest payments and legal proceedings.

This clause cannot be applied to pay compensation for losses which insured parties have caused to each other.

In other respects, the general terms and conditions of the Commercial General Liability Insurance (VA 01) or Global Liability Insurance (VA 11 and VA 12) and the content of the insurance policy shall apply.

322 Excavation work

Contrary to clause 3.1 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers losses caused by the policyholder, or his employee, while working with a construction machine under circumstances where the policyholder is, in accordance with the Tort Liability Act, comparable to an employee in relation to the party commissioning the work.

Before the work begins, the policyholder must acquire information on the location of any cables and pipes in the work area from their owner and take this location into account in performing the work. In the event of loss involving a subterranean cable, the insurance company must be provided with a written certificate from the owner of the cable or pipe proving that a map had been supplied or the cable or pipe locations had been shown on site before the work began.

If such certificate has not been supplied and an accident occurs, the deductible is not what has been put down in the policy, but 25% of the amount of damage, however, at least the deductible in the policy.

323 Boat repair shop

1 Contrary to clauses 3.2.2 and 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers damage caused to a customer's boat or any of its parts accepted for maintenance, repair, installation or storage, with the exclusions shown below.

2 Exclusions

- **2.1** The insurance does not cover any loss caused by continuous carelessness.
- **2.2** The portion of work and spare parts, which consists of reperforming the work according to the original order, is deducted from the repair costs and the compensation for redemption of the loss coverable under the insurance. This deduction will be made even if such work is performed by a party other than the policyholder.
- **2.3** The insurance covers damage caused to a boat or any of its parts while being moved or lifted only if such damage
- is caused inside the repair shop, within the area of the dock or repair shop or an area directly connected to it, or between the above-mentioned area and the nearest boat ramp;
- is caused by fall from a lifting apparatus or other equipment. The insurance does not cover any other damage to the boat or any of its parts caused by lifting;
- is caused when moving the boat by its own engine power because of maintenance, repair, installation, or the test drive, pick-up or return of a boat during work.
- 2.4 The insurance does not cover loss caused by illicit use, theft or burglary, or any attempt thereat, of a boat, any of its parts or property inside the boat.
- 2.5 The insurance does not cover damage caused as a consequence of fire or explosion to a boat or any of its parts, or to property inside the boat.
- **2.6** The insurance does not cover losses to a boat which is in the policyholder's consignment stock, which the policyholder is planning to sell or which is comparable to the policyholder's fixed assets regardless of who owns the boat.

324 Lessee's liability

1 Coverable losses

Contrary to the terms and conditions of Commercial General Liability Insurance (VA 01) and the general terms and conditions of Global Liability Insurance (VA 11 and VA 12), under "Property in use" and "Damage caused to property being handled by or in the care of the insured party", the insurance covers a loss that has been caused to apartments or real estate property or the apartments' or real estate property's movable property either leased or held by the insured party.

Contrary to the exclusion clause "Road accident", the insurance also covers a road accident, caused to the insured party's leased apartment or real estate property, that is not covered by Motor Liability Insurance Act or corresponding foreign legislation.

This insurance is secondary to the real estate's fire insurance.

2 Exclusions

- 2.1 No compensation will be made for loss of or damage to a leased object caused by wear and tear, rusting, corrosion, smell, spoiling, moulding, rotting, the spread of fungus, material fatigue, obsolescence due to aging or other equivalent gradual phenomenon
- **2.2** The insurance does not cover a loss arising from the policyholder's similar recurring negligence.
- **2.3** The insurance does not cover a loss caused by design, foundation, installation or construction error or neglected maintenance.
- 2.4 The insurance does not cover a loss to property included in the insurance cover that results from factors, acts or circumstances on the basis of which the damage to the property was foreseeable.

3 Safety regulations

The insured must comply with the safety regulations given in the insurance policy, insurance terms and conditions or other instructions in writing. If the insured fails to comply with the safety regulations, any compensation payable to him/her may be reduced or disallowed under clause 6.3 of the General Terms of Contract.

- **3.1** Oil tanks and related oil pipelines of a building must for the first time be checked in their tenth year of use, and after this steel tanks must be checked every five years and other tanks every ten years. Heating oil must be removed from tanks which are no longer in use, the equipment must be neutralised and the feed connection must be removed before the beginning of the subsequent heating period.
- **3.2** When using water pipes and sewers, the user must keep a constant watch to ensure that the water flows into the sewer and there are no sewer blockages.

The sum insured per incident and during the insurance period is EUR 50,000 in total.

330 Property being handled by or in the care of the policyholder

Contrary to clauses 3.2.2 and 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage to property being handled by or in the care of the policyholder during an activity specified in the insurance policy.

However, this special clause cannot be applied to compensate for losses to property leased by the policyholder or to property that is comparable to fixed assets used by the policyholder by some other arrangement.

331 Patient's property

Contrary to clause 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage to a patient's property being handled by or in the care of the policyholder.

332 Property in storage

Contrary to clause 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage to clothing and personal

utility items given for storage, provided that the storeroom is continually attended to by appointed persons. The maximum indemnity amounts to EUR 2,000 per claim and the deductible is EUR 100 for each claim

333 Moving a motor vehicle

Contrary to clause 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage caused by the driver's negligence to a customer's motor vehicle accepted for storage when the vehicle is being moved within the place of storage, or outside it when the motor vehicle is moved into or out of the place of storage, provided that the vehicle is moved by a person assigned to the task and holding an appropriate driving licence.

334 Water transport

Contrary to clause 3.2.14 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers losses caused by the use of a craft or vessel subject to registration.

335 Remotely piloted aircraft

Contrary to clause "Loss caused by use of watercraft or aircraft" in the general terms and conditions of Commercial General Liability Insurance (VA 01) and clause "Watercraft and aircraft" in the general terms and conditions of Global Liability Insurance (VA 11 and VA 12), the insurance also covers damage caused in the operations specified in insurance policy by the policyholders or insured party's remotely piloted aircraft (RAPS, Remotely Piloted Aircraft System and EVLOS, Extended Visual Line of Sight).

The following preconditions must apply:

- the take-off mass of the aircraft including load, equipment and fuel does not exceed 20 kg
- the aircraft is not jet engine operated
- the aircraft is only used for commercial purposes
- all necessary permits required for the operation have been acquired and are valid and all applicable laws and regulations concerning these operations have been followed
- the operator of air traffic must have the required training and certificates needed for operating the remotely piloted aircraft and they are valid and up-to-date
- the piloting is done maintaining a visual line of sight to the aircraft during flight (VLOS, Visual Line of Sight and EVLOS, Extended Visual Line of Sight).

Definition: VLOS refers to flight operations where the distance between the pilot and the aircraft is less than 500 metres and the pilot always maintains a direct visual line of sight to the aircraft. EVLOS means an operation in which the RPA observer observes the airspace surrounding the remotely piloted aircraft without the help of instrumentation and assists the remote pilot in the safe conduct of the flight.

Only bodily injury or material damage resulting directly from the piloting of an aircraft is covered on the basis of this special clause. For example, damage arising from the violation of private life, pure financial losses or environmental damage will not be covered on the basis of the special clause. Neither does the insurance cover any loss insofar as the liability is based on a contract or other obligation, unless the liability would exist even without such an obligation being in force.

The aggregate maximum amount of all indemnities paid for losses during one insurance period, including any expenses incurred due to loss prevention, investigations, negotiations, interest payments and legal proceedings, is the sum insured indicated in the insurance policy.

In other respects, the general terms and conditions of the Commercial General Liability Insurance (VA 01) or Global Liability Insurance (VA 11 and VA 12) and the content of the insurance policy shall apply.

Geographical scope: the scope indicated in the insurance policy, however excluding USA and Canada.

340 Guarding and security services

Contrary to clause 3.2.3 of the terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers loss caused to property subject to guarding and security services as referred to in the Private Security Services Act.

Loss caused by theft, burglary, disappearance, fire or liquid leakage, or by changes in the storage temperature of products or by machinery breakdown will only be compensated to the extent that the insured party's negligence has increased the amount of loss. If the insured party has caused the loss deliberately or through gross negligence, clause 3.2.22 of the Commercial General Liability Insurance, VA 01, will be applied (Loss caused wilfully or through gross negligence).

343 Blasting

Contrary to clause 3.2.15 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers loss caused by blasting or quarrying or by any consequential subsidence or landslip.

In losses covered by this special clause, the sum insured stated in the insurance policy is the upper limit of the insurance company's liability for material damage during one insurance period.

345 Cemetery

Contrary to clause 3.2.4 of the general terms and conditions of Public Corporation's Liability Insurance, VA 07, and clause 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage caused to a third party's property in the care of a cemetery.

348 Farmer's holiday substitutes

Contrary to clauses 3.2.2 and 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage caused by a farmer's holiday substitute to property he/she is handling while performing his/her duties. The maximum indemnity per each claim amounts to EUR 50,000.

350 Loss caused to a third party in consultancy

This additional cover extends the sum insured of professional indemnity insurance regarding bodily injury or material damage incurred to third parties up to the sum insured of general liability insurance.

Contrary to clause 3.2.8 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers bodily injury and material damage caused to a party other than the policyholder's contracting party by an error, deficiency or omission in research or measurement results, calculations, drawings, work specifications or descriptions, advice or instructions given to a third party party within the insured consultancy.

In order for this extension to be valid, the policyholder must have a valid professional indemnity insurance policy with us.

354 Stowage operations

Contrary to clauses 3.2.2 and 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage caused to goods being stowed. The deductible accounts for 25% of the loss amount, but a minimum of EUR 2,000 or a higher deductible specified in the insurance policy.

362 Fixed-term insurance

Instead of clause 3.1 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the following clause shall apply to fixed-term insurance:

The insurance covers bodily injury or material damage caused to a third party in the activity specified in the insurance policy, for which the policyholder is liable in accordance with current legislation, provided that the liability is based on an act committed or omission that occurred during the insurance period.

371 Log floating

The insurance does not cover any log-floating damage/loss referred to in the Water Act.

372 Travel agency

Special clause 1

1 Special clause 1 extends the scope of cover for the below-mentioned sections of the general terms and conditions of Commercial General Liability Insurance, VA 01, in cases where the policyholder in the capacity as a tour operator is liable, in accordance with the Act on Packages and Linked Travel Arrangements, to pay damages for a loss incurred by a passenger caused by the carelessness of the policyholder or another entrepreneur assisting the policyholder in the fulfilment of his/her agreement. However, the insurance is valid only for the benefit of the policyholder.

1.1 Territorial scope

Contrary to clause 2 of the terms and conditions of Commercial General Liability Insurance, VA 01, the insurance is valid throughout the world. The insurance does not cover

liability for damages which is based on U.S. or Canadian legislation in force or is being handled in court in the USA or Canada.

1.2 Property kept in storage

Contrary to clause 3.2.3 of the terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage to passengers' property accepted for storage, up to EUR 2,000 for each passenger who has suffered loss.

1.3 Product liability

Contrary to clause 3.2.4 of the terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers bodily injury or material damage caused by a product handed over to a passenger on a package tour. The general terms and conditions of Product Liability Insurance, VA 02, apply to losses within the scope of cover of this special clause.

1.4 Ownership and possession of real estate

Clause 3.2.13 of the terms and conditions of Commercial General Liability Insurance, VA 01, shall not apply to this insurance.

1.5 Use of watercraft

Contrary to clause 3.2.14 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers loss caused by the use of a craft or vessel subject to registration.

1.6 Traffic accident

Contrary to clause 3.2.18 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers loss caused by the use of a motor vehicle in traffic. However, the insurance covers the loss only to the extent that it is proven that no compensation is paid under any policy covering either the vehicle that caused the loss or its use in traffic.

1.7 Right of recovery

The policyholder shall assist Pohjola Insurance in recovering from any other party liable for damages any compensation Pohjola Insurance or A-Insurance has paid for the loss and to submit the necessary information and documents required in order for the right of recovery to be fulfilled.

In other respects, the general terms and conditions shall apply. The exclusions specified therein shall also apply to losses, indicated in this special clause, which are caused by another entrepreneur whose services the policyholder has used when fulfilling his/her agreement and for which the policyholder in the capacity as a tour operator is liable under the Act on Packages and Linked Travel Arrangements.

Special clause 2

Contrary to the general terms and conditions of Liability Insurance for Financial Loss, VA 03, the insurance does not cover

- loss or inconvenience caused by delayed transport of luggage; or
- price reduction or any other expenses incurred by the policyholder in rectifying an error.

374 Real estate management

Contrary to clause 3.2.3 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance also covers damage to real estate or its equipment taken under management, in which case the policyholder's deductible is triple the amount of the deductible specified in the policy. The insurance does not cover any liability of the owner of the real estate taken under management.

375 Interruption or malfunction

1 The insurance covers bodily injuries or material damage for which the policyholder or insured party is liable under the law.

2 Exclusions

- **2.1** The insurance does not compensate damage or loss caused by an interruption in the supply or distribution of electricity, gas, heat or water.
- **2.2** The insurance does not compensate for damage or loss caused by voltage fluctuations permitted by the applicable standard.
- 2.3 The insurance does not cover damage or loss, originating with a storm, flood or lightning or equivalent natural phenomena, caused by
- damage to or breakage of electrical or neutral conductor
- interruption in the supply or distribution of electricity, gas, heat or water
- or other similar disturbance.
- **2.4** The insurance will not compensate damage or loss caused by interruption in telephone or data communication.
- 2.5 The insurance will not compensate damage or loss caused by malfunction of an alarm or monitoring instrument.
- **2.6** The insurance will not compensate damage or loss caused by undersize pipes, cables or other equipment or the fact that the machinery and equipment used in the installation do not conform with the reliability or safety regulations.
- **2.7** The insurance will not compensate the right to withhold payment or price reductions.

380 Audit

A company's liability insurance for financial loss is only valid provided that an authorised public accountant or a chartered accountant works in the company management.

384 Event organiser

The insurance does not cover losses caused at a public event which must be reported in writing to the police of the assembly location in accordance with the Assembly Act.

392 Commercial product liability

The insurance covers bodily injury and material damage caused by a product delivered to a third party in the insured operations, which the policyholder shall compensate as the seller of the product on the basis of the Product Liability Act or Chapter 5, Section 21 of the Consumer Protection Act, or which the policyholder is liable to compensate as the lessor or as the manufacturer of the product manufactured in the business location used for the insured operations.

On the basis of this special clause, the insurance also covers bodily injury and material damage caused by a product sold by the policyholder if the policyholder's liability for damages is based on the policyholder's erroneous action as the product's seller.

The general terms and conditions of Product Liability Insurance, VA 02, apply to losses within the scope of cover of this special clause.

393 Product liability in restaurant business

Contrary to clause 3.2.4 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers bodily injury and material damage caused by a product offered to a third party in the insured operations, which the policyholder is liable to compensate only in the capacity as a manufacturer or seller of the product.

The general terms and conditions of Product Liability Insurance, VA 02, apply to losses within the scope of cover of this special clause.

394 Product liability in installation, construction and planning industry

Contrary to clause 3.2.4 of the general terms and conditions of Commercial General Liability Insurance, VA 01, the insurance covers bodily injury and material damage caused by a product resulting from normal installation, construction or planning work carried out at the construction site or inside the building project and delivered to a third party, which the policyholder is liable to compensate in the capacity as a manufacturer of the product.

The general terms and conditions of Product Liability Insurance, VA 02, apply to losses within the scope of cover of this special clause.

395 On-the-job training or practical work training

The insurance covers bodily injury or material damage caused by a student in on-the-job learning or comparable practical training required for their studies.

The employer who concluded the on-the-job learning agreement is always primarily liable for damage caused by a student in practical training. The property insurance and general liability insurance of the employer who concluded

the on-the-job learning agreement take priority. However, if compensation is claimed personally from the student, this additional cover may compensate for bodily injury or material damage caused by the student in on-the-job learning or comparable practical training required for their studies for which the student is personally liable, and for which a written claim has been presented to the student.

The insurance does not cover indirect or consequential loss such as loss of income, loss of turnover or market share, interruption of production or service, loss of profit or other equivalent loss.

In other respects, the insurance is subject to the business liability insurance terms and conditions.

Sum insured 100,000 euros for a single claim and in total during the insurance period.

396 Company in the care sector

Based on this insurance cover extension, the insurance covers, according to the insurance terms and conditions, any personal injury or material damage caused to a third party and detected during the insurance period, for which a person in the policyholder's care is personally liable under the law in force. A further condition for indemnity is that the insured person was under care of the policyholder's company when causing the injury or damage.

In case of loss or damage, this extension to Commercial General Liability Insurance (VA 01) provides secondary insurance cover after any other liability insurance from which compensation can be claimed (for example, a child's home insurance).

Those insured

Persons under the policyholder's care.

Exclusions

However, this coverage does not extend to:

- injury to policyholder or property which was in the possession of, borrowed by or otherwise used by the policyholder
- injury to the policyholder's employee or the equivalent (for example, a trainee or temporary agency employee), or damage to property which was in the possession of, borrowed by or otherwise used by said person
- damage caused to another insured person
- loss or damage caused wilfully, unless the child causing the damage was under 15 years of age or in such a state of mind that he/she could not have been sentenced for a crime
- any loss or damage for which other person than the insured is liable
- loss or damage caused by the insured to his/her family member or to the family member's property or to property which was in the possession of, borrowed by or otherwise used by the family member.

Other insurance terms and conditions

In other respects, the terms and conditions of Extrasure Family liability insurance are applied.

Geographical scope Finland

Sum insured EUR 170,000 per incident and as a maximum total during the insurance period.

Deductible EUR 150 per damage.

397 Publisher's liability

1 Coverable losses

Contrary to section 3.2.16 Financial loss and section 3.2.23 Loss caused by defamation of character or invasion of privacy of the general insurance terms and conditions of the Commercial General Liability Insurance VA01, in publishing operations, the insurance indemnifies for loss or damage to a natural person caused by the dissemination of information violating personal privacy or defamation caused by the offences referred to in chapter 24, sections 8 and 9 of the Criminal Code of Finland.

A prerequisite is that the policyholder is held, under the legislation in force, liable for the loss and the indemnification liability during the insurance period is based on

- a published image or text or
- programme or presentation sent through the mass media.

2 Exclusions

The insurance does not cover any loss or any expense related to such loss

- resulting from activities other than the use of the mass media;
- resulting from the deletion of published material from distribution; or
- resulting from the letter of amendment or its publication.

Pohjola Insurance Ltd, Business ID: 1458359-3

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