

A 22 EMPLOYER LIABILITY FOR LOSS OR DAMAGE WITH OR BY UNMANNED AIRCRAFT (DRONES)

Solely with respect to Section II Employer Liability it is hereby provided, contrary to the provisions of article 3.3 Aircraft and/or vessels of the General Conditions, that the exclusion of claims for loss or damage caused with or by an aircraft does not apply to claims for loss or damage caused with or by unmanned aircraft. Excluded at all times are claims for loss or damage caused with or by unmanned aircraft, if the required licences have not been obtained and/or if it is flown where this is not allowed.

*The VNAB model policy conditions and clauses only serve as **model**. They may be adjusted by alterations, additional provisions and/or clauses. VNAB market parties are free to offer other policy conditions to their customers.*

The VNAB is not liable for the application or contents of the model conditions and clauses.

If you're looking for previously published (older) conditions, please contact the VNAB.

The official title of these conditions is: "A 22 Werkgeveraansprakelijkheid voor schade met of door onbemande luchtvaartuigen (drones)". The wording is available via the website of the Netherlands Insurance Exchange Association, www.vnab.nl.