

## TO WHOM IT MAY CONCERN

10 December 2019

**Dear Sirs** 

Re: Seabro Ltd & Seabro Scaffolding Ltd & Aymon Scaffolding Ltd & Seabro Safety Training Serviced Ltd

In our capacity as Insurance Brokers for the above client we have pleasure in confirming headline details of their Insurances for a 12 month period with effect from the 1st January 2020as follows:-

Clients Business Description is noted as:

Scaffolding contractors and property owners (excluding the erection of spectator stands but including the erection of scaffolding at demolition sites) sales and hire of scaffolding and associated products training for the scaffolding and construction industry and contract lifting

## **Employers Liability**

Insurer

Lloyds 2525

Policy Number

058D11053E16/059D11066T16

Limit of Indemnity

£10,000,000 any one occurrence inclusive of legal costs and expenses,

other than Terrorism which is restricted to £5,000,000

## **Public/Products Liability**

Insurers

Lloyds 2525/Lloyds Catlin

**Policy Number** 

Limit of Indemnity

058D11053E16/059D11066T16/DOA/EXOL/SS2331390 £10,000,000 any one occurrence/in the aggregate

We can confirm that the above policy contains an indemnity to principal's clause where applicable. Should you require any further details regarding our Clients insurance please contact us accordingly

Jeremy Howard

53 Barrack Square, Martlesham Heath Business Park, Martlesham Heath, Ipswich, IP5 3RF

T: 01473 610057 | F: 01473 611458 | E: info@fiveinsurancebrokers.co.uk | www.fiveinsurancebrokers.co.uk



All Subject to the policy terms, conditions, limitations, exclusions and cancellation provisions and may also be subject to warranties. The 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 insurance(s).

All details are subject at all times to the individual policy wordings (copies of which are available on request). This document is issued as a matter of information only and confers no rights upon the document holder other than those provided by the policy. This document does not amend, extend or alter the coverage afforded by the policies described herein.

Should the above mentioned contract of insurance be cancelled, re-assigned or changed during the above policy period in such manner as to affect this document, no obligation to inform the holder of this document is accepted by Five Insurance Brokers.

This letter is given on the condition that you forever waive any liability against us based on the placement of the insurance(s) and/or the statements made herein with the exception 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 English law.

