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To Whom It May Concern

01.06.22

Confirmation of Insurance Cover

Our Client: SRCL Ltd and/or Subsidiary Companies including Stericycle Ltd & Shred-It Ltd

We act as Insurance Brokers to the above client and confirm that the following insurance cover arrangements;

Insurance Type - Employers Liability

Period : 01 June 2022 to 31 May 2023
Limit of Indemnity : €13m any one occurrence
Insurers : Chubb Insurance Co. SA
Policy No. : IECANA15217

Insurance Type - Public/Products Liability

Period : 01 June 2022 to 31 May 2023
Limit of Indemnity : US\$2m increasing to not less than €6.5m any one occurrence via global Excess coverage (and in the aggregate in respect of products)
Insurers : Chubb Insurance Co. SA
Policy No. : IECANA15217

Insurance Type - Motor Fleet

Period : 01 June 2022 to 31 May 2023
Limit of Indemnity : Third Party Bodily Injury – unlimited
Third Party Property Damage - €30m (Private Cars)
Third Party Property Damage - €6.5m (commercial vehicles)
Insurers : Zurich (via Pen Underwriting)
Policy Number : 59.FMV.5990188

This document does not confer upon the addressee, recipient or holder any rights in the insurance nor does it set out the full terms, clauses, conditions, limits and exclusions of the Insurance. These statements have been made in good faith and are a summary of the insurance cover in force as at the date of this letter (which insurance remains subject to the full terms and conditions of the subscribing insurers' policy), although the Limit of Indemnity may have been impaired by incurred claims and therefore may vary from the amount shown. We accept no responsibility whatsoever for any inadvertent or negligent act, error or omission on our part in preparing these statements or for any loss, damage or expenses thereby occasioned to any recipient of this letter. The information contained in this letter should be treated as confidential.

Should the insurance cover be cancelled, assigned or changed in any way during the period of insurance, neither we nor the subscribing insurer(s) accept any obligation to notify any recipient of this letter.

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations.

Notwithstanding the issuance of this letter we are and remain solely the agent of our Client in this matter and owe no duties to any recipient of this letter.



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