

Professional Indemnity Insurance Proposal Form

Lawyers Top-Up Insurance

IMPORTANT NOTICE TO THE INSURED

The requirement of full and frank disclosure of anything which may be material to the risk for which you seek cover (for example, claims, whether founded or unfounded), is of the utmost importance with this type of insurance.

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.

Claims Made & Notified Insurance

This insurance is written on a "claims made and notified" basis. This means that the Underwriters indemnifies you for Claims (as defined) that are made against you during the period of insurance and notified to the Underwriters during the period of insurance. The policy does **not** provide cover for any claims made against you during the period of insurance if at any time prior to commencement to the period of insurance you became aware of facts which might give rise to those Claims being made against you.

Section 40(3) of the Insurance Contracts Act 1984 provides that where you gave notice in writing to the Underwriters of any facts that might give rise to a Claim against you as soon as reasonably practical after you become aware of those facts, but before the expiry of the period of insurance, the Underwriters cannot refuse to pay a Claim which arises out of those facts, when made, because it was made after the period of insurance had expired.

The policy does not cover your civil liability for breach of professional duty arising from any claim:

- first made prior to the inception of the Policy;
- ✓ directly or indirectly based upon, or attributable to , or in consequence of, any incident, occurrence, fact or matter which you knew or ought or should have reasonably known, had the potential to give rise to a claim under the Policy; or
- ✓ directly or indirectly based upon, or attributable to, or in consequence of any fact, matter, circumstance or occurrence which has been notified under any other insurance attaching prior to the inception date of the Policy.

Retroactive Date

The proposed insurance may be limited by a retroactive date. If so, the policy will not cover any claims or circumstances arising from any events, omissions or conduct prior to such retroactive date.

Subrogation

Where you have prejudiced the Underwriters rights to recover a loss from another party, this may have the effect of excluding or limiting the Underwriters liability in respect of that loss.

Privacy

We safeguard your privacy and the confidentiality of your personal information and are committed to handling your personal information in a responsible way. We will abide by the Privacy Act 1988 (Cth) (the 'Act') including the Australian Privacy Principles which are set out in the Act. We have developed a Privacy Policy that sets out how we collect, store, use and disclose your personal information. Please refer to our website (www.newlinegroup.com.au) for a copy of our Privacy Policy.



Does the Firm have any past, present or prospective employees in the USA? Does your Firm have any assets in the USA? Yes No	APPLICANT DETAI	LS										
Postal Address: City: State: Postcode:	Law Practice Na	me:										
City: State: Postcode:	Year Law Praction	e Established	:									
Website:	Postal Address:											
Primary Contact Details: Name:		City:	City: State: Postcode:				code:					
Trile: Telephone: Email:	Website:		www.			-1		,				
Telephone: Email: Sole Practitioner Partnership Limited Liability Company Other	Primary Contact	Details:	Name:									
Email:			Title:									
Sole Practitioner		Telephone	Telephone:									
OUR CURRENT COMPULSORY PRIMARY LAVER ("CPL") and TOP-UP INSURANCE CPL Premium (excl. GST & Stamp Duty) 5			Email:									
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10. CLAIMS:	

11.

-	atters been notified to		lleged against the Law Practice (i may result in a claim against you	ncluding any Prior Practice) or ur LawPractice / Prior Practice <u>that</u>	Yes 🗌	No 🗌
If Yes , pleas	se complete the follow	ving details and atta	ach summary of claim from your	Compulsory Primary Layer Insurer:		
Year of Notification	Name of Insurer	Name of Client	Nature of Claim	Amount Paid and Estimate of Potential Liability	Is File Closed?	
					Yes 🗌	No 🗌
					Yes 🗌	No 🗌
					Yes 🗌	No 🗌
rise to a cla	im against the Law Pra	actice (including a F		or circumstance that might give notified to your current or prior emnity Insurer(s)?	Yes 🗌	No 🗌
RISK MANAG						
			interest check before accepting		Yes Yes	No 🗌
	11.2. Does the Law Practice have written guidelines on the acceptance of new clients and the scope of advice you will provide to them?					
11.3. Is the	.3. Is the acceptance of new clients authorised by a Principal of the Law Practice?					
11.4. Doe	4. Does the Law Practice use an engagement / appointment letter for each matter?					
11.5. Doe	· · · · · · · · · · · · · · · · · · ·					
	6. Does the Law Practice have a centralised diary / follow-up system for controlling critical response dates for the delivery of professional services?					
	7. Does the Law Practice have written procedures for alternate partners / staff to provide services in the absence of the appointed solicitor/partner?					
If Y		tice conduct practi	istration, Operation and Proceduce audits / reviews to ensure tha Yes		Yes 🗌	No 🗌
3 у	ears?		·	y an external consultant in the last	Yes 🗌	No 🗌
	es does the practice n ctice procedures and		e recommendations made by the Yes No	external consultant in respect of		
		· ·	following Australian Standards:			
	11.10.1. AS / NZS ISO 9001: 2008? 11.10.2. AS LAW 9000 – 2004 – Legal Best Practice?					No ∐
		- 2004 – Legai Best	ridetice:		Yes 🗌	No 🗌
I. I/We a Practic Prac	igned, AFTER INQUIRY am/are authorised to be referred to in Quest wers to the questions and that no material f lave diligently made a have received the Im h; and understand that, up underwriters of any cha where indicated to t) will be treated by th	complete this Protion 1 (including on contained in this Pacts have been mis II necessary and deportant Notice at mill a contract of ininge in the particula he contrary, I/We to Underwriters as assion of this Proposition	posal Form and to accept the of behalf of its Principals); and; roposal Form are, AFTER ENQUII stated, omitted or suppressed; a tailed enquiries in order to comp the beginning of this Proposal F surance is entered into, I/we am, rs or statements contained in thi understand that any statement restatement by all entities and all	ly with the Duty of Disclosure; and Form and I/We have read and under a continuing obligation to is Proposal Form or accompanying domade in this Proposal Form (or Adde	y/our know erstood the o immediat ocuments; a ndum or a	vledge and e content ely inform and ttachmen
Name of App	licant Firm:					

Date: