

Combined Professional Indemnity and General Liability Proposal Form

Professional Indemnity
Public & Products Liability

Additional addendums are available for:

- Design & Construct risks
- Construction Professionals
- IT Risks
- Real Estate Agents
- Labour Hire
- Accountants
- Mortgage & Finance Brokers



General Details:

1. Insured Details Name of Insured **ABN** Date **Established** 2. Main contact details of Insured Principal trading address Web site **Contact Email** 3. Other addresses for which cover is requested 4. Individual, partner, principal, director details: Length of Service This **Previous** Year Qualifications Name Age Qualified practice Practice 5. Number of employees split between the following: Principals/Directors **Admin Staff Qualified Staff** Other (pls specify) Total 6. Does the insured use On Hired employees or have contractors working on the insured's premises? No \square Yes \square If Yes, please advise if any of the On Hired employees or contractors carry out any "blue collar" type activities No □ Yes □ If Yes, what type of activities:

7. If they do carry out "blue collar" type activities, please specify the amount of wages paid



No □ Ye generated fr	om the asso	• •		ip with the					
purchase	ed and/or h	as any mer	ger or consc		n changed, h ken place?	as any othe	r business b	een	
No □ Ye	s 🗆 If Yes	please prov	vide details						
Section	3 Activ	ities u	ndertal	ken by	the Insi	ured			
10. Please p	rovide full c	lescription	of the activi	ties undert	aken by the	proposer			
11. Please p	rovide the p	proposer's	fees/income	e or revenu	e in each of t	the financia	l years deriv	red	
from clie	ents based i	n:		-					
		Last Financial Year Ended /			ent Financia		Coming Financial Year Ending /		
Australia									
USA/Canad	la								
Elsewhere									
Total									
			as derived fi nd income d		based "Elsev	where" plea	ase provide (details	
13. Please g	ive a percer	ntage split t	otalling 100	% of which	state(s) gen	erate the p	roposer's in	come.	
NSW	Vic	Qld	WA	SA	Tas	ACT	NT	O/S	
%	%	%	%	%	%	%	%	%	
a. b.	any manual manufactur	activities (a	aka "blue co truction.		d insured res vork); or	ponsible fo	r:		
No □ Ye	s 🗌 If Yes	please pro	vide details						



	-	supply products? s please provide details				
(a) Inc	ome earnt f	rom product sales:				
		Last Financial Year Ended /	Current Fina Ending /		Coming Fi	nancial Year ./
Product sa	ales					
	our product m each cou	s are sourced from overseas ntry:	please advise	which cour	ntries and the	amount
	our product	s are sold overseas please ad	vise which cou	untries and	the amount s	sold to
Section	n 2 Clai	ms Information				
		as any principal, partner, dire dings or actions for miscondu	•	•		
No 🗆	Yes 🗆 If	Yes please provide details				
a. 3 rd the b. dar	party being insured's c	s any principal, partner, direct subject to an injury whilst on onduct; or perty owned by a 3 rd party oc	the insured's	premises (due or alleged	
No 🗆	Yes 🗆 If	Yes please provide details				
liability princip	or public & al, partner,	nas any claim that would be c products liability policies bee director, or employee whilst i s please provide details (pleas	en made again n this or any c	st the propother busin	ooser's busine ess?	
any circ liability princip	cumstance of or public & al, partner,	s the proposed insured aware or incident which might have products liability being made director, or employee whilst i s please provide details	or could result against the p	in any clai roposer's	m for profess business, or a	ional
Date Notified	Claimant	Brief Description		Amount paid	Estimate of amounts to be paid	Finalised or open



Section 4 Insurance Coverage

Insurer	Limit	Excess	Expi	ry Date	Number of years continuously held in for		
predecess insurance general m	or of the busine	ess, or any prin elled, renewal)?	cipal, p refused	artner or	f the proposer's business, any director ever been declined or has such pecial terms imposed (other than		
-	vide me with q		ollowin	g Limits o	f Liability:		
Р	rofessional Inc	demnity		General Liability			
□ \$1,000,0	000			☐ \$5,000,000			
□ \$2,000,0	000			□ \$10,000,000			
□ \$5,000,0	000			□ \$20,000,000			
□ \$10,000,000			☐ Other				
☐ Other							
Section 5	5 Declarat	tion					
that I have the best o true and c inform FTA	e made reasona f my knowledge orrect and no n	ble enquiries to e and belief the naterial facts hanny change to a	o ascer e staten ave bee any mat	tain the t nents and en omitte	Form on behalf of the proposed insured, ruth of all the statements and that to I particulars in this Proposal Form are d or misrepresented. I undertake to which occurs before any insurance		
4. At the tim applicable Duties Act of the Act.	e that the contr), I hereby deck 1997 (NSW) (th	ract of insurand are that I am/w ne Act) for the	ce being vill be a purpos	g applied small buse of the s	for is effected or renewed (as siness as defined in section 259A of the mall business exemption in section 259B newed during the financial year ending		
lame and Pos	ition of person	signing:					



Section 6 Important Notices

Please read the following notices. They are for your information and do not form part of the insurance contract. They do not impose contractual obligations on you or create contractual rights.

Your Duty of Disclosure

Before you enter into an insurance contract, you have a duty to tell us anything that you know, or could reasonably be expected to know, may affect our decision to insure you and on what terms. You have this duty until we 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 us anything that:

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

If you do not tell us something

If you do not tell us anything you are required to, we may cancel your contract or reduce the amount we will pay you if you make a claim, or both. If your failure to tell us is fraudulent, we may refuse to pay a claim and treat the contract as if it never existed.

NSW Small Business Eligibility:

The NSW government has abolished stamp duty on a number of polices taken out by a small business. In order to gain the exemption, the business must be a small business in accordance with the Income Tax Assessment Act 1997 (s152.10), Capital Gains Tax meaning, for the income year in which the insurance is effected or renewed. A small business for Capital Gains Tax purpose is, "an individual, partnership, company or trust that is carrying on a business, and has an aggregated turnover of less than \$2 million." Aggregated Turnover, is the insureds annual turnover plus the annual turnovers of any business entities that are affiliates or are connected with the insured.

Incorrect or False Declaration:

A small business that wrongly claims the exemption, makes a false declaration, will be liable to a penalty of up to \$11,000 plus penalty stamp duty, interest and other costs being imposed.

Failure to provide a Declaration within the required timeframe:

The small business NSW stamp duty exemption is subject to the completed declaration being received by the Insurer. Where a small business declaration has not been provided at the time the policy is effected or renewed, the policy will be liable to duty. Please ensure you complete and return this Declaration to your Adviser as soon as possible to ensure you obtain the relevant exemption.

In executing this declaration I also confirm that:

- my obligations in respect of the NSW Small Business Stamp Duty exemption have been explained to me by my Adviser; and
- if I required any further clarity and/or understanding in respect of my eligibility I have made my own independent inquiry prior to executing this Declaration.



Claims Made Policy

This policy is issued on a 'claims made and notified' basis. This means that the Insuring Clause responds to:

- claims first made against you during the Period of Insurance and notified to the insurer
 during the Period of Insurance, 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 you; 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 Period of Insurance expiring. If you give written notification of 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, s40(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 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 the insurance cover provided by the contract.'

When the Period of Insurance 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 Period of Insurance.

Underinsurance provision

If your policy provides for 'Costs in Addition' to the limit of liability and if a payment in excess of the limit of liability available under your policy has to be made to dispose of a claim, the insurer's liability for costs and expenses incurred with its consent shall be such proportion thereof as the amount of liability available under this policy bears to the amount paid to dispose of the claim payments.

Subrogation waiver

Our policy contains a provision that has the effect of excluding or limiting our liability in respect of a liability incurred solely by reason of the insured entering into a deed or agreement excluding, limiting or delaying the legal rights of recovery against another.

Privacy

FTA Insurance complies with the Privacy Act 1988 and the Australian Privacy Principles therein. If we disclose personal information to you for any reason you must also act in accordance with and comply with the terms of the Privacy Act and the Australian Privacy Principles.

Agent of the Insurer

In effecting this insurance contract FTA will be acting under an authority given to it by the insurer to effect the contract and FTA will be effecting the contract as agent of the insurer and not of the Insured.

Purpose for collection of information

FTA Insurance Pty Ltd is committed to compliance with the Privacy Act 1988 (Cth). We use your personal information to assess the risk of and provide insurance, and assess and manage claims.



We provide your information to the insurers we represent when we receive a submission from your broker, decline, quote or issue and administer your insurance. We may also provide your information to your broker and our contracted third party service providers (e.g. claims management companies, auditors and solicitors), but will take all reasonable steps to ensure that they comply with the Privacy Act.

Our Privacy Policy contains information about how you can access the information we hold about you, ask us to correct it, or make a privacy related complaint. You can obtain a copy from our Privacy Officer by telephone 02 9003 1660, email quotes@FTAinsurance.com.au or by visiting our website www.FTAinsurance.com.au.

By providing us with your personal information, you consent to its collection and use as outlined above and in our Privacy Policy.

Contact Details:

FTA Insurance PO Box 21 Roseville NSW 2069 Ph: 02 9003 1660

Email: quotes@FTAinsurance.com.au Web site: www.FTAinsurance.com.au