

Liability Renewal Declaration – Mining & Resource Sector

Please ensure you have read the Important Notices at the end of this document. You are required to comply with your Duty of Disclosure obligations & answer all questions truthfully.

1.	THE	INSUR	ED

a) Full name/s of proposed Insured including subsidiaries:		
Company Name(s)	A.B.N. (or A.C.N.)	I.T.C.%

- b) Website:
- c) Contact phone number:

2. MATERIAL CIRCUMSTANCES

a) After investigation, has there been any contractor, labour hire worker or any other type of third party worker injured at your premises/worksite, or involving your business or business activities?
 YES NO If "YES", please complete the table below.

Date of Incident	How did it occur? (e.g. cause, the activity, etc)	Type/nature of injuries	Type of medical treatment?
/ /			
/ /			

b) After investigation,

i.	Have there been any changes to the loss and/or claims history you have previously declared?	YES	NO
ii.	Are there any new or other losses and/or claims that you have not previously declared?	YES	NO
iii.	Are there any other matters or circumstance – historical or otherwise – related to this insurance?	YES	NO
If "Y	ES", please complete the table below.		

Date of Loss	Details of the claim/loss or circumstance	If a claim, is it Open or Closed	Incurred Loss (i.e. Amount Paid and Outstanding)	Excess
/ /		Open Closed	\$	\$
/ /		Open Closed	\$	\$



c) After investigation, in respect of the Insured and its principals, Directors and/or officers:

i.	Are there any circumstances for which you paid a penalty, or could be required to pay a penalty?	YES	NO
ii.	Has any regulator or enforcement agency issued <u>any</u> type of notice (including any improvement, prohibition, penalty or stop/cease-work notice), or commenced an investigation or prosecution		
	for a workplace/occupational health & safety issue, or any other business practice(s)?	YES	NO
iii.	Ever been subject to disciplinary proceedings for professional misconduct or strike-off action by any industry body or government regulator/body?	YES	NO
iv.	Are there any changes to the information already disclosed in respect of any criminal charges, convictions, appointment of an administrator or liquidator, or bankruptcy?	YES	NO

If "YES" to any question above, please provide full details:

3. ESTIMATED PAYROLL & CONTRACTOR/LABOUR HIRE FEES

a) Please state your estimated annual payroll including the remuneration of Principals, Directors, & Partners:

	Gross Payroll or Gross Fees	No. of People
Management, Directors & all employees	\$	
Contractors/subcontractors fees – material &/or labour	\$	
Labour hire	\$	
Other (please specify)	\$	
Total	\$	

b) For all contractors/subcontractors, do you always confirm they hold a current policy for:

i. Workers Compensation insurance? YES NO ii. Liability insurance? YES NO

4. DETAILS OF YOUR BUSINESS ACTIVITIES

a) Please state your gross annual turnover (i.e. BEFORE any deductions) for each activity below according to:

Activities	Actual for the past year	Estimated for next year
Mining support – Aboveground	\$	\$
Mining support – Underground	\$	\$
Mining support – Away from mine-site	\$	\$
Mining support – Overseas (excl. off-shore)	\$	\$
Mining support – Off-shore work &/or off-shore platforms	\$	\$
Supply of products/consumables	\$	\$
Consultancy (i.e. fee for advice work only)	\$	\$
Exploration/Drilling (excluding land/tenement/lease holder)	\$	\$
Blasting	\$	\$
Other – please specify:	\$	\$
ד	otal \$	\$

b) Please provide an approximate breakdown of your estimated gross annual turnover by State/Territory & Overseas:

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



c)			ny changes to yo			•		YES	NO
	If "Y	′ES", please pr	ovide a full descr	iption of your bus	siness activities 8	state the change	es:		
-1\	D			41: ::41:					
d)	Do y i.	you conduct bu Overseas?	siness operations	s or activities:				YES	NO
	i. ii.		form or type of d	am (including tai	ling dams)?			YES	NO
	iii.	Over or above	• •	am (moraamig tar	mig damo,			YES	NO
	iv.	Involving wat	ercraft, aircraft, h	overcraft, &/or ra	il equipment &/oi	within the rail co	rridor?	YES	NO
	٧.	Involving wel	ding?					YES	NO
		Involving crar						YES	NO
			ny power generat		• •	· ·	•	YES	NO
			ny water treatme	nt sites, or on or	around any wate	r treatment equip	ment?	YES	NO
			ny data centres?					YES	NO
	Χ.		ny commercial po rovide full details			airaumatanaaa 9	tune of works	YES	NO
e)	Do	you hire out an	y employees to th	nird parties on a l	labour-hire basis	for:			
,	i.	-	overseas work?	•				YES	NO
	ii.	Underground						YES	NO
	iii.	Any other act	ivities not listed in	ı ı-ıı. (above)				YES	NO
		•	ate your estimate	-			\$		
f)	Wha	at is the split of	activities accordi	ing to the followir	ng sectors:				
		Thermal coal	All other coal	Uranium	Natural Gas	Oil/Petroleum	All other other metals/minerals		
		%	%	%	%	%	9		
g)	Do	you hold all the	required trade lie	cences/permits &	tickets for your b	ousiness activities	s?	YES	NO
h)	Do	you continue to	handle and disp	ose all waste law	/fully?			YES	NO
i)	Do you continue to have quality control procedures in place for all your products?						YES	NO	
j)	Are	there any char	nges to the produ	cts that you man	ufacture, import,	export, re-packaç	ge &/or distribute?	YES	NO
k)			oducts used in air emical/petrochem				ent, or at	YES	NO
l)	Hav	e you ever rec	alled a product be	ecause of a poter	ntial or actual def	ect or safety haza	ard?	YES	NO
m)	add	itional contracts	ractual arrangem s you have entere h contracts is <u>excl</u>	ed into) since las	t year?		(including	YES act.	NO

If "YES" to any question j)-l) (above), please provide full details:



5. DETAILS OF PREMISES INCLUDING ANY LAND/TENEMENT &/OR LEASE HOLDINGS

Please provide details of <u>ALL</u> premises occupied for the purpose of conducting your business or/or for which you require liability insurance as a property owner. **WARNINGS:** 1. Properties not listed will <u>not</u> be covered. 2. Notwithstanding 1, Underwriters make the final decision on which properties are covered.

Location Occupied As Owned or Leased

6. PE	RIOD OF	INSURA	ANCE							
Fr	om:	/	/	at 4pm	To:	/	/	at 4pm		
7. LIN	MIT(S) OF	INDEM	NITY							
Ar	e any char	nges requ	ired to th	e Limit(s) of Inc	demnity?				YES	NO
If '	"Yes", plea	se comple	ete the fo	ollowing:						
a)	Public & I	Products	Liability	\$		d) Erro	rs & Omis	sions Liability	\$	
b)	Care, Cu	stody & C	ontrol	\$		e) Professional Indemnity		\$		
c)	Statutory	Liability		\$						
8. DE	CLARAT	ION								

I/We

- a) Declare that:
 - i. I/we have read and understood the clauses detailed under the Important Notices section at the rear of this document;
 - ii. the answers and information given by me/us in this Declaration are true and correct in all respects;
 - iii. no information has been withheld that would affect the underwriter's decision to accept this document;
 - iv. where answers in this document are not in my/our own handwriting, they have been checked by me/us and I/we agree they are correct.
- b) Understand that Underwriters may require more specific or supporting information based on what I/we have disclosed including verified financial records, copies of trade licenses, and an updated claims history on the insurer's letterhead.
- c) Authorise the Underwriters to give to, or obtain from other insurers or an insurance or credit reference bureau, any information relating to these insurance covers, and any other insurances held by me/us and claims under those insurances.
- d) Understand that if Underwriters quote, my/our insurance cover will be per the terms quoted by Underwriters.
- e) Acknowledge that Underwriters and their agents reserve the right to decline this document and our insurance.
- f) Acknowledge that this policy and Underwriters are bound by any sanctions list (including associated legislation) generated in Australia, US, EU and/or UK.

NAME:	TITLE/ROLE:				
SIGNATURE:	DATE:	/	,		



IMPORTANT NOTICES

Your Duty Of Disclosure

This Policy is subject to the Insurance Contracts Act 1984. Under that Act you have a 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 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.

If you are not sure whether something is relevant, it's advisable that you inform us anyway.

We Are An Agent

Sterling Insurance Pty Limited (Sterling) is an authorised agent for the underwriters (i.e. insurers), for the purpose of entering into contracts of insurance with intending insured parties and for the dealing with and settling of claims thereunder. At no time do we act in the capacity of agent for the insured or intending insured parties, in either capacity or any other capacity.

Insufficient Space in this Renewal Declaration Form

If there is insufficient space in this declaration form for you to fully answer any questions or provide the requested information, please attach a page with the additional information.

Sanctions

We are bound by legislation which over-rides the policy when it involves any individual, organisation and/or country listed in a sanctions list as generated by Australia, United States of America (USA), European Union (EU), and United Kingdom (UK). Consequently, all your operations are required to comply with all applicable sanctions legislation.

Claims Made Notice for Asbestos Liability, Statutory Liability, Professional Indemnity, Errors & Omissions Extensions, and Contractors Environmental Liability Extensions

The Asbestos Liability (when offered as a 'claims made' cover), Statutory Liability, Professional Indemnity, Errors & Omissions, and Contractors Environmental Liability extensions are 'claims made' covers. This means that these extensions cover you for claims first made against you during the period of insurance and notified to the underwriter during such period of insurance.

These extensions do not provide cover in relation to:

- Events which occurred prior to the period of insurance or such earlier retroactive date as may be stipulated in the schedule;
- Claims made against you after the expiry of the period of insurance even though the event giving rise to the claim may have occurred during the period of insurance;
- Claims where the possibility of the claim was intimated in any way prior to the commencement of the period of insurance;
- Claims arising from or attributable to any facts, circumstances or occurrences noted on the proposal for the current period of insurance or on any previous proposal or of which notice had been given under any previous policy;
- Claims arising from or attributable to any facts, circumstances or occurrences of which you were aware and knew (or ought reasonably to have realised) prior to the commencement of the period of insurance may give rise to a claim.

As explained above, these extensions, by their terms, do not provide cover for claims made after the expiry of the period of insurance provided by the extensions.

Section 40(3) of the Insurance Contracts Act 1984 however provides that an underwriter is not relieved from liability under a contract of insurance in respect of a claim by reason only that the claim was made after the expiry of the period of insurance cover provided by the contract where the insured has given notice in writing to the underwriter:

- · of the 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, and
- before the expiry of the period of insurance.

It is therefore important that you advise us of any circumstances that could result in a claim during the period of insurance to protect your position in case the circumstances develop into a claim after the expiry of the period of insurance.

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