

GTCI

General Terms and Conditions of Insurance

Packages for businesses Business legal protection

Issue May 2022

Client information

General Terms & Conditions of Insurance

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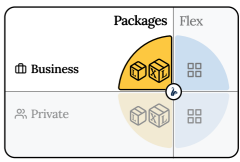


Client information

Dextra Legal Protection Ltd (Dextra) is an independent Swiss legal insurer headquartered in Zurich. It provides support in legal matters and protects against the financial risks of a legal dispute.

Dextra offers legal protection to private individuals and companies with standardised package solutions as well as customizable "Flex" products, where the desired legal modules can be combined at will.

The packages are designed as "all-inclusive" products and cover essential areas of law. For companies, you can choose between Package L, which includes business legal protection Business L, and Package XL, which includes business legal protection Business XL as well as the optional All-Risk Module. Variant XL features a wider scope of coverage and benefits.



In addition to your company, you can also insure yourself as a private individual at preferential conditions. The insurance includes personal and traffic legal protection.

Package L

Everything important for companies is insured, the best value for money.

- Insurance coverage: max. CHF 600,000
- Territorial scope: worldwide
- Waiting period: 60 days

☑ Business L business legal insurance

Business L provides protection from the most common risks for businesses.

24 areas of law insured, including:

Labour law, Revocation of licence, Legal protection for builders, Taxation, Permits, Data protection law, Ownership and property law in respect of movable property, Ownership and property law in respect of real estate, Ownership and property law in respect of vehicles, Expropriation law, Vehicle contract law, Intellectual property law, Intellectual property law, Internet law, Medical service providers (TARMED), Tenancy and lease law, Neughboring rights, Travel law, Tort law, Commonhold property ownership law, Criminal law, Legal protection for landlords, Insurance law, Contract law

Personal and Traffic legal insurance L

Private L and Move L provide protection against the most common legal risks in everyday life and those related to vehicles and traffic offences.

The insurances mentioned above are indemnity insurances.

Package XL

The carefree package with our best coverages and benefits for companies.

- Insurance coverage: max. CHF 1,300,000
- Territorial scope: worldwide
- Waiting period: 30 days

✓ Business XL business legal insurance

Business XL provides comprehensive protection from legal risks for businesses.

32 areas of law insured.

All 24 of Business L included. Additionally:

Swiss Posted Workers Act, Company law, Antitrust law, Purchase and sale of real estate, Consumer information / price surveillance, Public construction and planning law, Tax and customs law, Unfair competition

All-Risk module

Personal and Traffic legal insurance XL

Private XL and Move XL provide comprehensive protection against legal risks in everyday life or related to vehicles and traffic offences.





General Terms and Conditions of Insurance (GTCI)

Packages for businesses Business legal protection

Henceforth, our business legal protection product for companies is designated as Business.

The legally binding document is the original German version, which shall prevail in any case of doubt or differences of interpretation.

A Insured companies and persons

A1 Who is insured?

The insurance covers all the policyholder's sites in Switzerland and the co-insured companies listed in the policy having their headquarters in Switzerland, in the performance of their operational activities.

The insurance also covers those individuals acting on behalf of the policyholder and/or co-insured companies in the performance of their professional activities as:

- Associates; self-employed persons; members of management, of boards of directors and executive committees; members of boards of trustees and of the executive committees of associations.
- Employees, freelancers, loaned/seconded personnel and family members who participate in work.
- Drivers, keepers, owners, passengers, renters or leaseholders of commercially used vehicles, ships and aircraft (with a maximum take-off weight (MTOW) of 5.7 tonnes).
- Drivers of or passengers in private vehicles and clients' vehicles driven for professional/commercial purposes (test drives, delivery or transfer journeys).
- Tenants/leaseholders of real estate used for commercial/industrial purposes in Switzerland.
- Owners (including commonhold property owners) and landlords/lessors of commercial real estate in Switzerland.

B Territorial and temporal scope

B1 Where are you insured?

The territorial scope of coverage is defined as follows:

	L	XL
Business	The insurance is valid worldwide unless noted otherwise.	The insurance is valid worldwide unless noted otherwise.
Module All-Risk	×	The insurance is valid worldwide unless noted otherwise.

B2 When are you insured?

- a. Insurance coverage is provided if the insured event and the need for legal protection occur and are notified to Dextra during the duration of the insurance contract, subject to the expiration of the waiting period. The insured event is defined as the point in time of the first alleged or actual breach of the law or breach of contract, with the following clarifications:
 - Legal protection for collections: point in time at which payment is defaulted.
 - Public construction and planning law: point in time when the building application is submitted.
 - Tax law: point in time of submission of the tax return or declaration.
 - Insurance law: point in time which justifies the entitlement to benefits (e.g. occurrence of an accident, sickness, maternity, unemployment).
- **b.** The waiting period is 60 days (variant L) and 30 days (variant XL), respectively. There is no waiting period for cases involving criminal and tort law, in case of administrative proceedings, as well as in case of prior insurance of the same risk, provided there is no uncovered period of time between the change of insurance.





C Insurance coverage and benefits

C1 What is the insurance coverage?

The maximum insurance coverage depends on which variant (L, XL) was chosen.

	L	XL
Business	✓ Switzerland: max. CHF 600,000✓ World: max. CHF 150,000	✓ Switzerland: max. CHF 1,300,000✓ World: max. CHF 250,000
Module All-Risk	×	✓ Switzerland: max. CHF 3,000✓ World: max. CHF 3,000

The insurance coverage is available only once per event, module and insurance year.

C2 What is insured?

Within the scope of the insurance coverage, Dextra provides the following benefits:

- **a.** Handling of the legal case by Dextra's lawyers and legal experts. Internal legal services are set against the insurance coverage at CHF 180 per hour.
- b. Costs of necessary lawyer's fees that are customary for the local area.
- c. Judicial costs and other costs of litigation including necessary translation costs.
- d. Party compensation to the opposing party.
- e. Costs of necessary expert reports, opinions and analyses.
- f. Costs of arbitration courts and mediation.
- g. Costs of collection until a loss certificate is available or a bankruptcy notice is issued.
- h. Application for non-disclosure of an entry in the Swiss debt collection register which can be viewed by third parties.
- i. Necessary travel expenses arising from subpoenas issued outside the canton of residence.
- j. Advance payment of bail bonds to avoid being remanded in custody.
- k. Office fees and administrative costs of a penalty order or of administrative measures.
- I. Documented loss of earnings due to subpoenas.
- m. Advance payment of up to CHF 5,000 to cover the costs of an on duty lawyer ("Anwalt der ersten Stunde"). The advance payment must be repaid if convicted of a premeditated offence or if the case is dismissed following a settlement.
- n. Any party compensation awarded to the insured persons shall go be assigned to Dextra.
- **o.** Dextra can release itself from its obligations by way of a redemption. Such redemption is determined by the nature in dispute, the risks of litigation and of debt collection.

Dextra waives its statutory right to reduce benefits in case of gross negligence.

C3 What is not insured?

The following are not covered:

- a. Financial payments of a punitive nature.
- b. Damages and costs that have to be borne by another insurer or a third party.
- c. Lawyers' contingency fees.

C4 How does the telephone legal advice service (JUSupport) assist you?

Dextra's lawyers and legal experts provide legal advice on legal matters. JUSupport also provides legal information in areas of law not covered by the insurance, albeit without acknowledging any legal obligation.







D Areas of law covered

D1 Which areas of law are covered by Business?

Variants L and XL of "Business" legal protection for companies cover the following areas of law:

Business (1/3)	L	XL
 Employment law Disputes with employees arising from private or public-law employment relationships, and disputes with joint professional committees. 	300,000	, 1,300,000
 Revocation of licence Proceedings before administrative authorities for the revocation of driver licences and vehicle registrations. 	~ 600,000	~ 1,300,000
3. Legal protection for builders Contractual disputes in connection with a construction project by the insured company in Switzerland.	> 50,000	✓ 150,000
4. Taxation Proceedings relating to the taxation of vehicles, ships and aircraft.	~ 600,000	~ 1,300,000
5. Permits Disputes in connection with procedures regarding revocations, restrictions or non-renewals of concessions, company/operating and professional licences, as well as work permits, short-time work permits or residence permits.	1 50,000	~ 600,000
6. Data protection law Disputes arising from violations of the Swiss Federal Act on Data Protection and the EU General Data Protection Regulation (GDPR).	3 00,000	~ 1,300,000
7. Ownership and property law in respect of vehicles, ships and aircraft Disputes relating to ownership, possession and other real rights in respect of vehicles, ships and aircraft.	~ 600,000	~ 1,300,000
8. Ownership and property law in respect of movable property and animals Disputes relating to ownership, possession and other real rights.	~ 300,000	~ 600,000
9. Ownership and property law in respect of real estate Disputes in connection with easements and land charges registered in the land register as well as boundary disputes in Switzerland.	3 00,000	~ 600,000
10. Expropriation law Disputes in connection with the expropriation of land / real estate in Switzerland.	✓ 150,000	~ 1,300,000
11. Swiss Posted Workers Act Disputes with authorities and joint professional committees in connection with the Posted Workers Act.	×	~ 1,300,000
12. Vehicle contract law Disputes arising from contracts relating to the company's own vehicles, aircraft or ships (including rental, leasing and instalment agreements and long-term rental of garages, parking spaces or moorings).	7 150,000	~ 1,300,000
13. Company law Disputes relating to defence against liability claims where an existing directors' and officers' liability insurance policy does not provide insurance cover.	×	~ 150,000
14. Intellectual property law Civil disputes arising from trademark, design and copyright law. With Business XL, patent law is also insured.	> 50,000	~ 50,000

¹ Insurance coverage (CHF). Applies analogously to all subsequent figures/tables.







Business (2/3)	L	XL
15. Legal protection for collections Collection of non-periodic and non-medical receivables resulting from contracts with customers who have their headquarters/domicile in Switzerland, until a loss certificate or bankruptcy notice is issued. Service of the first dunning notice is incumbent on the insured company.	1 50,000	~ 600,000
16. Internet law Filing of claims for damages and compensation for personal suffering, assertion of the right of reply, requests for erasure or amendment, and support with lodging a criminal complaint in case of privacy violations (slander, defamation, insults) on the internet (cyber bullying). Filing of claims for damages and support with lodging a criminal complaint in case of credit card abuse (skimming) or identity fraud (phishing, hacking).	3 00,000	~ 1,300,000
17. Antitrust law Disputes in connection with claims arising from obstructions to competition and investigations by the Swiss Federal Competition Commission relating to restrictions on competition in Switzerland, and disputes arising from proceedings relating to notifications of company mergers in accordance with the Swiss Federal Act on Cartels and other Restraints of Competition (Cartel Act, CartA).	×	~ 150,000
18. Purchase and sale of real estate Disputes arising from the purchase and sale of real estate in Switzerland.	×	✓ 150,000
19. Consumer information / price surveillance Civil disputes on account of abusive prices and breaches of regulations regarding the declaration of goods and services, or the obligation to provide information.	×	✓ 150,000
20. Medical service providers (TARMED) Disputes with Swiss social insurance organizations regarding the adequacy (cost-effectiveness and quality) of the medical services provided, and disputes arising from rate agreements in place with Swiss social insurance organizations regarding medical services.	1 50,000	~ 600,000
21. Tenancy and lease law Disputes as tenant/leaseholder of real estate used for commercial/industrial purposes in Switzerland.	~ 600,000	~ 1,300,000
22. Neighboring rights Civil disputes arising from neighbor law.	~ 150,000	~ 1,300,000
23. Public construction and planning law Disputes arising from public construction law in connection with a construction project by the insured company for a building which is used for commercial purposes, and in connection with a construction project by a directly adjacent neighbor in Switzerland.	×	~ 150,000
24. Travel law Contractual disputes in connection with business trips.	~ 150,000	~ 600,000
25. Tort law Filing of extra-contractual liability claims as the injured party. Support with lodging a criminal complaint or requesting victim aid.	~ 600,000	~ 1,300,000
26. Tax and customs law Disputes in connection with tax assessment by a Swiss tax authority relating to direct Federal tax, cantonal income tax and wealth tax, profit and capital taxes, real estate gains tax, change of ownership tax, property tax, value added tax and withholding tax, and stamp duty. Disputes in connection with customs orders by Swiss authorities.	×	~ 150,000
27. Commonhold property ownership law Disputes among commonhold property owners and with the administration in Switzerland.	~ 600,000	~ 1,300,000



Business (3/3)	L	XL
28. Criminal law	~	~
Defence in case of negligent offences.	600,000	1,300,000
29. Unfair competition Disputes arising from civil claims or public-law proceedings on account of unfair competition.	×	✓ 150,000
30. Legal protection for landlords	~	~
Disputes as landlord/lessor of real estate in Switzerland.	300,000	600,000
31. Insurance law Disputes with private and Swiss social insurance organizations, including pension funds, unemployment and health insurance funds, and also vehicle and building insurers.	~ 600,000	~ 1,300,000
32. Contract law Disputes arising from other unnamed contracts with customers, suppliers and service providers.	√ 150,000	~ 600,000

D2 What is insured in the All-Risk Module?

The following benefits are included in the All-Risk Module:

All-Risk	L	XL
 AdvicePlus Advice and support with legal matters concerning all areas of Swiss law, provided by Dextra's lawyers and legal experts. 	×	~ 3,000
Examination of contract texts Examination and expert reporting on employment, rental, tenancy, purchase, loan and leasing contracts under Swiss law, up to a maximum of 15 pages per contract, by Dextra's lawyers and legal experts.		~ 3,000
Legal disputes Disputes not covered by Business XL. Premeditated offences are not covered.	×	3 ,000

E Legal protection for private individuals

Associates, self-employed persons, and members of management and of boards of directors may insure themselves additionally as private individuals at preferential conditions. The insurance coverage comprises the following products: Private L and Move L or Private XL and Move XL in the household variant (see <u>GTCI Private Packages 2022</u>). The modules Real Estate Immo L or XL and All-Risk are not included.





F Coverage restrictions

F1 Which legal cases are not insured?

- a. Cases covered by an insurance or module which was not selected by the policyholder, and cases in areas of law that are not explicitly mentioned in the selected insurances or modules.
- b. Cases in connection with claims which have been assigned or transferred to the insured person, cases of assumed debt, contracts in favour of third parties, sureties, gambling and betting.
- c. Cases in connection with the investment of assets, works of art, the trading of securities and cryptocurrencies, participation in or purchase and/or sale of companies, and other financial, speculative and investment transactions.
- d. Cases in connection with supplementary and penalty tax proceedings, and the valuation of real estate and company shares.
- e. Cases in connection with company law, insofar as not explicitly insured.
- f. Cases in connection with activities as General Contractor and Total Contractor.
- g. Cases relating to the commercial construction and conversion of real estate with the intention of selling it.
- h. Cases in connection with acts of war or terrorism, strikes or nuclear fission/fusion.
- i. Cases involving an unauthorised driver/pilot/skipper.
- j. Cases in connection with investigations of fitness to drive.
- k. Cases in which the driver has an alcohol concentration of 1.6% or 0.8 mg/litre of breath alcohol content or more or is repeatedly under the influence of other substances that affect their fitness to drive.
- I. Cases in connection with defending against extra-contractual liability claims.
- m. Cases in connection with a criminal offence on the part of the insured person who is accused of having acted with premeditation. For criminal offences of this sort, Dextra pays the costs only after a full acquittal or after the case is dismissed on the grounds of an emergency, self-defence, or insufficient suspicion/facts.
- n. Cases in connection with proceedings before international or supranational courts and arbitration courts.
- o. Cases among persons insured under the same policy. In such cases, only the policyholder is insured.
- p. Cases against Dextra, its governing bodies, employees and agents, and other persons who provide services in a legal case.

G Procedure in a covered case

G1 How do I report a claim?

- a. You must immediately notify Dextra of an insurance claim online. All documents must be submitted completely and truthfully in electronic form.
- b. After notification of the claim, Dextra will discuss the further procedure with the insured person.

G2 How will my claim be handled?

- a. Dextra provides service through its internal Legal Department, or it may engage an external service provider to do so. Without the prior consent of Dextra, the insured person may not engage the services of any legal representative, initiate any proceedings, agree any settlements or take any legal action. Otherwise, Dextra may decline to refund these costs in their entirety.
- b. The lawyers and legal experts from Dextra will support the insured person, engage in communication for dispute settlement and take suitable action in coordination with the insured person.
- c. The insured person is free to select a legal representative at the place of jurisdiction if this is necessary in view of judicial or administrative proceedings, or if there is a conflict of interests. If Dextra rejects the proposed legal representative or legal firm, the insured person can propose three legal representatives or legal firms and Dextra must accept one of the propositions made.
- d. The legal representative must be released from their professional duty of confidentiality and must use the portal for lawyers provided by Dextra.
- e. If Dextra provides the insured person with advice and support without reservation, this must not be interpreted as a commitment to provide cover. Dextra also rejects all liability for advice given without legal obligation.





G3 What happens in case of differences of opinion?

- a. If there are differences of opinion with regard to coverage, the actions to be taken or the prospects of success of a legal case, especially if Dextra considers intervention futile, the insured person may request Dextra to justify its position in writing and, within 14 days of receiving this justification, can demand that the case be assessed by an arbitrator. The arbitrator shall be selected by mutual agreement and must not be in a confidential relationship with one of the parties. The losing party shall bear the costs of the proceedings and shall reimburse the winning party for its share of half of the advance payment.
- b. If Dextra refuses to take further action and if the insured person litigates at their own expense and obtains a more advantageous outcome by way of a judgement than was assessed when further action was refused, Dextra shall subsequently cover the necessary costs of the proceedings at the usual local rates.

H General provisions

H1 What is the legal basis for your insurance contract?

- a. The basis for the insurance contract between the policyholder and Dextra consists of the application, the policy, the GTCI, the ICA (Federal Act on Insurance Contracts (Insurance Contract Act)), the ISA (Federal Law on the Supervision of Insurance Companies (Insurance Supervision Act)) and the ISO (Federal Ordinance on the Supervision of Private Insurance Companies (Insurance Supervision Ordinance)).
- b. This contract is governed by Swiss law. Legal actions by the policyholder against Dextra must be filed at the policyholder's domicile or at Dextra's headquarters in Zurich.

H2 When does your insurance start and end?

- a. The start date of the contract is stated in the policy. The insurance runs for one year and is renewed automatically by one further year unless one party gives notice of termination in writing or in electronic text form by the last working day prior to the end of the current insurance year.
- **b.** The policyholder has the right to withdraw from the insurance contract within 14 days of taking out the policy. In this case, benefits already received must be repaid.
- c. Both contracting parties have the option of terminating the contract when an insured event occurs in which Dextra is liable to provide services. Notice of termination must be given in writing or in the form of electronic text, no later than upon the last provision of service. Insurance coverage ends 14 days after termination is communicated to the other contracting party.
- **d.** The insurance contract lapses on the day the domicile is transferred outside of Switzerland or in the event of bankruptcy/merger of the policyholder.

H3 Which points should be noted regarding the premium?

- a. The premium and its due dates are stated in the policy.
- b. Dextra may demand a fee for special expenses such as shipping or dunning costs.
- c. Dextra may increase or reduce the premiums as of the premium due date, in accordance with the cost trend for insurance products. New GTCI or amendments to existing GTCI and adjustments of premiums shall be announced in good time and are deemed to have been accepted unless the insurance contract is terminated before the end of the current insurance year.

H4 How is the premium calculated?

Calculation of the premium is based on alterable facts (business activities, annual turnover, payroll amount, etc.). The turnover and payroll amount of co-insured companies must be added to those of the policyholder. If the calculation basis changes by more than 10% in relation to the figures stated in the policy, the policyholder must notify Dextra of this at the start of the new insurance year. If new, ordinary changes occur during the insurance year (e.g. new employees, new vehicles), they are insured until the next principal expiration date. Extraordinary changes (e.g. changes to business activities, acquisitions) must be notified immediately during the insurance year.



