



Public D&O

U.S. Listed Public Companies need protection against financial loss for directors and officers, and, in certain instances, for the company itself for wrongful conduct of directors and officers. In the public company arena those claims often manifest themselves in the form of securities class actions and actions from regulatory bodies alleging claims of mismanagement, breach of fiduciary duty or false/misleading public disclosures. The veteran underwriters in DUAL's Public Company D&O team specialize in providing excess coverage for these risks.



Program Highlights

- Carrier support by Accredited Specialty Insurance Company, a wholly owned subsidiary of R&Q with admitted status in all 50 states and the District of Columbia
- Up to \$10M in limits
- Available to retail and wholesale brokerages
- Leaders with significant Public D&O experience
- In-house claims handling• Division of DUAL, the world's largest international underwriting agency
- Financially superior reinsurance backing

Strategy

- Best in Class Business: Focus on Fortune 1000, Recession / Pandemic Resistant risks with strong financial profiles
- Right Attachment Point: Minimum attachment point of \$40,000,000 (exclusive of the SIR)
- Market Acceptable Limits: \$10,000,000 of limits to deploy

Coverage

- Traditional ABC coverage (full excess coverage)
- Side A only (non-indemnifiable loss only for D&O's)

Underwriting Contacts

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