AUDIT REPORT BY



European Waste Solutions Limited

Licensed by: THE ENVIRONMENT AGENCY CB/EN5379QX

FOR

Chloros Environmental Limited

REVIEW DATE:

19.03.2022

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CERTIFICATE EXPIRY DATE (IF APPLICABLE)

CERTIFICATE OF REGISTRATION UNDER THE WASTE (ENGLAND AND WALES) REGULATIONS 2011

EMPLOYERS INSURANCE

PUBLIC LIABILTY INSURANCE



The contractor accreditation scheme for busines "Helping you make an assured choice"

SAFEcontractor RAGuide1.1 July 2010

Doc No: AUDROP/001/00/EWS



Andrew Cook T/As Andrew Cook Transport Wayside Russell Street Great Comberton Pershore WR10 3DT

5 July 2021

Our Ref: KD33515

To Whom It May Concern

Policy Holder: Andrew Cook T/As Andrew Cook Transport

Coversure Insurance Services are Independent Intermediaries and are authorised and regulated by the Financial Conduct Authority who act as agents for the above insured.

We are pleased to confirm the insured's policy cover as follows:

Insurance Company: Aviva Insurance Limited

Insurance Company Address: Pitheavils, Perth, PH2 0NH

Type Of Policy: Goods In Transit

Policy Number: KD33515/24825018CXF

Date Of Commencement Of Insurance Policy: 08/07/2021

Date Of Expiry Of Insurance Policy: 07/07/2022

Condition of Carriage/ Contract Limit of Indemnity RHA - £5000

UK CMR - £250,000 All Risks - £70,000

Should you have any problems or queries, please do not hesitate to contact this office.

Yours sincerely,

Oliver Reilly

Insurance Consultant

Coversure Insurance Services (Kidderminster)

Coversure Insurance Services, 37 Worcester Street, Kidderminster, DY10 1EW



Our Reference KD32227

Date: 5th July 2021

To Whom It May Concern

Insurance Details

NAME:

Andrew Cook T/As Andrew Cook Transport

BUSINESS TYPE:

Haulage Contractor

We certify that the above named insured holds insurance Policies as follows:-

LIABILITY INSURANCE:

Insurer:

Policy'ast

Policy Number:

KD32227/B06029A08EL010000900060

Date of Insurance:

08 Jul 2021 - 08 Jul 2022

SECTIONS COVERED:

Public Liability

Indemnity Limit:

£5,000,000

Employers Liability

Indemnity Limit:

£10,000,000

The information provided is based on the insurance arrangements at the time of writing. Alterations may be made during the period of cover. Any expiry date shown represents the normal expiry date of the policy. In some circumstances, such as in the event of non-payment of premiums due, cancellation could occur before the normal expiry date. We should be pleased to confirm the current position upon request.

We trust this is all the information you require. Should you require clarification on any point please do not hesitate to contact us.

Yours faithfully

Oliver Reilly Cert CII Coversure Insurance Services

Bondmatter Erresprises Ltd This Coversure Insumnee Services (Kidden minster), 37 Wortester Street, Kiddenminster Wortestershire, DY10 (EW

T Tel: 01562 822664 E kidderminser@coversure.co.uk www.coversure.co.uk/tel





Certificate of Motor Insurance

Certificate Number:

MV23Z0040864

1. Description of vehicle

Any motor vehicle the property of or on hire or loan or leased to the policyholder

2. Name of the policyholder

Andrew Cook T/A Andrew Cook Transport

3. Effective date of the commencement of insurance for the purpose of the relevant law

00:00 Hours 8th July 2021

4. Date of expiry of insurance

7th July 2022

b. Persons or classes of person entitled to drive: Provided that the person driving holds a licence to drive the vehicle of has held and is not disqualified for halding or obtaining such a licence.

Any person who is driving on the order or with the permission of the policyholder.

6. Dimitations as to use:

Use for social domestic and pleasure purposes. Use in connection with the policyholder's business.

The policy does not cover-

I. Use while the vehicle is let on hire.

2. Use for the carriage of passengers for reward.

3. Use for the carriage of passengers for reward.

3. Use for racing pacemaking reliability trials competitions railies or trials.

4. Use whilst drawing a greater number of trailers in all than is permitted by Law.

5. Use in connection with the motor trade.

For Zurich Insurance plc Authorised insurers

Juli Nardin

Tuisi Naidu Chief Executive Officer of Zurich Insurance ple, UK Branch

Registration CBDU218423 - CHLOROS ENVIRONMENTAL LTD

Registration number	CBDU218423
Business name	CHLOROS ENVIRONMENTAL LTD
Company number	06769936
Registered as	Carrier, Broker, Dealer - Upper Tier
Applicant type	Company
Registration date:	12/11/2020
Expiry date:	19/01/2024

Business address

Address CHLOROS ENVIRONMENTAL LTD, HARTLEBURY TRADING ESTATE, KIDDERMINSTER, DY10 4JB

Postcode DY10 4JB



QBE European Operations Waste and Environmental Contractors (including Asbestos) Liability Insurance Schedule

Policy Number: DIA21CHLOR-1/2002 Policy Wording Reference: PWST010121

Period of Insurance: From: 20th March 2021 To: 19th March 2022

both days inclusive Greenwich Mean Time and for such further period or periods as may be mutually

agreed upon.

Reason for Issue: Renewal

Contract Parties

Insurer: QBE UK Limited (registered in England number 01761561; Home State - United Kingdom. Authorised

by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the

Prudential Regulation Authority; registration number 202842)

Registered Address: 30 Fenchurch Street, London, EC3M 3BD

Tel: + 44 (0) 20 7105 4000 Fax: + 44 (0) 20 7105 4019

Insured: Chloros Environmental Ltd

Address: Unit 45, Elm Drive, Hartlebury, Trading Estate, Kidderminster, DY10 4JB

Subsidiary Companies: -

Business: Hazardous Waste Management

Contact Details

Broker Name: Direct Insurance London Market

Broker Address: 4th Floor, 34 Lime Street, London, EC3M 7AT

Broker Account: B1311

Issue Office: 30 Fenchurch Street, London, EC3M 3BD

Tel: + 44 (0) 20 7105 4000 Fax: + 44 (0) 20 7105 4019

Claim Notification:

Liability 30 Fenchurch Street, London, EC3M 3BD

Tel: + 44 (0) 20 7105 4000 Fax: + 44 (0) 20 7105 4019



Insured section				
Employers' Liability			Limit of Indemnity	
Employers' Liability	Insured	GBP	10,000,000 any one occurrence	
Including sub-limits of indemnity for: Statutory defence costs	Insured	GBP	1,000,000 any one prosecution and in the	
Manslaughter defence costs	Insured	GBP	aggregate 1,000,000 any one prosecution and in the aggregate (for both defence costs and prosecution costs	
Prosecution costs (other than for manslaughter)	Insured	GBP	combined) 1,000,000 any one prosecution and in the aggregate	
Offshore work	Insured	GBP	5,000,000 any one occurrence	
War and terrorism	Insured	GBP	5,000,000 any one occurrence	
Cover inception date				
Cover expiry date				
Territorial limits: Claim jurisdiction: Policy Law and Jurisdiction		Worldwide Worldwide The law of that part of the United Kingdom where the head office of the insured is located		
Insured section premium subject to adjustment:		Yes		
Adjustable basis:		Clerical: Manual:	£708,000 @ 0.21% £477,000 @ 2.10%	
Subject to a minimum premium of:		GBP	11,500.00	
Insured section Public, Products and Pollution Liability			Limit of Indemnity	

Insured section Public, Products and Pollution Liability			Limit of Indemnity
Public Liability	Insured	GBP	10,000,000 any one occurrence
Products Liability	Insured	GBP	10,000,000 any one occurrence and in the aggregate
Pollution Liability	Insured	GBP	10,000,000 any one occurrence and in the aggregate
Including sub-limits of indemnity for Public, Products and Pollution liability insured sections: Environmental statutory liability (part of insured section Pollution liability)	Insured	GBP	1,000,000 any one occurrence and in the aggregate including defence
Financial Loss Insurance (part of insured section Public liability)	Insured	GBP	500,000 any one claim and in the aggregate
Statutory defence costs	Insured	GBP	1,000,000 any one prosecution and in the aggregate
Manslaughter defence costs	Insured	GBP	1,000,000 any one prosecution and in the aggregate (for both defence costs and prosecution costs combined)
Prosecution costs (other than for manslaughter)	Insured	GBP	500,000 any one prosecution and in the aggregate
Combined single limit for the Public, Products and Pollution liability insured sections	Insured	GBP	10,000,000 any one event

PWST010121 Page 2 of 6



Retroactive Date 20th March 2020

Territorial limits: Worldwide

Claim Jurisdiction: Worldwide excluding North America

Policy Law and Jurisdiction

The law of that part of the United Kingdom where the head office of the insured is located

Insured sections premium subject to adjustment:

Yes

Adjustable basis: Turnover £6,000,000 @ 0.1575%

Subject to a minimum premium of: GBP 9,450.00

Excesses Insured section	Amount of excess	
Employers' liability	GBP 0 Not applicable	
Public liability (Excess)		
i) In respect of underground servicesii) In respect of heatiii) In respect of all other insured events	GBP 2,500 any one claim GBP 2,500 any one claim GBP 2,500 any one claim	
Products liability (Excess)	GBP 2,500 any one claim	
Pollution liability (Excess)	GBP 2,500 any one claim	

Payment Details	
Annual Policy Premium	GBP 20,950.00
IPT/tax	GBP 2,514.00
Premium payable (refunded) by this transaction	GBP 20,950.00
IPT/tax	GBP 2,514.00
Total payable	GBP 23,464.00
Premium payment date	20 th May 2021



Endorsement Schedule

Policy Number: DIA21CHLOR-1/2002

Period of Insurance: To: 19th March 2022

both days inclusive Greenwich Mean Time and for such further period or periods as may be mutually

agreed upon.

This **schedule** sets out additional clauses that form part of the **policy**. The undernoted clauses amend the **insured section** and / or clause stated and is each otherwise subject to the terms and conditions of this **policy**.

CYBER and DATA LIMITED EXCLUSION ENDORSEMENT 1

(Other than Bodily Injury or Property Damage arising out of a Cyber Incident)

- 1 Notwithstanding any provision to the contrary within this Policy or any endorsement thereto this Policy does not apply to any loss, damage, liability, claim, fines, penalties, cost or expense of whatsoever nature directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with any:
 - 1.1 Cyber Act or Cyber Incident including, but not limited to, any action taken in controlling, preventing, suppressing or remediating any Cyber Act or Cyber Incident; or
 - 1.2 loss, damage, liability, claim, cost, fines or penalties or expense of whatsoever nature directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with any loss of use, reduction in functionality, repair, replacement, restoration, reproduction, loss or theft of any **Data**, including any amount pertaining to the value of such **Data**:

regardless of any other cause or event contributing concurrently or in any other sequence thereto, unless subject to the provisions of paragraph 5.

- 2 In the event any portion of this endorsement is found to be invalid or unenforceable, the remainder shall remain in full force and effect.
- 3 This endorsement supersedes any other wording in the Policy or any endorsement thereto having a bearing on a **Cyber Act**, **Cyber Incident** or **Data**, and, if in conflict with such wording, replaces it.
- 4 If the Underwriters allege that by reason of this endorsement loss sustained by the Insured is not covered by this Policy, the burden of proving the contrary shall be upon the Insured.
- 5 However, clause 1.1 of this Exclusion shall not apply in respect of any actual or alleged liability for and/or arising out of:
 - 5.1 any ensuing third party bodily injury (other than mental injury, mental anguish or mental disease); or
 - 5.2 any ensuing physical damage to or destruction of third party property

resulting from or arising out of a **Cyber Incident**, unless that **Cyber Incident** is caused by, contributed to by, resulting from, arising out of or in connection with a **Cyber Act**. Nothing contained in the foregoing shall provide any coverage for any action taken in controlling, preventing, suppressing or remediating a **Cyber Incident** or a **Cyber Act**.

Definitions

- 6 Computer System means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by the Insured or any other party.
- 7 Cyber Act means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any Computer System.
- 8 Cyber Incident means:
 - 8.1 any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any Computer System; or
 - 8.2 any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any **Computer System**.
- 9 Data means information, facts, concepts, code or any other information of any kind that is recorded or transmitted in a form to be used, accessed, processed, transmitted or stored by a Computer System.

LMA5469

4 November 2020



WSTNAE Notifiable asbestos

This Policy excludes and does not cover the **insured** in respect of any claim arising from or in connection with the handling, removal, stripping out, demolition, transportation or disposal of **notifiable asbestos**.

However this exclusion shall not apply to liability arising from:-

- i) the accidental discovery of materials known or suspected to be **notifiable asbestos**:
- ii) the investigation of any such suspect materials.

Provided always that:-

- a) immediately upon discovery, all handling, removal, stripping out, demolition, transportation or disposal of that which is suspected to be **notifiable asbestos** ceases until the composition of all such materials is established;
- b) any subsequent handling, removal, stripping out, demolition, transportation or disposal of **notifiable asbestos** is carried out by a licensed contractor on terms which indemnify the **insured** for all liability arising out of such work.

For the purpose of this endorsement the following definitions apply.

Asbestos means crocidolite, amosite, chrysotile, fibrous actinolite, fibrous anthophyllite or fibrous tremolite or any mixture containing any of these minerals.

Notifiable asbestos means Asbestos that is required to be handled, removed, stripped out, demolished, transported or disposed of by a licensed contractor.

Exclusion - Demolition

This Policy excludes and does not cover the **insured** in respect of any liability arising out of or from:

- a) the demolition of any structure by a method designed and/or intended to demolish the structure in one sudden and uninterrupted process, including a single action involving the removal of support at ground level;
- b) the use of a swing or drop ball;
- c) use of explosives;
- d) burning of debris.

ZZAINR Condition: Insurer's rights

Insurer's Rights

The 'Insurer's rights' clause which forms part of the 'Duties in the event of a claim or potential claim' to this **policy** is deleted and replaced with the following:

- a) The **insurer** will handle, oversee and shall have full discretion in the conduct of any potential insured claim which may be subject to an indemnity under this **policy** and shall be permitted to take over and deal with the defence or settlement of any claim in respect of any liability covered by this insurance in the name of the **insured**.
- b) The **insurer** may at any time pay the **limit of indemnity** (after deduction of any sums already paid) or such lesser sum for which the claim can be settled and will relinquish the conduct and control of the claim thereafter be under no further liability except (where payable under the relevant **insured section**) for payment of **defence costs** incurred prior to the date of payment.
- c) The **insurer** may at any time apply to the **insured** for reimbursement for payments made under the **insured sections** or extensions thereto but which do not exceed the **excess**.

Clause: ZZAINR010516

ZZAPSC Inclusion: Statutory defence costs including Health and Safety At Work, etc. Act 1974 Public, Products and Pollution liability - Statutory Defence Costs

The 'Statutory defence costs including Health and Safety At Work, etc. Act 1974' extension contained in the Coverage extensions to Public. Products and Pollution liability **insured section** of this **policy** is deleted and replaced with the following:

The insurer agrees to indemnify the insured and at the request of the insured, any other insured party, in respect of defence costs incurred with the prior consent of the insurer in defending:

- a) any alleged breach of statutory duty (including any prosecution brought under sections 2 to 8 of the Health and Safety at Work, etc. Act 1974, Health and Safety at Work (Northern Ireland) Order 1978 or similar legislation in the Isle of Man or the Channel Islands) or criminal proceedings brought;
- b) any alleged breach of statutory duty under the Protection from Harassment Act 1997; or
- c) allegations (whether under common law or statute) of manslaughter, corporate manslaughter or corporate homicide made against the **insured** or any **other insured party**, provided that the prosecution or proceedings relate to:

i. an offence alleged to have been committed during the period of insurance and in the course of business; and

ii. a potential insured claim for **bodily injury** to persons other than **employees** including their health, safety and welfare which may be the subject of an indemnity under this **insured section** of the **policy**.

The insurer will also indemnify the insured for:

- a) defence costs of appeal including appeal against improvement and prohibition notices incurred with the prior consent of the insurer; and
- b) prosecution costs awarded against the **insured**.

But the indemnity by this clause excludes and does not cover any amount:

- a) for which the **insured** or any **other insured party** is entitled to an indemnity by any other legal expenses, motor or employment protection policy;
- b) in respect of allegations provided by this clause (statutory defence costs), in excess of a **sub-limit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings;
- c) in respect of allegations of manslaughter, corporate manslaughter or corporate homicide (manslaughter defence costs), in excess of a **sub-limit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings; or
- d) in respect of prosecution costs (prosecution costs) in excess of a **sub-limit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings.

For the avoidance of doubt the following statutes, whilst not exhaustive, are included within the statutes or regulations contemplated for which **defence costs** are insured by this clause:

- a) Health and Safety at Work, etc. Act 1974, but only sections 2 to 8.
- b) Health and Safety at Work (Northern Ireland) Order 1978.



- c) The Trade Description Act 1968.
- d) Part II of the Consumer Protection Act 1987.
- e) Part II of the Food Safety Act 1990.
- f) Corporate Manslaughter Act 2007.

Clause: ZZAPSC010516

Inclusion: Statutory defence costs including Health and Safety At Work, etc. Act 1974 Employers' Liability Statutory Defence Costs

The 'Statutory defence costs including Health and Safety At Work, etc. Act 1974' extension contained in the Employers' liability **insured section** of this **policy** is deleted and replaced with the following:

The **insurer** agrees to indemnify the **insured** and at the request of the **insured**, any **other insured party**, in respect of **defence Costs** reasonably incurred with the prior consent of the **insurer** in defending:

- a) any alleged breach of statutory duty (including any prosecution brought under sections 2 to 8 of the Health and Safety at Work, etc. Act 1974, Health and Safety at Work (Northern Ireland) Order 1978 or similar legislation in the Isle of Man or the Channel Islands) or criminal proceedings brought;
- b) any alleged breach of statutory duty under the Protection from Harassment Act 1997; or
- c) allegations (whether under common law or statute) of manslaughter, corporate manslaughter or corporate homicide made against the **insured** or any **other insured party**, provided that the prosecution or proceedings relate to:
- i. an offence alleged to have been committed during the period of insurance and in the course of business; and
- ii. a potential insured claim for **bodily injury** to **employees** including their health, safety and welfare which may be the subject of an indemnity under this **insured section** of the **policy**.

The insurer will also indemnify the insured for:

- a) **defence costs** of appeal including appeal against improvement and prohibition notices incurred with the prior consent of the **insurer**; and
- b) prosecution costs awarded against the **insured**.
- The indemnity by this clause excludes and does not cover any amount:
- a) for which the **insured** or any **other insured party** is entitled to an indemnity by any other legal expenses, motor or employment protection policy;
- b) in respect of allegations provided by this clause (statutory defence costs), in excess of a **sublimit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings;
- c) in respect of allegations of manslaughter, corporate manslaughter or corporate homicide (manslaughter defence costs), in excess of a **sub-limit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings; or
- d) in respect of prosecution costs (prosecution costs) in excess of a **sub-limit of indemnity** stated in the **schedule**, any one claim or series of claims arising out of the same prosecution or proceedings.

Clause: ZZASDC010516

QBE European Operations is a trading name of QBE Europe SA/NV, VAT BE 0690.537.456, RPM/RPR Brussels, IBAN No.BE53949007944353 and SWIFT/BIC No. HSBCBEBB, ('QBE Europe'), and of (1) QBE UK Limited, no. 01761561 ('QBE UK'), (2) QBE Underwriting Limited, no. 01035198 ('QUL'), (3) QBE Management Services (UK) Limited, no. 03153567 ('QMSUK') and (4) QBE Underwriting Services (UK) Limited, no. 02262145 ('QSUK'), all four companies having their registered offices at 30 Fenchurch Street, London, EC3M 3BD, and being incorporated in England and Wales. QBE Europe is authorised by the National Bank of Belgium under licence number 3093. QBE UK and QUL are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. QUL is a Lloyd's managing agent. QMSUK are both Appointed Representatives of QBE Europe and QUL.



CERTIFICATE OF EMPLOYERS' LIABILITY INSURANCE (a)

(Where required by regulation 5 of the Employers' Liability (Compulsory Insurance) Regulations 1998 (the Regulations), one or more copies of this certificate must be displayed at each place of business at which the policy holder employs persons covered by the policy)

Policy No DIA21CHLOR-1/2002

Name of policy holder Chloros Environmental Ltd

2. Date of commencement of insurance policy 20th March 2021

3. Date of expiry of insurance policy 19th March 2022

We hereby certify that subject to paragraph 2:

- 1. the policy to which this certificate relates satisfies the requirements of the relevant law applicable in Great Britain, Northern Ireland, Isle of Man, Island of Jersey, Island of Guernsey, Island of Alderney; or any offshore installations in territorial waters around Great Britain and its Continental Shelf (b): and;
- 2. (a) the minimum amount of cover provided by this policy is no less than £5 million (c); or
 - (b) the cover provided under this policy relates to claims in excess of [£] but not exceeding [£].
- 3. the policy covers the holding company and all its subsidiaries

Signed on behalf of QBE Syndicate 1886 (Authorised Insurer)



Notes

- (a) Where the employer is a company to which regulation 3(2) of the Regulations applies, the certificate shall state in a prominent place, either that the policy covers the holding company and all its subsidiaries, or that the policy covers the holding company and all its subsidiaries except any specifically excluded by name, or that the policy covers the holding company and only the named subsidiaries.
- (b) Specify applicable law as provided for in regulation 4(6) of the Regulations.
- (c) See regulation 3(1) of the Regulations and delete whichever of paragraphs 2(a) or 2(b) does not apply. Where 2(b) is applicable, specify the amount of cover provided by the relevant policy.

Important

Display will be satisfied if the certificate is made available in electronic form and each relevant employee to whom it relates has reasonable access to it in that form.