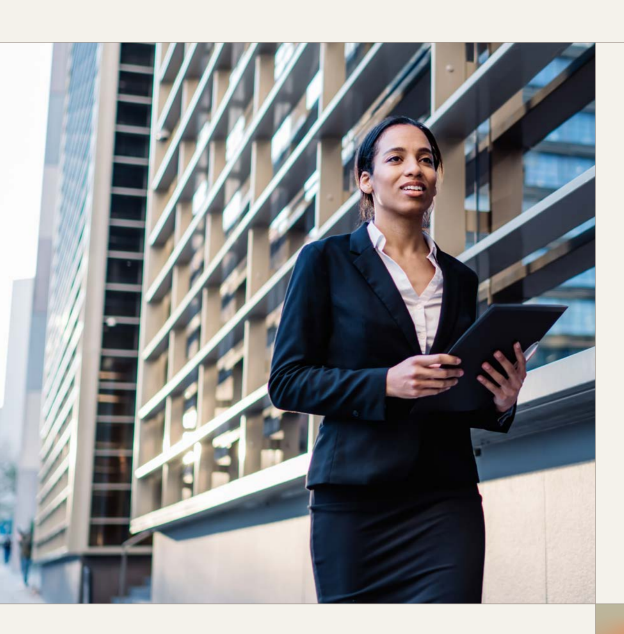
After The Event Insurance

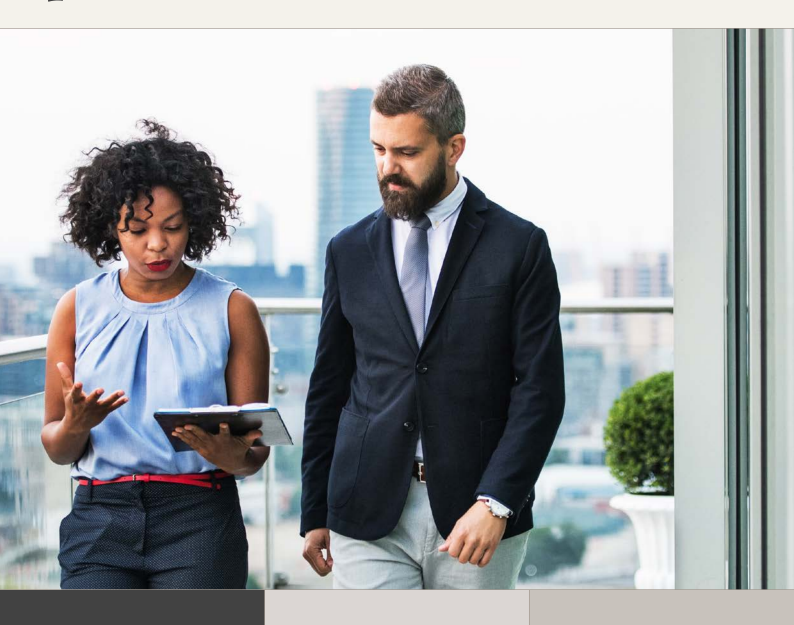
Clinical Negligence



MARKEL



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'A' Rated Insurer*



\$24.5bn

Market Cap†

\$16.9bn

Net Assets‡

#251

2025 Fortune 500

\$14.5bn

Gross Written Premium‡

^{*}Cover is underwritten by Markel International Insurance Company Limited with financial strength ratings of A (Strong) from S&P Global and A (Excellent) from A.M. Best †At 12 June 2025 ‡At 31 December 2024

About us

Expect more from your After The Event insurer

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For the last 20 years, Markel UK has been one of the leading after the event insurers, providing solicitors with an 'A' rated insurance solution for clinical negligence risks.



The close relationships we build with our law firms through our willingness to listen and respond to their needs ensures we always remain ahead of the market whilst offering the highest quality solutions to the risks clinical negligence claimants face today.

Clinical negligence litigation has evolved dramatically over the past 10 years and there is no longer a one-size-fits-all approach.

At Markel we pride ourselves on understanding the needs of the claimant as well as the solicitor by offering innovative and market-leading products to meet those needs.



We believe long-term relationships are built on great customer service, trust and integrity.

We put creativity, innovation and customer service at the heart of what we do:

- Delegated authority aimed at empowering
- Full part 36 cover
- Protection from exposure to opponent's costs and own disbursements
- Floating premium structure
- Minimal reporting requirements
- Ability to draw down on court fees on eligible cases*
- Free risk assessments from medical experts and nurses*
- Pagination covered as a disbursement
- Increased indemnity for high value/catastrophic cases
- Dedicated account manager
- Award-winning claims team

^{*} Subject to scheme terms and conditions

Clinical Negligence Litigation

Areas of cover

V

Our extensive range of delegated and non-delegated authority products are specifically designed to reduce the financial burden on law firms in the post-LASPO landscape whilst giving you the freedom to run your cases, your way.



Dedicated account manager

Cover up to £300k*

Premium protection



Floating premiums based on damages, so the premium you pay is proportionate to the damages you receive

Our products can help take the stress away of running complex clinical negligence cases by providing an early free risk assessment from medical experts or nurses.

Markel's clinical negligence product suite offers market-leading solutions to some of the most prestigious law firms in the country. Through our partnerships we have gained a deep understanding of clinical negligence risks and developed a number of solutions, recognising the need for flexibility in this specialist area of litigation.

Our solutions have been designed to enable law firms an element of choice around which of our products best suits their portfolio of clients and business model. Premiums are contingent on success and fixed to trial, ensuring you and your clients will always know what is due right from the outset.

These solutions provide the following benefits:

Conditional premiums, i.e. you only pay when you win

Online policy administration

Hybrid cover for court fees and disbursements*

^{*} Subject to scheme terms and conditions

Clinical Negligence Litigation

Areas of cover

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A unique hybrid policy

We recognise the increasing financial pressure law firms are under in the post-Jackson era. The increase in court issue fees presents yet another financial barrier and potentially creates a conflict of interest between solicitors and their clients.

Our solution to this problem was to design the market's first hybrid ATE insurance policy. The cover provided by this policy enables the law firm to claim the court issue fee as an interim payment, as opposed to only at the end of the case.

This benefit helps share the financial burden of the litigation and removes any potential conflicts of interest.

Contacting our specialists

Call us on: 0370 607 8999 or email us at: ateservicesuk@markel.com to discuss the above scheme or any others, and we will be pleased to deal with your enquiry.

Our insurance protects your clients from risks they will face under Qualified One Way Cost Shifting (QOCS), whilst enabling you the freedom to run your cases, your way.

Full delegated authority

- You decide which disbursements are necessary to run the case
- You decide whether or not to reject any offers
- You decide whether or not to issue proceedings
- You decide whether or not to go to trial

Cover includes:

- Up to £300,000 limit of indemnity
- Hybrid cover for court fees and own disbursements*
- Disbursement cover no reporting requirements
- Failure to beat Pt36 cover no reporting requirements
- Interim/interlocutory cover
- Multi-defendant cover

^{*} Subject to scheme terms and conditions

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All information accurate at the time of production June 2025.

This document is not a policy document and contains only general descriptions. Policyholders must refer to the actual policy issued for the binding terms, conditions and exclusions of cover.

Markel (UK) Limited is an appointed representative of Markel International Insurance Company Limited (Reference number: 202570), which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority.

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Calls from a landline will be charged at your local rate. Calls from mobile phones are charged at your local rates in accordance with your tariff.

