

EXCESS SOLICITORS PROPOSAL FORM

PROFESSIONAL INDEMNITY

London Australia Underwriting Pty Ltd

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t 02 8912 6400

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IMPORTANT NOTICES

Pursuant to the provisions of the *Insurance Contracts Act 1984*, Underwriters are required to notify you of the following relevant information.

Your Duty of Disclosure

Before you enter into an insurance contract, you have a duty to tell **Underwriters** anything that you know, or could reasonably be expected to know, may affect **Underwriters** decision to insure you and on what terms.

You have this duty until **Underwriters** agree to insure you.

You have the same duty before you renew, extend, vary or reinstate an insurance contract.

You do not need to tell **Underwriters** anything that:

- reduces the risk **Underwriters** insure you for; or
- is common knowledge; or
- Underwriters know or should know as an insurer; or
- Underwriters waive your duty to tell Underwriters about.

If You Do Not Tell Underwriters Something

If you do not tell **Underwriters** anything you are required to, **Underwriters** may cancel your contract or reduce the amount **Underwriters** will pay you if you make a claim, or both.

If your failure to tell **Underwriters** is fraudulent, **Underwriters** may refuse to pay a claim and treat the contract as if it never existed.

Claims Made

This is a "claims made" policy of insurance, which means that it only covers claims made against an insured and notified to Underwriters during the period of insurance. By operation of Section 40 (3) of the *Insurance Contracts Act 1984*, where the insured gives notice in writing to the Underwriters 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 any claim arising from those facts, when made, by reason only that it was made after the expiration of the period of the insurance cover provided by the contract.

Retroactive Liability

The policy may be limited by a retroactive date stated in the schedule. The policy does not provide cover in relation to any claim arising from any actual or alleged act, error, omission or conduct that occurs before the commencement of the policy, unless retroactive liability cover is extended by Underwriters.

Average Provision

One of the insuring provisions of the proposed policy provides that where the amount required to dispose of a claim exceeds the limit of indemnity, the insurer shall be liable only for a part of the total costs and expenses which shall be the same proportion of the total expenses as the limit of indemnity bears to the total amount required to dispose of the claim.

Liability Assumed Under Agreement

Cover provided by this form of liability insurance does not cover additional liability which you have agreed to accept unless you would have been so liable in the absence of such agreement.

Utmost Good Faith

In accordance with Section 13 of the *Insurance Contracts Act 1984*, the policy of insurance is based on utmost good faith requiring Underwriter(s) and the proposer/insured(s) to act towards each other with the utmost good faith in respect of any matter relating to the insurance contract.



The above notes are not exhaustive and in no way should be read in isolation of the full policy terms, conditions, limitations and exclusions.

Privacy Notice

LAUW and **Underwriters** are committed to compliance with the provisions of the Australian Privacy Principles and the *Privacy Act 1988* (Commonwealth). In order for **Underwriters** to assess the risk of and provide you with insurance products and assess and manage any claims under those products, it is necessary to obtain personal information from you. If you do not provide us with this information, this may prevent **Underwriters** from providing you with the products or services sought.

If you provide us with information about someone else, you must obtain their consent to do so. LAUW and **Underwriters** may disclose your information to other insurers, their reinsurers, and insurance reference service or other advisers used by **Underwriters** or LAUW on behalf of **Underwriters** such as loss adjusters, lawyers or others who may be engaged to assist in claims handling, underwriting or for the purpose of fulfilling compliance and/or regulatory requirements. These third parties will all be contractually required to adhere to **Underwriters'** privacy obligations.

Our privacy policy contains information about how you can access the information we hold about you, ask us to correct and how you may make a privacy related complaint. You can obtain a copy of our privacy policy here.

Should you require access to your personal information, **Underwriters** may be contacted on (02) 8912 6400.



LON	DON AUSTRAL	IA UN	DERWRITING										
1.	. Name of Firm, Company or Sole Practitioner:												
2.	Names	of a	ny Servic	e / Admi	inistra	tion com	panies associated	with the Firm	l				
С	ompany										ABN		
•													
•													
•													
3.	Year Fir	m e	stablishe	d:									
4.	Address	s of	Applican	t's Princ	ipal O	Office:							
	City:					State:		Pos	t Code):			
	Web Ad	dre	ss:										
5.	Number	of	Offices:										
N	sw	W	4	VIC		SA	ACT	TAS	QLE)	NT		Overseas
_													
6.		OT .	Staff by C				Consultanta	A dunin Ct	- 66	All Oak	on Ctaff	T-4-	J
	artners / rincipals		Employers Lawyers		Seni Cou	nsel	Consultants	Admin. St	ап	All Oth	er Staff	Tota	ll
7.	Gross F	ee l	ncome (e	xcludin	g GST)							
L	ast Finan	cial	Year			Estimated Current Financial Year							
\$						\$							
									_				

8. Breakdown of Gross Fee Income by State / Location (based on current year estimate)

ACT	NSW	NT	QLD	SA	TAS	VIC	WA	Overseas
%	%	%	%	%	%	%	%	%

9. Breakdown of Gross Fee Income by $\underline{\text{area of expertise}}$ (based on current year estimate):

Advocacy	%	Employment & Industrial	%	Wills & Estates	%
Business Law (excl. M&A)	%	Family Law	%	Criminal Law	%



Intellectual Property (excl. Patent % **Business Law - Mergers Local Government and** % % & Acquisitions **Planning Law** infringement) % **Immigration Law** % **Patent Infringement Property - Residential** Mediation **Property - Commercial** % % Other % Commercial Litigation -**Personal Injury TOTAL** 100 % % % **Commercial Litigation -**Defendant % **Taxation Law** % 10. USA / Canada: (a) Does the Firm have any past, present or prospective employees in the USA or Canada? Yes 🗌 No 🗌 (b) Does your Firm have any assets in the USA or Canada? Yes 🗌 No 🗌 (c) Is your Firm represented in any way in the USA or Canada or any territories or Yes 🗌 No 🗌 protectorates of either country? If Yes, what is the percentage of your Gross Fee Income to be earned from the USA or Canada or any territories or protectorates of either country? % If Yes, what is the number of principals resident in the USA or Canada or any territories or protectorates of either country? 11. Financial Services Do any of your activities require you to have an Australian Financial Services License? Yes 🗌 No 🗌 If Yes, please provide details including AFS Licence number: 12 State or Territory where Compulsory Professional Indemnity Insurance (CPPI) is arranged? □ NSW □ WA □ VIC □ SA □ TAS □ QLD \square NT

CPPI Excess

Annual CPPI Premium



13 Limit of Indemnity sought <u>in excess of</u> your compulsory cover (please tick box):

Option 1	Option 2	Option 3	Option 4
\$	\$	\$	\$

14 Risk Management

1.1.	Do you have a written Administration, Operation and Procedures Manual?	Yes 🗌	No 🗌
1.2.	Do you complete a detailed conflict of interest check before accepting a new client or appointment?	Yes 🗌	No 🗌
1.3.	Do you have written guidelines on the acceptance of new clients and the scope of advice you will provide to them?	Yes 🗌	No 🗌
1.4.	Is the acceptance of new clients authorised by a partner of the firm?	Yes 🗌	No 🗌
1.5.	Do you use an engagement / appointment letter?	Yes 🗌	No 🗌
1.6.	Do you use a termination / finalisation letter at the completion of each matter?	Yes 🗌	No 🗌
1.7.	Do you have a centralised diary / follow-up system for controlling critical response dates for the delivery of professional services?	Yes 🗌	No 🗌
1.8.	Do you have written procedures for alternate partners / staff to provide services in the absence of the appointed solicitor / partner?	Yes 🗌	No 🗌
1.9.	Do you have a panel of specialist firms to whom you refer if you are requested to provide advice outside the usual scope of professional services offered by your firm? If "Yes" how often is this panel reviewed?	Yes □	No 🗌
1.10.	Does your practice conduct practice audits / reviews to ensure that the Administration, Operation and Procedures Manual is adhered to?	Yes 🗌	No 🗌
1.11.	Do you make written enquiry prior to completing your professional indemnity proposal: Of each partner? Yes No Of professional staff? Yes No If "No", please ensure this is completed prior to completing the Declaration below.	Yes □	No 🗌
1.12.	Have you had a practice procedural review / audit completed by an external consultant? If "Yes", please provide details of the consultant and when this was completed? If "Yes" does the practice now subscribe to the recommendations made by the external consultant in respect of practice procedures and management? Yes No	Yes □	No 🗆
1.13.	Is the whole firm currently accredited with any Quality Standards?	Yes 🗌	No 🗌



1	5	Cla	ims	,

Since 2002 has any claim been made, or has any liability been alleged against the Firm (including any										
	Prior Practice) or have any matters been notified to your Insurers that may result in a claim against your Yes No Firm that exceeds \$500,000?									
	eeas \$500,000 ? se complete the fo	ollowing dotails:								
Year of	Name of	Name of Client	Nature of Claim	Amount Paid and	Is File Clo	sed?				
Notification										
rtotinoation										
				, ,	Yes 🗌	No 🗌				
					Yes□	No □				
					Yes 🗌	No 🗌				
	,									
•	•			e of any circumstances that						
0 0	` '	,	cluding a Prior Practice) t	hat has not been notified to	Yes 🗌	No 🗌				
,	or prior insurers?									
If "Yes" pleas	e provide written	details on your hea	ded note paper.							
Declaration:										
I, the unders	igned, AFTER IN	NQUIRY, declare as	s follows:							
	_		Firm to sign this Applic	ation Form.						
		•••	•							
2. I have re	ead this Applica	tion Form and the	accompanying documen	its and acknowledge the cor	ntents of s	ame to				
	and complete.		,	g g-						
3. I unders	stand that, up un	itil a contract of in	surance is entered into, I	am under a continuing obli	gation to					
			hange in the particulars of	or statements contained in t	his Applic	ation				
Form or	accompanying	documents.								
Name of App	olicant Firm:									
Signed: Part	ner, Principal or	Director:								
Deter										
Date:										