Proposal Form

Professional Indemnity Credit Licensee / Representative



IMPORTANT NOTICE

Please read the following before proceeding to complete this Proposal Form.

Your Professional Indemnity Insurance Policy is issued on a CLAIMS MADE basis.

This means that this Policy responds to:

- 1. Claims first made against you during the period of insurance and notified to the Insurer during that period of insurance, providing 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
- 2. Pursuant to Section 40 (3) of the *Insurance Contracts Act 1984* (Cth.) which states: "Where the Insured gave notice in writing to the Insurer of facts that might give rise to a Claim against the Insured (Insurance Contracts Act) 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 insurance cover provided by the contract".

When the Policy expires, no new notification generally can be made on the expired Policy even though the event giving rise to a Claim against you may have occurred during the period of insurance. You will not be entitled to indemnity under your new Policy in respect of any Claim arising out of circumstances of which you were aware at any time prior to Policy inception which would have put a reasonable person in your position on notice that a Claim may be made against you.

When completing your proposal you are obliged to report and provide full details of all circumstances which have become known to you and which would put a reasonable person in your position on notice that a Claim may be made against you. This is important to ensure that you make proper disclosure (refer to notice pursuant to the *Insurance Contracts Act* in order that your entitlement to full indemnity under your new Policy is not placed in jeopardy. In accordance with the provisions of the *Insurance Contracts Act*, DUAL Australia Pty Ltd (DUAL Australia) is required to advise you of your responsibilities in relation to the disclosure of relevant information.

Your Duty of Disclosure

Before you complete this Proposal Form and enter into a contract of general insurance, please be aware that you have a duty, under the Insurance Contracts Act, 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 of the insurance and, if so, upon what terms. You have the same duty to disclose those matters to the Insurer before you renew, extend, vary or reinstate a contract of general insurance.

Your duty however does not require disclosure of matters:

- that diminishes the risk to be undertaken by the Insurer;
- that is of common knowledge;
- that your Insurer knows or, in the ordinary course of its business, ought to know; or
- · where the insurer agrees to waive compliance with your duty of disclosure.

(It should be noted that this duty continues after the Proposal Form has been completed up until the time the Policy is entered into.)

Non-Disclosure

If you fail to comply with your duty of disclosure, the Insurer may be entitled to reduce their 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. It is therefore vital that you make sufficient enquiries BEFORE you complete your Proposal Form and BEFORE you sign any declaration that there has been no change in the information proposed. Please take notice of the following statements pursuant to the provisions of the *Insurance Contracts Act 1984* (Cth.).

Surrender or Waiver of any Right of Contribution or Indemnity

Where another person or company would be liable to compensate you or hold you harmless for part or all or any loss or damage otherwise covered by the Policy, but you have agreed with that person either before or after the inception of the Policy that you would not seek to recover any loss or damage from that person, you are NOT covered under the Policy for any such loss or damage.

Contract by the Insured Affecting Rights of Subrogation

If the proposed contract of insurance includes a provision which excludes or limits the Insurer's liability in respect of any loss because you are a party to an agreement which excludes or limits your rights to recover damages from a third party in respect of that loss, you are hereby notified that signing any such agreement may place your indemnity under the proposed contract of insurance at risk.

Completing this Proposal Form

- · Please answer all questions giving full and complete answers.
- It is the duty of the Applicant to provide all information that is requested in the Proposal Form as well as to add additional relevant fact.
 - NOTE: A relevant fact is such know fact and/or circumstance that may influence in the evaluation of the risk by the Insurer. If you have any doubts about what a relevant fact is, please do not hesitate to contact your broker or insurer.
- If the space provided on the Proposal Form is insufficient, please use a separate signed and dated sheet in order to provide a complete answer to any question.
- The Proposal Form must be completed, signed and dated by a person who must be of legal capacity and authorised for the purpose of requesting professional indemnity liability insurance for the organisation who acts as the Applicant.

This Proposal Form DOES NOT BIND the Applicant or the Insurer to complete the insurance but will form part of any insurance.

Privacy Collection Statement

At DUAL Australia Pty Ltd (DUAL), we are committed to protecting your privacy and complying with the Privacy Act 1988 (Cth) ('Privacy Act').

We use your information to assess the risk of providing you with insurance, provide quotations, issue policies and assess claims, on behalf of the insurers we represent. We also use your information to administer any policies we have issued to you and may do so by mail or electronically, unless you tell us that you do not wish to receive electronic communications. If you do not provide us with full information, we may not be able to provide insurance or assess a claim. If you provide us with information about someone else, you must obtain their consent to do so.

We provide your personal information to the insurer we represent when we issue and administer your insurance. When providing a quotation or insurance terms, we will tell you if the insurer is overseas and if so, where they are. We may also provide your information to your broker and our contracted third-party service providers (e.g. claims management companies). We are part of Howden Group Holdings Limited and may provide your information to UK based Group entities who provide us with business support services. If a recipient is not regulated by laws which protect your information in a way that is similar to the Privacy Act, we will take reasonable steps to ensure that they protect your information in the same way we do or seek your consent before disclosing your information to them. We do not trade, rent or sell your information.

Our Privacy Policy contains more information about how to access and correct the information we hold about you and how to make a privacy related complaint, including how we will deal with it. By providing us with your personal information, you consent

to its collection and use as outlined above and in our Privacy Policy. Ask us for a copy of our Privacy Policy via email at privacy@dualaustralia.com.au or access it via our website using the following link.

Notification of Circumstances or Events, which may give rise to a Claim

If during the period of this Policy, you become aware of any circumstances which may give rise to a Claim under the Policy and during the period of insurance given written notice to the Insurer of such circumstances, any Claim which may be subsequently made arising out of the circumstances of which notification has been given shall be deemed to be a Claim made during the period of this Policy whenever such Claim may actually be made.

All notifications of Claims and circumstances should be addressed to:

The National Claims Manager:

By Email: <u>claims@dualaustalia.com.au</u>

or by mail to: GPO Box 7101

Sydney NSW 2001

Australia

DUAL Australia recommends that you keep a record of all information supplied for the purpose of entering into an insurance contract with us (including copies of this Proposal Form and any correspondence with us or your insurance broker or agent).

Section 1	Details of Applicant		
Insured Name: _			
Address of head	office:		
State:	Postcode:		
Web Address:			
Date established	d (dd/mm/yy): Country State of Re	gistration:	
ABN/ACN:	Telephone No.:		
Address of all ot	her locations (if any) from which the Insured operates:		
1. Do you hold	or have you applied for, an Australian Credit License?	Yes []	No []
If NO, are you a	Credit Representative of an Australia Credit Licensee?	Yes []	No []
If YES, proceed to	o Question 8.		
If NO, please pro	ovide further details:		
2. Please prov	de your current Credit License Number (if applicable):		
3. Do you have	any authorised Credit Representatives operating under your licer	nse? Yes []	No []
If YES, please pr	ovide the total current number:		

If NO, proceed to Question 8. Do you require your Credit Representatives to have their own PI Policy? Yes [] No [] If NO, please provide details regarding the process of selecting your Credit Representatives: What measures do you have in place to monitor the ongoing compliance of your Credit Representatives? Please supply details of training undertaken to meet your obligations for Credit Representatives under your credit license: Yes [] No [] 7. Do your Credit Representatives act exclusively on behalf of your license? If NO, please provide further details below: 8. Are all of your professional activities subject to the National Credit Licensing laws? Yes [] No [] If NO, please provide details: ____ 9. Are you a member of a Professional Association? Yes [] No [] If YES, please provide details: ___ Yes [] No [] 10. Are you a member of any External Dispute Resolution Scheme? If NO, please provide details:

	Section 2	Employee Informa	tion			
1.	Please state t	_				
	c. Number	of qualified Employees:				
2.	Please provid	e the following details fo	or each of the Ir	nsured's principals, partners or directors:		
		Name	Age	Qualifications	Date Qualified	No. Years of this Practise
					Qualifica	tilis i ractisc
	Section 3	General Informati	on			
1.	Doos the Com	npany have operations o	utsido of Austra	alia?	Yes []	No []
1.	Does the Con	ipany nave operations of	utside of Austra	ana:	res []	NO []
If YES, does the Company have operations in the USA/Canada?			/Canada?	Yes []	No []	
If۱	YES, please pro	vide further details:				
2.	•	_	he Company foi	r professional negligence, error	Yes []	No []
	or omission i	n the last 5 years?				
lf \	YES, please pro	vide further details of th	he Claim, the Cl	laim amount and any payments:		
3.			f any circumsta	nces or incidents, which may give	Yes []	No []
	rise to a Clain					
lf \	YES, please pro	vide further details:				
4.				tive(s) aware of any circumstance(s) Firm, or against any Principal or	Yes []	No []
	Credit Repres	entative(s), or against ar	ny partnership o	or company of which any Principal		
	or Credit Rep	resentative(s) is/was a p	artner, director,	CEO or Credit Representative?		
5.		·	er under this Po	licy ever been investigated,	Yes []	No []
		anned or disqualified?				
lf١	YES please pro	vide details:				

No []

Yes []

•		year and the current
Percentage Split \$	Last Financial Year's Gross Fees \$	Current Financial Year's Gross Fees \$
lenders but has no ong	going involvement with the	loan.
	me by Professional Bus n Australian Dollar (\$) c Percentage	me by Professional Business for the last financial n Australian Dollar (\$) or the percentage:

6. Do you have any Professional Indemnity Insurance Cover currently in place?

2.	this Policy							ed to be covere arity in respect	
3.	Of the con	tracts you arra	nge credit for,	please advise	the overall per	centage split o	f credit contra	ct type:	
L	oan Type							Percentage Spl	it %
R	esidential								
С	ommercial								
R	ural								
Ir	ndustrial								
Ir	nvestment Lo	oans							
С	hattel, Equip	ment & Plant							
D	evelopment	/Construction							
R	efinancing								
Ν	lezzanine								
Li	ine of Credit	(including mo	rtgage draw-do	own facility)					
0	ther, please	provide full de	tails						
T	otal						100%		
4.	In respect	of gross fees/i	ncome for the	last financial	year, please pro	ovide a breakdo	own by State:		
	NSW %	ACT %	QLD %	VIC %	TAS %	SA %	WA %	NT %	0/5%
5.	If any gros	s fees/income	was earned fo	or the last finar	ncial year outsi	de of Australia,	, please provic	e full details b	elow:
6.	Please pro	ovide an approx	imate estimat	e of Credit Cor	ntact values arr	anged over the	past twelve m	nonths:	
С	redit Contra	ct Value				No. Credit Cor	ntracts/Percen	tage of total In	come
\$	0 < \$250,000								
>!	\$250,000 <\$5	500,000							
>.	\$500,000 < \$	1,000,000							
>:	\$1,000,000								
T	otal						100%		

If any credit contracts exceeded \$1,000,000 please advise the maximum value credit contract in past 3 years:						
7. What is the average value credit contract in past three years	(including loan type):					
8. Please advise the source of credit provider used:						
Credit Provider	Percentage %					
i Banks, Credit Unions, Building Societies						
ii Non-banking credit providers						
iii Non-APRA regulated credit providers						
iv Private Equity vehicles / superannuation funds						
v Off-shore Credit Providers						
vi Solicitors Funds (not covered)						
9. Has the source of credit/provider changed significantly in the (if applicable)? If YES, please provide details:	e past 3 years, Yes [] No []					
10. Do you disclose commission earned on each of the credit coabove to all of your clients?	ntracts recommended Yes [] No []					
11. Do you enter into any contract arrangements where you agre credit provider?	ee to indemnify the Yes [] No []					
If YES, please provide a full list identifying credit providers and a	sample indemnifying clause:					
12. Have you entered into any contract that defines your contract	ctual duties? Yes [] No []					
If YES, does the contract contain representations or warrants contractual duties?	regarding your Yes [] No []					
If YES, please provide full details:						

13. Do you originate loans on behalf of other licensee	es?	Yes []	No []
If YES, are you a Credit Representative for these lie	censees?	Yes []	No []
If NO, please provide further details:			
14. If applicable, do you have authority to approve or credit providers?	settle loans on behalf of	Yes []	No []
If YES, please provide full details including Delegated authority to approve or settle loans for and please ad-		_	ender you have
15. Do any of the credit arrangements you arrange or Value ration greater than 80%?	provide advice on have a Loan to	Yes []	No []
If YES, please provide full details including the maxin	num loan to value ratio in the past 3 y	ears:	
16. Has any credit provider, aggregator, professional a cancelled or revoked your accreditation or an agre contract applications?	-	Yes []	No []
If YES, please provide full details:			
17. Of the credit contracts you provide assistance on, arranged/derived from the following:	please advise the portion of income a	nd maximum value of	credit contracts
Low documentation credit contracts	\$		%
Deposit impaired credit contracts	\$		%
Credit-impaired credit contracts	\$		%
18. Have you ever acquired a loan portfolio?		Yes []	No []
If NO, proceed to the next question.			
If YES, please provide further details including total nucommission, reason for acquiring the loan portfolio:	umber of loans acquired, a current list	of loans in arrears or	default, trail

19.	Do you provi	de any services/advice in respect of Reverse Mortgage Products?	Yes []	No []
	-	vise the client to seek independent legal advice/ Please also provide full detail and any formal arrangements in place with providers?	s including disclo	sure statements
	is able to me their equity i	or Reverse Mortgages and bridging loans, do you always ensure the client et the credit contract's obligations from the client's income and not from n an asset, without incurring substantial hardship?	Yes []	No []
IT I	NO, please pro	vide full details below:		
	mortgage, is	ng or assisting in the application for the credit contract for residential a formal valuation required at all times as part of the financing condition?	Yes []	No []
If I	NO, please pro	vide full details:		
		ing valuations do you use an approved panel of valuers?	Yes []	No []
	.,,,			
23.		rs ensure that, if requested by a client, you provide the client with a copy ment that the credit contract is not unsuitable for the client?	Yes []	No []
lf I	NO, please pro	vide full details:		
	Section 5	Risk Management		
1.	-	uct due diligence when verifying documentation submitted in credit contract by your client?	Yes []	No []
2.	,	signature rights to any banking accounts of which borrowers monthly payments are deposited?	Yes []	No []
lf \	/ES, please pro	ovide full details:		
3.		the principle of separation of duties (where practicable) in order to ents of fraud and dishonesty by employees?	Yes []	No []
4.	-	puired to witness a client's signature, do you always ensure this is done in e or witnessed by a Justice of the Peace?	Yes []	No []
lf I	NO, please pro	vide full details:		

	5. If you are required to provide 100 point ID check as part of the credit contract application contract process, do you always sight the original documentation or Justice of the Peace verified documentation?			No []			
If NO	O, please pro	vide full details:					
6.	When hiring	staff, do you conduct full background checks on applicants?	Yes []	No []			
	7. Do you always require your clients to review and sign off the loan application before it is submitted to a lender?			No []			
If NO	O, please pro	ovide full further details:					
	into a credit contract?						
	O, please pro	vide further details:					
	Section 6	Limit of Indemnity Required					
1.	Please mark	the limit of indemnity required:					
\$1,00	00,000	[]					
\$2,0	00,000	[]					
\$4,0	00,000	[]					
\$5,0	00,000	[]					
\$10,0	000,000	[]					
Oth	er:						

SIGNING THIS PROPOSAL FORM DOES NOT BIND THE PROPOSER OR THE INSURER TO COMPLETE THIS INSURANCE

The undersigned declares that the statement and particulars in this Proposal Form are true and that no material facts have been misstated or suppressed after enquiry. The undersigned agrees that should any of the information given by us alter between the date of this proposal and the inception date of the insurance to which this proposal relates, the undersigned will give immediate notice thereof. The undersigned agrees that the Underwriters may use and disclose our personal information in accordance with the "Privacy Collection Statement" at the beginning of this proposal.

The undersigned acknowledges that they have read the policy wording and associated endorsements and are satisfied with the coverage provided, including the limitations and restrictions on coverage.

The undersigned agrees that this proposal, together with any other information supplied by us shall form the basis of any contract of insurance effected thereon.

TO BE SIGNED BY THE INSURED FOR WHOM THIS INSURANCE IS INTENDED FOR

Full Name:					
Position:					
Signature:	Date:	/	/		

IT IS IMPORTANT THE UNDERSIGNED OF THE DECLARATION ABOVE IS FULLY AWARE OF THE SCOPE OF THIS INSURANCE SO THAT THESE QUESTIONS CAN BE ANSWERED CORRECTLY. IF IN DOUBT, PLEASE CONTACT THE BROKER OR AGENT, SINCE NON-DISCLOSURE MAY AFFECT AN INSURED'S RIGHT OF RECOVERY UNDER THE POLICY.

DUAL Australia recommends that you keep a record of all information supplied for the purpose of entering into an insurance contract (including copies of this Proposal Form and correspondence).

HOW TO CONTACT DUAL AUSTRALIA PTY LTD:

Address: DUAL Australia Pty Ltd

GPO Box 7101

Sydney NSW 2001

Australia

Telephone: 1300 769 772 (If dialling from outside Australia +61 2 9248 6300)

E-mail: <u>dualenquiries@dualaustralia.com.au</u>

ANNEXURES: PLEASE ANNEX THE FOLLOWING DOCUMENTS TO THIS PROPOSAL FORM

- · Copy of template Preliminary & Suitability Assessments, Risk Questionnaire undertaken for clients;
- · Copy of your Credit Guide; and
- · Also, if insufficient space has been provided in this Proposal Form for you to adequately answer any of the questions, please annex further supplementary pages, including any supporting materials we have asked for.