

POLLUTION LEGAL LIABILITY

PRODUCT PROFILE

COVERAGE APPLICATION

Pollution Legal Liability (PLL) provides pollution liability coverage for environmental risks associated with the ownership/lease of property or operation of a facility or site. PLL applies to virtually every industry that owns, leases, acquires or divests real estate. Where PLL was once used solely as an alternative for federally-regulated facilities to post financial assurance under the various federal statutes, today its applicability is far more widespread. In addition to treators/storers/disposers/generators of hazardous waste/materials, industries such as the following are purchasing PLL coverage to protect against environmental loss:

- Agriculture
- Biotechnology
- Brownfields Energy
- Commercial
- Condominiums
- Construction
- Education
- Financial Institutions
- Fuel Distribution
- Healthcare
- Hotel/Casino
- Manufacturing
- Mining
- Pharmaceuticals
- Property Development
- Sports/Entertainment
- Transportation
- Warehousing
- and more...

POLICY FORM

PLL provides coverage for pollution conditions or events on, at, under or emanating from a covered location(s). Coverage is afforded for third-party bodily injury, property damage, clean up costs and defense costs. A unique feature of many PLL policies is their ability to offer various and different coverage parts under one policy. Such coverage parts include, but

are not limited to -

- · New pollution conditions
- · Existing pollution conditions

- · On site clean up coverage
- Transportation coverage
- Non Owned Disposal Site (NODS) coverage
- Business interruption
- · Builders soft cost
- · Mold liability coverage
- Products pollution liability

Another important aspect of coverage offered under PLL that should be understood is, if a known environmental condition exists at a site, the policy can be structured to provide some type of environmental coverage for that existing contamination. Coverage is based on the type and extent of the site's existing contamination.

PROGRAM OVERVIEW:

- PLL is intended to fill the "environmental gap" left in most general liability policies for owners of property and operators of facilities or sites.
- External protection mechanism for environmental losses/claims that would otherwise be paid by the owner of the property.
- Can be structured with mold liability and mold clean up coverage.
- Provides coverage for past, current and future environmental losses.
- PLL provides simple asset protection from potentially catastrophic environmental events associated with day-to-day operations.
- Reduces much of the uncertainty associated with environmental liability.
- Programs involving multiple premises can be tailored to address the diverse needs of each property.
- Can enhance the sale of property and provide assurance to unknown environmental liabilities in property transactions.
- PLL is flexible and can be tailored and enhanced to meet the specific needs of each risk.
- PLL is commonly accepted in lieu of environmental indemnities or can be structured to supplement indemnities.
- PLL provides coverage for Natural Resource Damage (NRD) claims.

CONTACT

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Or contact your local RT Specialty broker or underwriter.



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POLICY TERM

For transactional purchases, terms vary between 5 and 10 years with a few carriers offering 10-year policies for operational coverage, while others offer 10-year terms for transactions. In regard to hospitality, habitational, and healthcare risks, most markets offer a maximum term of 3 years. For prospective coverage, the average term is 3 years.

MARKET OVERVIEW

Coverage terms have been impacted over recent years, depending on the type of risk, by a combination of high profile mold claims, rising legionella claims, natural disasters, and the focus on emerging contaminants such as per- and polyfluoroalkyl substances (PFAs).

Coverage enhancements such as contingent business interruption, defense outside the limits, and first-party diminution of value are readily available for inert real estate portfolios, while indemnity triggers are utilized to address the known pollution conditions identified in contaminated property transfers.

LIMITS OF LIABILITY

\$300,000,000 each pollution condition / \$300,000,000 aggregate limit of liability (i.e., structured from various carriers from the pollution liability marketplace.

RETENTIONS

\$10,000 minimum either as a deductible or self insured retention depending on the carrier.

PREMIUMS

Premiums can begin as low as \$5,000 for a \$1,000,000 each pollution condition / \$1,000,000 aggregate depending on the carrier.

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