AUSTRALIAN INVESTIGATORS & COMMERCIAL AGENTS SCHEME

PROPOSAL FORM

Full Name of Company, Including Any Business or Trading Names																			
Company Sole Trader Partnership Other Date Business First Commenced																			
								Date Business First Commenced				0/							
A.B.N. Are Yo Do you hold an Agents Licence Yes No			u Registered For GST Yes Agents Licence No					NO	No Tax Credits Claimed Licence Expiry				%						
				No [mels	3)			LICETICE	<u> Г</u> хріі у					
Do you belong to any Association Yes ☐ No ☐ Association Name(s) Principals Names:																			
Business Addres																			
Postal Address:																			
Website:	WWW																		
Tel:	in als Disas	Mob:	01-4				Email	:							1				
Number of Principals, Directors, Partners or Staff Number of Sub-contractors you engage to undertake your services																			
Number of Sub-	contractors	you engage to	underta	ake y	your serv	vice	28												
Business Activ			ovide a	nd tl		cen													
☐ All Investigation & Inquiry Services % ☐ Security & Risk Management, Audit & Assessment									%										
Mercantile D					% Security Equipment Installation & Operation						%								
Process Serv		e Bailiff			% Locksmith Services						+	%							
Repossessio Claims Mana					 % Drug & Alcohol Testing % Occupational Rehabilitation Counselling 						% %								
☐ Credit Manag					// 0							%							
		Assessment			%							\top		%					
		g & Assessing			%	ĪĒ					Services							%	
Details:																			
Gross Professi	onal Fees ·	· Include fees	paid to	sub	o-consu	ltan	nts ap	point	ted t	ov vo	u. do no	t inc	lude GS	T					
	ome / Turr						ralia			,,,				verseas	3				
Actual (Next 12	Months)		\$								\$								
Estimated (Last	12 Months)		\$		\$														
Please provide a	a percentag	e breakdown o	of the fe	e inc	ome ear	rnec	d in ea	ich st	tate '	where	the wor	k wa	s underta	aken.					
ACT	%	NSW		%	VIC	;			%	(QLD		%	SA	١			%	
WA	%	TAS		%	NT				%		'seas		%	Tota		_		00%	
				against you or the business in t									Yes	=	No				
Are you aware of any circumstances which may				esult in a claim against you or the business						Yes	Ш	No [
Details:																			
Contractual Ins															1	_			
Do you have an						tory	/ requi	reme	nt fo	r you	to have	insur	rance		Yes	_	No		
							No [
							No [
								No [_										
Do you enter into any hold-harmless agreements or otherwise waive any Legal rights or entitlements Yes No																			
Optional Additional Cover Required																			
Security Static Guarding & Mobile Patrols cover - *Additional premium applies Yes No																			
Insurance Pack	cage				Your C	urre	ent Ins	surar	nce	Detai	ls								
Tick Covers Red		Limit			Cover						ate of Po	licy	Name	of Curren	t Insur	er			
☐ Professional	Indemnity	\$ 2,000	,000		\$														
☐ Professional	Indemnity	\$ 5,000	,000		\$														
☐ Professional	Indemnity	\$10,000	,000		\$														
☐ Public & Prod	ducts Liabili	ty \$10,000	,000		\$														
☐ Public & Prod	ducts Liabili	ty \$20,000	,000		\$														
☐ Fidelity Bond	I WA	\$ 10	,000		\$														
☐ Fidelity Bond	I WA		,000		\$														
☐ Fidelity Bond			,000	1	\$														
☐ Fidelity Bond	INT		,500		\$														
☐ Fidelity Bond			,000	1	\$											_			
Instructions to	Place Cove			_															
I/We Require Cover YES □ NO □ Policy Start Date / / Cover cannot be backd							ackda	ited											
Premium Paym				_1									1			_			
VISA Cred			tercard (Cred	lit Card [$\overline{1}$	F	Electr	ronic	Fund	ls Transf	fer 🗆	1	Premiu	m Fun	din	а□		
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Named Sub-Contractors Addendum - Only complete if cover is required for sub-contractors

This Policy covers you for the vicarious liability arising from any sub-contractor you engage, but does not cover the actual sub-contractor. We remind you of the importance of ensuring that all contractors and sub-contractors used by you maintain adequate professional indemnity, public & products liability and workers compensation insurances. You should ensure their cover is in force before you authorise any work to commence and annually check that these covers are in place

Sub-contractors that provide work or services for you will **NOT** be covered under this insurance, **unless you have named them on your policy**. To cover them under your insurance, for services only provided for and on your behalf, their details must be provided below

Cover under the Professional Indemnity policy will only last for as long as they remain named on the policy, once removed, all cover will cease from that point. The sub-contractor will not be covered for claims made after that date, even if they were on cover at the time a claim occurred

Sub-Contractor Details State their first and surname and trading name if applicable

Name & Trading Name	
Name & Trading Name	

DECLARATION

I/We hereby declare that:

My/Our attention has been drawn to the Important Notice of this Proposal form and further I/We have read these notices carefully and acknowledge my/our understanding of their content by my/our signature/s below. The above statements are true, and I/we have not suppressed or misstated any facts and should any information given by me/us alter between the date of this Proposal form and the inception date of the insurance to which this Proposal relates I/we shall give immediately notice thereof. I/We authorise you, to collect or disclose any personal information relating to this insurance to/from any insurers or insurance reference service. Where I/we have provided information about another individual I/we declare that the individual has been or will be made aware of that fact. I/we also confirm that the undersigned is/are authorised to act for and on behalf of all persons who may be entitled to indemnity under any policy which may be issued pursuant to this Proposal form, and I/we complete this Proposal form on their behalf. Where a Policy is issued on a "minimum and deposit" premium basis, the annual premium is a minimum and deposit premium, which means that there is no refund of any premium or fees and charges in the event you cancel the policy before the normal expiry date or the policy is cancelled by the insurer prior to the normal expiry date. By signing this proposal form you acknowledge your understanding and acceptance of this condition.

Signature	Title or Position	Date						

PROFESSIONAL INDEMNITY & PUBLIC, PRODUCTS & ADVERTISING LIABILITY PROPOSAL FORM

An Important Notice to the Applicant - 'Claims Made' Contracts of Insurance

The proposed professional indemnity insurance is issued on a 'claims made' basis. This means that the policy responds to: -

- 1. Claims first made against the insured during the policy period and notified to the insurer during that policy period, providing that the insured was not aware, at any time prior to the policy inception, of circumstances which would have alerted a reasonable person in the insured's position that a claim may be made against the insured; and
- 2. 'Claims circumstances' notified pursuant to Section 40 (3) of the Insurance Contracts Act which states:

'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 reasonable 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 provide by the contract'

After policy expiry, no new claims can be made on the expired policy even though the event giving rise to the claim may have occurred during the policy period. If during the policy period you become aware of circumstances which a reasonable person in your position would consider may give rise to a claim, and which you fail to notify us during the policy period, we may not cover you under a subsequent policy for any claim which arises from these circumstances. When completing the proposal you are obliged to report and provide full details of all circumstances of which you are aware and which a reasonable person in your position would consider may give rise to a claim. It is important that you make proper disclosure (see Duty of Disclosure, below) so that your cover under any new policy with us is not compromised. Pursuant to the Insurance Contracts Act 1984 your duty to disclose all relevant information is set out below.

YOUR DUTY OF DISCLOSURE -

Before you enter into a contract of 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, 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 insurance.

Your duty however, does not require the disclosure of matters:

- that diminishes the risk to be undertaken
- that is of common knowledge
- that your insurer knows, or in the ordinary course of his/her business, ought to know
- as to which compliance with your duty is waived by the insurer

Please note: Your duty of disclosure continues after the proposal form has been completed until the policy is entered into – i.e. until the date we receive instructions to bind cover.

NON-DISCLOSURE

If you fail to comply with your duty of disclosure, the insurer may be entitled to reduce 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.

RETROACTIVE LIABILITY

The proposed insurance may be limited by a retroactive date either stated in the schedule or endorsed onto the policy. Where the retroactive cover by the proposed policy is subject to such date, then the policy does not cover any claim arising from any actual or alleged act, error, omission or conduct occurring prior to such retroactive date.

MINIMUM & DEPOSIT PREMIUM

Where a Policy is issued on a "minimum and deposit" premium basis, the annual premium is a minimum and deposit premium, which means that there is no refund of any premium or fees and charges in the event you cancel the policy before the normal expiry date or the policy is cancelled by the insurer prior to the normal expiry date.

RETENTION OF REMUNERATION

Please note that we treat our remuneration as fully earned when we issue you with a tax invoice. You agree that we may retain all of our commission, fees and other remuneration in full in the event of any mid-term cancellation of a policy or future downward adjustment of premium. The insurer may also apply a minimum time on risk premium, cancellation fees and charges and not refund certain Government levies or taxes. You also agree that the insurer and White Insurance Brokers may offset such remuneration, fees and charges, levies or taxes from any premium refund you are entitled to.

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