



Important Notices

Duty Of Disclosure

Your Duty Of Disclosure

Before you enter into a contract of general insurance with an insurer, you have a duty, under the Insurance Contracts Act 1984, to disclose to the insurer every matter that you know, or could reasonably be expected to know, is relevant to the insurer's decision whether to accept the risk of insurance and, if so, on what terms.

You have the same duty to disclose those matters to the insurer before you renew, extend, vary or reinstate a contract of general insurance.

Your duty however does not require disclosure of a matter:

- that diminishes the risk to be undertaken by the Insurer;
- that is of common knowledge;
- that your Insurer knows or, in the ordinary course of its business, ought to know;
- as to which compliance with your duty is waived by the Insurer.

Non-Disclosure

If you fail to comply with your duty of disclosure, the insurer may be entitled to reduce its liability under the contract in respect of a claim or may cancel the contract.

If your non-disclosure is fraudulent, the insurer may also have the option of avoiding the contract from its beginning.

Claims Made Policy

This declaration is for a 'claims made and notified' policy of insurance. This means that the Insuring Clause responds to:

- claims first made against you during the policy period and notified to the insurer during the policy period, provided that you were not aware at any time prior to the policy inception of circumstances which would have put a reasonable person in your position on notice that a claim may be made against him/her; and
- written notification of facts pursuant to Section 40(3) of the Insurance Contracts Act 1984. The facts that you may decide to notify, are those which might give rise to a claim against you. Such notification must be given as soon as reasonably practicable after you become aware of the facts and prior to the policy's period of cover has expired. If you give written notification of such facts the policy will respond even though a claim arising from those facts is made against you after the policy has expired. For your information, Section 40(3) of the Insurance Contracts Act 1984 is set out below:

"S40(3) Where the insured gave notice in writing to the insurer of facts that might give rise to a claim against the insured as soon as was reasonably practicable after the insured became aware of those facts but before the insurance cover provided by the contract expired, the insurer is not relieved of liability under the contract in respect of the claim when made by reason only that it was made after the expiration of the period of insurance cover provided by the contract."

When the policy period expires, no new notification of facts can be made on the expired policy even though the event giving rise to the claim against you may have occurred during the policy period.

You will not be entitled to indemnity under your new policy in respect of any claim resulting from an act, error or omission occurring or committed by you prior to the retroactive date, where one is specified in the policy terms offered to you.

Subrogation

The policy contains a provision that has the effect of excluding or limited the insurer's liability in respect of a claim where the insured had foregone, excluded or limited a right of recovery or contribution.

Non-Renewable Policy

For the purposes of section 58 of the Insurance Contracts Act 1984, if a policy is issued, this policy is non-renewable and will expire at the conclusion of the policy period. Should the insured require coverage beyond the expiry of the policy period, the insured must complete a new proposal form and the insurer may provide a new contract, the terms and conditions of which will be negotiated at the time.

Guidelines to help you complete this Proposal Form

- Failure to disclose all material information that is likely to influence the acceptance of the risk or the terms applied could invalidate the insurance. If you are in any doubt as to whether any information is material, it should be disclosed.
- Where the space provided is insufficient for your replies, please provide these separately and attach to this Proposal Form.
- 3. Reference to Proposer in this Proposal Form means:
 - the Association and all subsidiaries; and
 - the officer bearers of the Association and all subsidiaries.
- Reference to "North America" in this Proposal Form means the USA and Canada and their respective territories and possessions.

Privacy Statement

We are committed to protecting your privacy. We use the information you provide to advise about and assist with your insurance needs. We provide your information to insurance companies and agents that provide insurance quotes and offer insurance terms to you or the companies that deal with your insurance claim (such as loss assessors and claims administrators). Your information may be given to an overseas insurer (like Lloyd's of London) if we are seeking insurance terms from an overseas insurer, or to reinsurers who are located overseas. We will try to tell you where those companies are located at the time of advising you. We do not trade, rent or sell your information.

If you don't provide us with full information, we can't properly advise you, seek insurance terms for you, or assist with claims and you could breach your duty of disclosure.

For more information about how to access the personal information we hold about you and how to have the information corrected and how to complain if you think we have breached the privacy laws, you can access a copy of our Privacy Policy on our website www.quanta.com.au or alternatively contact our Privacy Officer on 02 9225 4111.

Returning Your Form

- 1. Have you read the Duty of Disclosure above?
- 2. Has each question in this Proposal Form been answered?
- 3. Have you given complete, true and accurate answers to all relevant questions in this Proposal Form?
- 4. Have you attached all necessary supporting documentation with this Proposal Form including the CV's of all directors principals and partners?
- 5. Return the complete Proposal Form and documents to your broker

Contact Quanta

Quanta Insurance Group Pty Ltd

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P 02 9225 4111 F 02 9225 4112



					SECTION A -	DETAILS OF 1	THE PROPOSER
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Name of all subsider	diary companies to	or whom cover is req	Juirea			1	
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1.2							
Phone		Fax		Email			
Website							
Trobotto							
1.3							
Address of Princip	pal Office						
1.4 Address(es) of Br	canch Offica(s)						
Address(es) or br	anch Office(s)						
1.5							
Date Proposer con	mmenced						
		than five years old t		ch details of the p	orincipals', directo	ors' or	
partne	ers' relevant expe	erience or resumés.					
1.6 Please give	FULL details of all	I professional service	es provided and,	where applicable,	of any intended		
professional	l, advertising agen	ser is acting as an acc nt, computer consulta	countant, archite int, travel agent,	ect, consulting engi tour operator or tra	neer, legal nslator then please	e	
also comple	te the relevant pro	posal.	_		·		
47 11- 11- 5				-th	L		
other than de	escribed above?	ed in or likely to start	t engaging in any	other professiona	I service or activity	Yes	No
If Yes, pleas	e provide details						



1.8 Name of all principals, directors, partners or consultants (last being persons under contract for services with the Proposer)	Age	Qualifications	Date Qualified	How long practising as principal, director, partner or consultant of Proposer/Previous Business?
] [
1.9				
Number of Principals and Staff Full Time	Part Tim	ne		
Directors, Partners, Principals				
Consultants				
Qualified/Technical Staff				
Administration/other Staff				
Administration/other stan				
Total all staff				
1.10 Has the Proposer been involved in any mergers If Yes, please provide details	or acquisi	tions in the last five years?		Yes No
4.44 Hardha Barrara hara is al adisa a sistema	((la .	l15		
1.11 Has the Proposer been involved in any joint vent If Yes, please provide details	tures in the	e last five years?		Yes No
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1.12 For sole practitioners, principals, directors or paplease advise				S
Name Name of Previou	us Busines	s Professional Ser	vices	



If No, ple	as the license or accrease provide details	_	equested? in force at all rele	ractice the vant times?		Yes Yes	☐ No
14 Is the Pro If yes, pl	oposer represented ir ease state Country, F	n any way outside ee/Turnover, Numb	Australia, other thater of Staff and Nu	an North America? Imber of Offices.)	Yes	No
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for any firm, company financial interest of 20 organisation? If yes please provide:	r or organisation in which the Proposi 0% or more of the company and/or b	behalf of, or undertake professional server or any principal/ partner/ director has a coard representation on that firm, compands of the type of professional services	a	No
	dertake any work which involves the uction, erection or installation?	Proposer in:		
	centage of the fees declared relates	to such contracts	Yes	No
			c	%
the supply of materials	s, plant, goods, or equipment?			
If yes,	s, plant, goods, or equipment:			
i) does the supply rel	late to branded products only?		Yes	No
ii) do the products ori	iginate from suppliers outside Austra	alia?	Yes	No
			100	
If yes to b) i) or ii) plea	ase give details of products and nam	ne and location of suppliers.		
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c) declined an insurance clair (other than by application of If yes in either case, please		Yes	No
	against the Proposer or any principal, partner, director, consultant or erisks to which this proposal relates?	Yes	No
b) Has the Proposer or any preserved expense which might be will five in either case, please		Yes	No
Date of Claim or loss	Brief details of each Claim or loss	Cost (if any) of Claim paid or loss incurred	Estimated outstanding loss
2.4 Is any principal, director, positrocircumstances which migha) give rise to a claim against	partner, consultant or employee, after enquiry, aware of any nt: t the Proposer or his/her predecessors in business or any of the present or s, directors, consultants or employees?	Yes	No
 2.4 Is any principal, director, positrocircumstances which migh a) give rise to a claim against former partners, principals b) result in Proposer or his/hedirectors, consultants, emp 	the Proposer or his/her predecessors in business or any of the present or s, directors, consultants or employees? er predecessors in business or any of the present or former partners, ployees, or principals incurring any losses or expenses which might be	Yes Yes	No No
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SECTION D - DECLARATION

I/We the undersigned duly authorised person(s) declare that: > I am/we are authorised by each of the Proposers to sign this Proposal	> I/we have diligently made all necessary and detailed enquiries in order to comply with the duty of disclosure; and
Form; and	> I/we understand that no insurance is in force until such time as the insurer has confirmed acceptance of the proposed insurance; and
> the above statements are correct, true and complete; and	
> no information material to this Proposal Form has been withheld; and	> I/we undertake to inform the insurer of any material alteration to these facts occurring before completion of the contract of insurance; and
> I/we have read the important facts which you have put before me/us and I/we understand the advice given in relation to the duty of disclosure; and	> I/we acknowledge that the Insurer relies on the information and representations in this Proposal Form and otherwise made by me/us in relation to this insurance.
Signature	Name of Partner(s) or Director(s)
Date (DD/MM/YY)	On behalf of (Name of firm)