

FLYER

Financial Risks Insurance Limit Options



FINANCIAL RISKS

Typically, Asset Managers purchase two types of Financial Risks insurance.

What insurances do you need to consider?

- Professional Indemnity (PI)
 PI insurance responds to a manager's legal liability to
 third parties (e.g. investors/customers) arising out of
 - third parties (e.g. investors/customers) arising out the provision of professional services.
- Directors' and Officers' Liability (D&O)
 D&O insurance responds to the legal liability of the manager and/or the fund (e.g. to shareholders or regulators) arising out of the management of the entities themselves.

What's the difference between PI and D&O?

The main difference between PI and D&O insurance policies is the capacity in which the wrongful act, which gives rise to the claim, is committed. The PI policy will trigger when the wrongful act occurs where services are being provided to customers. Conversely, the D&O policy relates to acts committed in the course of the overall management of the companies.



DIFFERENCES/BENEFITS OF THE RESPECTIVE OPTIONS

These insurances are generally purchased using one of the following aggregate limit structures:

	One Limit	Two Limit		Three Limit			
	Manager D&O Manager PI Fund D&O	Manager D&O Manager PI	Fund D&O	Manager D&O	Manager Pl	Fund D&O	
-	Shared Limit	Limit 1	Limit 2	Limit 1	Limit 2	Limit 3	

This structure provides a single limit which is shared between Manager D&O, Manager PI and Fund D&O. Each insured party may independently erode that limit, on a first come first served basis, therefore potentially reducing the cover available to the other insureds.

This structure provides separate ring-fenced limits, one for the Manager D&O and Manager PI and separately, one for the Fund D&O. Any erosion of the cover available to the manager entities will not impact the cover available to the Fund entities, and vice versa.

This structure provides three separate ring-fenced limits, one for Manager D&O, one for Manager Pl and one for Fund D&O. Similar to the two-limit structure, any erosion of the limit available to the Manager entities will not impact the cover available to the Fund entities. Furthermore, any claims made regarding the Manager Pl policy (e.g. allegations of negligence, trade errors etc.) will not impact the cover available to Director and Officers of the manager entities.



SPECIALIST ASSET MANAGEMENT INSURANCE SOLUTIONS

As a specialist financial services broker, we represent clients from across the asset management industry, including start-up hedge funds, large institutional managers, private equity managers, family offices, and portfolio management specialists.

YOUR CONTACTS



Jonte Bousfield
Divisional Director - Asset Management
E: jonte.bousfield@assuredpartners.co.uk
T: +44 (0) 20 7529 2391



James Collier
Associate - Asset Management
E: james.collier@assuredpartners.co.uk
T: +44 (0) 20 7337 6824





A Gallagher Company

POWER THROUGH PARTNERSHIP

AssuredPartners, The Walbrook Building, 25 Walbrook, London, EC4N 8AW
T: +44 (0) 20 7337 6800 | W: www.assuredpartners.co.uk
AssuredPartners is a trading name of AssuredPartners London Limited which is authorised and regulated by the Financial Conduct Authority under FRN 308598.
Registered in England and Wales: No 4152499.
This material is for promotional purposes only.