

Professional Risks

Miscellaneous Proposal Form



Important Notice

This proposal must be completed and signed by a principal, partner, director of the proposer/s. The person completing and signing the form should be authorised by the proposer to do so and should make all reasonable enquiries to enable all the questions to be answered.

All questions must be answered to enable a quotation to be given.

Completing and signing this proposal does not bind the proposers or insurers to enter a contract of insurance.

If there is insufficient space to answer questions, please use an additional sheet and attach it to this form (please indicate section number).

General information

1. Please provide the following details (including all trading names and subsidiaries):

Name	Date of establishment			
Website address				
2. Address/es, including postcodes, for all subsidiaries:				

3. Please supply details of all principals, directors, partners:

Name	Qualifications	How long with the company

4. Please state total numbers of:

Principals, directors, partners	Qualified staff	Administration	Others

5. Please state the name of any professional body or trade association of which you are a member:

Professional body Trade association

6. Do you currently have a professional indemnity policy in place?

If YES , please provide:			
Name of current insurers			
Name of your broker			
Renewal date			
Limit of indemnity			
Premium			
Excess			
Retroactive date			
7. Do you or any of you financial interest in a	Ir principals, directors, partners have any association with or any other practice, company or organisation?	□ Yes	□ No
If YES , please provide deta and activities undertaken:	ils of the nature of the association, together with the name of the business		
8. Do you use consulta	ints / sub-contractors?	□ Yes	□ No
	ur turnover / fee income was paid to them in the last financial year?		%
b. What was the nature o			

c.	Do you require cover for them under this policy?	□ Yes	🗆 No
d.	Do you require them to carry professional indemnity insurance to a similar limit?	□ Yes	□ No
lf N	IO to 8d, please provide details as to why not:		

MISCELLANEOUS PROPOSAL FORM 1017 | 3

□ Yes

□ No

9. Please complete the following:

a. Financial year end date / / 20

	Previous	Last complete	Current	Estimate
b. Total turnover / fee income:	£	£	£	£
c. Estimated percentage split of your turnover / fee i	ncome for:	-	-	-
Work carried out for UK clients	%	%	%	%
Work carried out for US / Canadian clients not subject to US / Canadian law	%	%	%	%
Work carried out for US / Canadian clients subject to US / Canadian law	%	%	%	%
Work carried out for clients anywhere else in the world – please give details of where	%	%	%	%
Operating profit	£	£	£	£
d. Do you enter into contracts that are not subject to	UK / EU law?	1	C]Yes □N

Business activities

10. Please state:

a. Full description of all of your activities:

b. Please categorise the activities outlined above and indicate the approximate percentage of turnover including fees each represents:

%
%
%
%
%
TOTAL 100%

c. Are you involved in any consultancy or services in relation to any of the following areas:

i.	Accountancy / tax?	□ Yes	□ No
ii.	Legal?	□ Yes	□ No
iii.	Financial / insurance?	□ Yes	□ No
iv.	Medical / healthcare?	□ Yes	□ No
٧.	Construction / environmental?	□ Yes	□ No
	e you involved in any process of manufacture, construction, alteration, repair, installation or le or supply of products, other than in a pure consultancy capacity as described above?	□ Yes	□ No
If YES	to any part of c. or d., please provide details:		
	ive you undertaken any other activities in the past for which cover is required? please provide details:	□ Yes	□ No

11. Please give details of the three largest contracts in the last three financial years (give details of current projects if new business):

Largest client:	
Start date	
Description	
Total contract value	
Fee	
Approximate completion date	
Second largest client:	
Start date	
Description	
Total contract value	
Fee	
Approximate completion date	
Third largest client:	
Start date	
Description	
Total contract value	
Fee	
Approximate completion date	

Risk management

12.	Are satisfactory written references obtained from former employers for at least three years prior to the engagement of any employee responsible for money, accounts or goods?	□ Yes	□ No
13.	Above what amount do payments require at least a two-stage sign-off?	£	
14.	Do you hold client funds, or do you have client authority to agree and/or effect transfers or payments on their behalf from client funds or accounts?	□ Yes	□ No
lf YI	ES:		
a.	Do you ever act solely on e-mail instructions to transfer funds or make payments from client accounts without taking steps to independently verify the authenticity of the instructions and integrity of any bank account details provided prior to execution?	□ Yes	□ No
b.	Do you undertake to immediately implement procedures to ensure that there is such an independent verification process in place for all future transactions?	□ Yes	□ No
C.	What steps have you taken to ensure that the transaction has been completed successfully?		
15.	When entering into contracts please confirm:		
a.	You carry out work only under your standard contract, signed by every client?	□ Yes	🗆 No
b.	All contracts are vetted by a legally qualified person before being agreed?	□ Yes	□ No
If N (D to any of the above, please explain why not:		
16.	When entering into contracts do you always:	□ Yes	□ No
a.	Exclude liability for consequential, special or indirect damages, loss of profits and liquidated damages?	□ Yes	□ No
b.	Cap your overall liability at a reasonable level?	□ Yes	□ No
c.	Warrant a performance standard no greater than reasonable care and skill?	□ Yes	□ No
d.	Work to a written specification with your clients outlining the scope of each job?	□ Yes	□ No
e.	Ensure that changes to the scope of work are reflected in a written variation of the contract?	□ Yes	□ No

17.	Do you commit clients to contrac	ts with third parties?		□ Yes	□ No
lf Y thei	E S , do you always obtain clients writte n?	en acceptance of the terms of contract	s before committing	□ Yes	□ No
lf N	O , please explain why not:				
18.	Has any person for whom insural	nce is now sought ever been the su any regulatory body, professional o	bject of a	□ Yes	
lf Y	ES , please provide details:				□ No
19. If Y	Has any proposal for similar insu past or present principals, directo had special terms applied? ES, please provide details:	rance made on behalf of you, any p ors, partners ever been declined, ca	predecessor or any ancelled, refused or	□ Yes	□ No
20. If Y	Is there any other information tha ES , please provide details:	t you consider material to the insu	rance required?	□ Yes	□ No
21.	For what limits of indemnity are c	uotations required?			
	□ £250,000	□ £500,000	□ £1,000,000		
	□ £2,000,000 □ Other £	□ £5,000,000	□ £10,000,000		

Claims

22. In respect of any of the risks to which this proposal relates:

a.		claim been made (whether successful or not) against you, any predece nt principals, directors, partners?	essor, any past	□ Yes	□ No
b.	Has any loss been suffered by you or any predecessor as a result of the dishonesty or malice of any past or present principals, directors, partners, employees or self-employed person?		□ Yes	□ No	
lf Y	ES to any	of the above, please provide details:			
Da los		e of claim / Brief details of each claim / loss Cost of claim / loss		Estimated cost loss outstandin	
. <u> </u>					
23 . a.	-	i, after full enquiry: any circumstance which is likely give rise to a claim or loss against you	ı, any	□ Yes	
	predeces	sor or any past or present principals, directors, partners?	-		
b.	Aware of This incl	any shortcoming in your work for a client who is likely to give to a clain udes:	n against you?	□ Yes	□ No
	i.	A shortcoming known to you, but not your client, which you cannot reas right?	sonably put		
	ii.	A complaint from your client about your work or anything you have sup cannot be immediately resolved?	plied which		
	iii.	An escalating level of complaint from your client on a particular project	?		
	iv.	A client withholding payment due to you after any complaint?			
lf Y	ES, to any	of the above, please provide details:			

24.	Do you have any grounds, after reasonable enquiry, for suspecting that any past or present principal, director, partner, employee or self-employed person has acted dishonestly or maliciously?	□ Yes	□ No
lf YE	S, please provide details:		

Please read this paragraph carefully before signing the declaration

It is essential that every proposal, when seeking a quotation to take out or renew any insurance, discloses to the prospective Insurers all material facts and information (including all material circumstances) which might influence the judgement of an Insurer in deciding whether to accept the risk and on what terms. The obligation to provide this information continues up until the time that there is a completed contract of insurance. Failure to do so entitles the Insurers, if they so wish, to avoid the contract of insurance from inception and so enables them to repudiate liability thereunder. If you have any doubt as to what constitutes a material fact or circumstance please do not hesitate to ask for advice.

Declaration

On behalf of the proposer/s, I/we declare that, after full enquiry, the contents of this proposal are true and that I/we have not misstated, omitted or suppressed any material fact or information. If there is any material alteration to the facts and information which I/we have provided or any new material matter arises before the completion of the contract of insurance, I/we undertake to inform the Insurer.

Signature of principal / director / partner:

Date:

Please use this page for additional information

Data Protection Notice

Tokio Marine HCC respects your right to privacy. In our Privacy Notice (available at https://www.tmhcc.com/en/legal/privacypolicy) we explain who we are, how we collect, share and use personal information about you, and how you can exercise your privacy rights. If you have any questions or concerns about our use of your personal information, then please contact DPO@tmhcc.com.

We may collect your personal information such as name, email address, postal address, telephone number, gender and date of birth. We need the personal information to enter into and perform a contract with you. We retain personal information we collect from you where we have an ongoing legitimate business need to do so.

We may disclose your personal information to:

- our group companies;
- third party services providers and partners who provide data processing services to us or who otherwise process personal information for purposes that are described in our Privacy Notice or notified to you when we collect your personal information;
- any competent law enforcement body, regulatory, government agency, court or other third party where we believe disclosure is necessary (i) as a matter of applicable law or regulation, (ii) to exercise, establish or defend our legal rights, or (iii) to protect your interests or those of any other person;
- a potential buyer (and its agents and advisers) in connection with any proposed purchase, merger or acquisition of any part of our business, provided that we inform the buyer it must use your personal information only for the purposes disclosed in our Privacy Notice; or
- any other person with your consent to the disclosure.

Your personal information may be transferred to, and processed in, countries other than the country in which you are resident. These countries may have data protection laws that are different to the laws of your country. We transfer data within the Tokio Marine group of companies by virtue of our Intra Group Data Transfer Agreement, which includes the EU Standard Contractual Clauses.

We use appropriate technical and organisational measures to protect the personal information that we collect and process about you. The measures we use are designed to provide a level of security appropriate to the risk of processing your personal information.

You are entitled to know what data is held on you and to make what is referred to as a **Data Subject Access Request ('DSAR')**. You are also entitled to request that your data be **corrected** in order that we hold accurate records. In certain circumstances, you have other data protection rights such as that of **requesting deletion**, **objecting to processing**, **restricting processing** and in some cases **requesting portability**. Further information on your rights is included in our Privacy Notice.

You can **opt-out of marketing communications** we send you at any time. You can exercise this right by clicking on the "unsubscribe" or "opt-out" link in the marketing e-mails we send you. Similarly, if we have collected and processed your personal information with your consent, then you can **withdraw your consent** at any time. Withdrawing your consent will not affect the lawfulness of any processing we conducted prior to your withdrawal, nor will it affect processing of your personal information conducted in reliance on lawful processing grounds other than consent. You have the **right to complain to a data protection authority** about our collection and use of your personal information.

Contact Us

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tmhcc.com

Tokio Marine HCC is a trading name of HCC International Insurance Company plc, which is a member of the Tokio Marine HCC Group of Companies. HCC International Insurance Company plc is authorised by the Prudential Regulation Authority (PRA) and regulated by the UK Financial Conduct Authority (FCA) and Prudential Regulation Authority. Registered in England and Wales No. 01575839 with registered office at 1 Aldgate, London EC3N 1RE