

PROPOSAL FORM

Professional Indemnity Insurance for Construction Consultants

libertyinternational.com/au



Proposal form



Important Notices

Documentation required

- The CV of each partner/director and/or key technical staff
- Company capability documentation and CV's of technical specialists
- Current corporate structure chart
- A copy of the standard contract or terms of engagement used
- Sample of typical scope contract documents
- A description of the risk management policies, procedures, appetite and matrix
- Circumstances/claims/litigation list
- Loss history

Trade sanctions

Liberty will not be deemed to provide cover nor be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose Liberty or its parent to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of Australia, the European Union, United Kingdom, United States of America or other applicable jurisdiction.

Duty of Disclosure

Before you enter into a contract of general insurance with an insurer, you have a duty, under the Insurance Contracts Act 1984 (Cth), to disclose to the insurer every matter that you know, or could reasonably be expected to know, that is relevant to the insurer's decision whether to accept the risk of the insurance 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 general insurance.

Your duty however does not require disclosure of a matter:

- 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
- as to which compliance with your duty is waived by the insurer.

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.

Subrogation

If Liberty grants indemnity under this policy, then Liberty shall be subrogated to all of the Insured's rights of recovery against any person, trustee, company or entity whether or not a payment has in fact been made and whether or not the Insured or Insured Person has been compensated in full for their loss. The Insured must, at its own cost, provide all reasonable assistance to Liberty (including, but not limited to giving information, signing documents and giving evidence) to help enforce those rights. The Insured must not do anything that may prejudice Liberty's position or potential or actual rights of recovery against any parties.

Claims Made Insurance

This is a proposal for a 'Claims Made' policy of insurance. This means that the policy covers you for any claims made against you and notified to the insurer during the policy period or any applicable reporting period. The policy does not provide cover in relation to:

- any claim made, threatened or intimated against you prior to the commencement of the policy period;
- any claim or fact that might give rise to a claim, reported or which can be reported to an insurer under any insurance policy entered into before the commencement of the policy period;
- any claim or fact that might give rise to a claim, noted in this proposal or any previous proposal;
- any claim arising out of any fact you are aware of before the commencement of the policy period;
- any claim made against you after the expiry of the policy period.

However, the effect of Section 40(3) of the Insurance Contracts Act 1984 (Cth) is that where you become aware, and notify us in writing as soon as is reasonably practicable after first becoming aware but within the policy period, of any facts which might give rise to a claim against you, any claim which does arise out of such facts shall be deemed to have been made during the policy period, notwithstanding that the claim was made against you after the expiry of the policy period.

Inadequate space to answer

If there is inadequate space to answer any of the questions or make any comment or you need to disclose something to us because of your Duty of Disclosure, please attach a separate piece of paper to this proposal giving full details of additional information.

Proposal form



Important: Please answer all questions fully. All questions will be deemed to be answered in respect of all entities and persons to be insured under this policy. If the space provided is insufficient please include attachments on your company letterhead.

1. DETAILS OF THE PROPOSERS

a. State the full name of all entities (including any subsidiaries) and persons to be insured (collectively referred to in this form as the 'Proposers').

b. Describe the ownership structure of the entity required to be noted as Named Insured on the policy. Is it the parent company or a subsidiary of a global parent company? Provide further details.

c. Do the Proposers enter into franchise arrangements? Yes No

d. Proposers' contact details:

Name

Email

Telephone

e. Company details:

Registered company name

Address

Country of registration

Date established

ABN/NZBN

Website address

f. During the last five (5) years, has there been:

1. Any acquisition, merger or divestiture involving the Proposers? Yes No

If yes, to the above provide further detail:

2. Any change in capital structure of the Proposers? Yes No

3. Any change in the name of the Proposers? Yes No

g. Have the Proposers ever traded under another name? Yes No

If yes, provide details:

h. State the number of Proposers' staff (company resources only, do not include subcontractors):

In Australia/New Zealand

Outside Australia/New Zealand

Partners or directors

Professional/technical staff

Administration/support staff

Other staff

Total

Specify details of other staff

i. What percentage (%) of employees have left the business in the last 12 months? %

Proposal form



j. What is the average staff tenure?

2. NATURE OF BUSINESS

a. Describe the nature of the Proposers' business.

b. Describe the professional services provided by the Proposers for which insurance cover is sought.

3. FINANCIAL INFORMATION

a. When does the Proposers' financial year end?

Date

b. State the Proposers' total revenue, including professional services revenue:

Source of Revenue	Last Completed Financial Year (actual)	Current Financial Year Forecast (estimate)	Next Financial Year (estimate)
Australia & New Zealand	\$	\$	\$
USA & Canada	\$	\$	\$
Other	\$	\$	\$
Total	\$	\$	\$

c. If overseas revenue has been declared, please answer the following additional questions:

1. Do the Proposers include overseas entities or subsidiaries?

Yes

No

2. If yes, state the locations and revenues by location for each overseas entity or subsidiary:

3. Do the Proposers purchase local policies for any of the overseas entities or subsidiaries?

Yes

No

If yes, provide details:

d. Does any one client represent 25% or more of the Proposers' total revenue?

Yes

No

If yes, provide details:

e. Have the Proposers experienced any difficulties with cash flow, given consideration to potential insolvency or administration, or is there any reason to believe that the Proposers may experience financial distress during the term of the policy period?

Yes

No

If yes, provide details:

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- f. Provide the percentage breakdown of the Proposers' total fee income generated in the last completed financial year from each of the following disciplines. Indicate if you have previously worked in or delivered projects in that discipline.

Disciplines	Fee income % (last completed financial year)	Previously undertaken disciplines	
		Yes	No
Acoustical Engineering	%	Yes	No
Architecture	%	Yes	No
Asbestos Inspections (no removal)	%	Yes	No
Asset Management, Operations & Maintenance	%	Yes	No
Building Surveying & Certification	%	Yes	No
Chemical Engineering	%	Yes	No
Civil Engineering – Dams	%	Yes	No
Civil Engineering – Foundations & Underpinning	%	Yes	No
Civil Engineering – all other	%	Yes	No
Construction Management	%	Yes	No
Development Management	%	Yes	No
Drafting	%	Yes	No
Electrical Engineering	%	Yes	No
Environmental Consulting (no site assessment)	%	Yes	No
Environmental Engineering & Environmental Site Assessment	%	Yes	No
Expert Witness	%	Yes	No
Façade Engineering	%	Yes	No
Fire & Fire Safety Engineering	%	Yes	No
Geotechnical Engineering	%	Yes	No
Independent Certification	%	Yes	No
Intelligent Transport Systems Engineering	%	Yes	No
Interior Design	%	Yes	No
Land & Boundary Surveying	%	Yes	No
Landscape Architecture	%	Yes	No
Marine Engineering	%	Yes	No
Mechanical/Hydraulic Engineering	%	Yes	No
Mechanical Engineering – other	%	Yes	No
Mining Engineering & Consulting (no process engineering)	%	Yes	No
NATA Accredited Testing – Construction Materials Testing	%	Yes	No
NATA accredited Testing – all other	%	Yes	No
Occupational Hygiene Consulting	%	Yes	No
OH&S Consultants	%	Yes	No
Pre-Purchase Inspections	%	Yes	No
Process Engineering	%	Yes	No
Product Design	%	Yes	No
Project Management	%	Yes	No
Quantity Surveying	%	Yes	No
Rail Signalling	%	Yes	No
Railway Engineering	%	Yes	No
Structural Engineering	%	Yes	No
Town Planning	%	Yes	No
Other (please advise)	%	Yes	No
TOTAL MUST BE 100%	%		

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- g. Provide the percentage breakdown of the Proposers' total fee income generated in the last completed financial year from each of the following sectors: If no income was generated in the last completed financial year, indicate if you have previously worked in or delivered projects in that sector.

Sectors/Markets	Fee income % (last completed financial year)	Previously worked in or delivered projects	
Airports Airside	%	Yes	No
Airports Non-Airside	%	Yes	No
Battery Energy Storage Systems	%	Yes	No
Bridges	%	Yes	No
Coal & Natural Gas	%	Yes	No
Commercial – 1-3 floors	%	Yes	No
Commercial – 4+ floors	%	Yes	No
Correctional Facilities	%	Yes	No
Dams	%	Yes	No
Deep Excavations/Basements > 2 levels	%	Yes	No
Educational Facilities	%	Yes	No
Ground Improvement	%	Yes	No
Hospitals	%	Yes	No
Hydroelectricity	%	Yes	No
Hydrogen Production & Storage	%	Yes	No
Industrial (no process engineering)	%	Yes	No
Internal Renovation/Fit-Out	%	Yes	No
Jetties & Marinas	%	Yes	No
Manufacturing	%	Yes	No
Marine Platforms, Foundations & Structures	%	Yes	No
Mechanical Plant & Bulk Handling Equipment	%	Yes	No
Mine Infrastructure (non-process)	%	Yes	No
Mineral Processing/Refinement	%	Yes	No
Natural Gas – Pipelines & Compression	%	Yes	No
Offshore Wind	%	Yes	No
Onshore Wind	%	Yes	No
Petrochemical/Refinery	%	Yes	No
Rail – Heavy	%	Yes	No
Rail – Light	%	Yes	No
Residential – 1-3 floors	%	Yes	No
Residential – 4+ floors	%	Yes	No
Residential – Assisted Living/Retirement Facilities	%	Yes	No
Residential – Individual Dwellings	%	Yes	No
Retail	%	Yes	No
Revetments/Sea Walls/Land Reclamation	%	Yes	No
Roads & Highways	%	Yes	No
Solar – Photovoltaic	%	Yes	No
Solar – Thermal	%	Yes	No
Sporting Complexes	%	Yes	No
Tunnels	%	Yes	No
Utilities – High Voltage Transmission	%	Yes	No
Utilities – Low Voltage/Telecommunications	%	Yes	No
Utilities – Water & Wastewater Networks	%	Yes	No
Water Treatment Plants – Desalination	%	Yes	No
Water Treatment Plants – Potable Water	%	Yes	No
Water Treatment Plants – Waste/Sewage	%	Yes	No
Other (please advise)	%	Yes	No
TOTAL MUST BE 100%	%		

4. TRADE & ECONOMIC SANCTIONS

Does the Proposer, any of its subsidiaries or any of their directors, officers or employees have any operations or dealings, in a jurisdiction which is subject to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of Australia, the European Union, United Kingdom, United States of America or other applicable jurisdiction?
If yes, provide further information:

Yes No

5. SPECIFIC INDUSTRIES/RISK EXPOSURES

a. Please advise if the Proposers have undertaken any work in the specific industries:

1. PFAS/Asbestos identification or remediation.

Yes No

If yes, provide details:

2. Coal mining or services for coal mining clients with a % of revenue in thermal coal.

Yes No

If yes, provide:

- the thermal coal revenue percentage; and
- more details.

b. Do the Proposers use off-shore engineering centres?

Yes No

If yes, provide details:

c. Have the Proposers ever been involved in any form of joint venture?

Yes No

If yes, provide details:

d. Have the Proposers exited or do they propose to pursue any new markets/sectors or clients in the next two (2) years?

Yes No

If yes to either, provide details:

e. Do the Proposers:

1. currently utilise any innovative technology or materials?

Yes No

2. plan to utilise any innovative technology or materials in the next two (2) years?

Yes No

If yes to either, provide details:

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- f. Do the Proposers use Artificial Intelligence? Yes No
1. Is it for: Internal purposes or Customer Interaction
2. Does the Proposers privacy policy disclose its use of personal information in AI tools? Yes No
3. Do the Proposers have appropriate governance in place regarding the use of AI? Yes No
- If yes, to any of the questions, please provide further details:

6. RISK MANAGEMENT

- a. Do the Proposers have formal risk management policies and procedures in place relating to:
- | | | |
|--------------------------------------------------------------------------------------------------------------------------------------|-----|----|
| 1. quality control and/or compliance | Yes | No |
| 2. the engagement of consultants, subcontractors and agents | Yes | No |
| 3. the identification and reporting of incidents or facts which might give rise to a professional liability claim | Yes | No |
| 4. peer review or dual sign-off/approval in respect of any aspect of the business or professional services provided by the Proposers | Yes | No |
| 5. the evaluation and approval of new clients, contracts and tenders | Yes | No |
| 6. the identification and management of conflicts of interest | Yes | No |
| 7. the training of staff on the above | Yes | No |
- b. Do the Proposers hold ISO or any other third party accreditation for the risk management procedures they utilise? Yes No
- If yes, which accreditation is held and when was this accreditation obtained?

c. Describe the Proposers' file management process.

7. CONTRACTS AND CONTRACT MANAGEMENT

a. List the five (5) largest contracts the Proposers have entered into over the last five (5) years:

Client & Project Name	Contract Period	Revenue	Services Provided	Project Value
	From: _____ To: _____			\$
	From: _____ To: _____			\$
	From: _____ To: _____			\$
	From: _____ To: _____			\$
	From: _____ To: _____			\$

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- b. What is the average value of the Proposers' contracts? \$
-
- c. Do the Proposers have their own standard form contracts or terms of engagement? Yes No
- If yes, specify the percentage of contracts entered into that are:
1. on the Proposers' own terms and conditions %
 2. not on the Proposers' own terms and conditions %
- If no, explain how terms and conditions are negotiated by the Proposers:
-
- d. Do the Proposers limit their liability in contracts with clients? If so, how?
-
- e. How frequently do the Proposers exclude liability for consequential losses?
-
- f. Do the Proposers ever agree to accept liquidated damages? Yes No
- If yes:
1. How frequently do the Proposers accept liquidated damages?
 2. What process is used to determine the reasonableness of liquidated damages accepted?
-
- g. Do the Proposers engage subcontractors to provide any professional services? Yes No
- If yes:
1. What percentage of professional services is provided by subcontractors? %
Specify the professional services subcontracted.
 2. What professional indemnity limit of liability is required to be held by these subcontractors?
-
- h. Are all non-standard contracts legally reviewed prior to signing? Yes No
- If no, who reviews them?
-
- i. Is legal counsel an in-house function? Yes No
- If no, who provides this service?
-
- j. Do the Proposers ever agree to hold harmless any third party for claims arising out of its services? Yes No
- If yes, in what circumstances?

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- k. Do the Proposers ever enter contracts with other parties (including but not limited to clients, subcontractors and joint venture partners) that limit the other parties' liability? Yes No

If yes, in what circumstances and what are the limitation amounts?

-
- l. Do the Proposers ever agree to contract out of proportionate liability legislation? Yes No

If yes, in what circumstances?

-
- m. Is the scope of Professional Services to be performed always clearly set out in the Proposers' contract or terms of engagement? Yes No

If no, explain how this is agreed?

8. CLAIM HISTORY

Important: Please Note - It is critical that you make appropriate enquiries of all persons and entities intending to be insured under this insurance before you answer Questions 8a - 8f.

- a. Has any partner, director or employee of the Proposers or anyone else required to be specified as a Named Insured ever been subject to any inquiry or disciplinary proceedings? Yes No

If yes, provide details:

-
- b. Has a professional liability claim ever been made against, or defect notice received by, the Proposers (or any previous company name used by the Proposers), or any past or present partner, director or employee of the Proposers? Yes No

If yes, provide details, including nature of the allegations, claimant, current status, amounts paid and reserve amounts:

-
- c. Provide details of any active or closed litigation that may be related to covered or uncovered Professional Services.

-
- d. Has a claim ever been made against the Proposers under the Building and Construction Industry Security of Payments Act 1999 (NSW) or any similar legislation in relation to the payment of subcontractors or suppliers? Yes No

If yes, provide details:

Proposal form



- e. Are the Proposers, or any past or present partners, directors or employees aware of any facts which might give rise to a professional liability claim and/or inquiry against any of them? Yes No

If yes, provide details:

-
- f. Have the Proposers had any safety or work health and safety incidents in the last five (5) years? Yes No

If yes, provide details:

9. INSURANCE HISTORY

- a. Have any special terms, conditions or exclusions ever been imposed on any insurance policy held by the Proposers? Yes No

If yes, provide details:

-
- b. Have the Proposers ever had any entitlement to indemnity under any insurance policy denied, or otherwise affected, due to non-disclosure, misrepresentation or breach of a policy provision? Yes No

If yes, provide details:

-
- c. Has any insurer ever refused to provide terms or refused to offer renewal terms to the Proposers or has any insurance held by the Proposers ever been avoided or cancelled by an insurer? Yes No

If yes, provide details:

-
- d. Do the Proposers currently hold a Professional Indemnity insurance policy? Yes No

If yes, provide a copy and advise the following:

Insurer:

Expiry date:

Sum insured

Retroactive date:

Excess:

If no, have the Proposers ever held Professional Indemnity insurance?

Provide details:

Proposal form



10. LIMIT OF LIABILITY

- | | |
|-------------------------------|-------------------|
| a. Limit of liability sought: | b. Excess sought: |
| 1. \$ | 1. \$ |
| 2. \$ | 2. \$ |
| 3. \$ | 3. \$ |

11. OPTIONAL EXTENSIONS

Please note: If you request any of these extensions, Liberty is not obliged to offer them. If Liberty decides to offer any of these extensions it may charge an additional premium. Below are descriptions of the cover only. To fully understand the cover provided by these extensions you must read the relevant clause in the policy wording and/or seek advice from your insurance adviser.

a. Collateral Warranties

Would you like the policy to be extended to provide cover for civil liability the Insured incurs in respect of a Claim pursuant to a Collateral Warranty to the extent such civil liability arises out of the performance of Professional Services?

Yes No

b. Elevated Duty of Care

Would you like the policy to be extended to provide cover for civil liability the Insured incurs in respect of a breach of an express or implied term of a contract which imposes on the Insured an obligation to exercise more than reasonable care, to the extent that such civil liability arises out of the performance of Professional Services?

Yes No

c. Joint Venture Partner's Liability

Would you like the policy to be extended to provide cover for civil liability the Insured incurs in respect of a Claim arising out of the performance of Professional Services by a joint venture partner where the Insured has assumed such liability under a Joint Venture Contract with the joint venture partner?

Yes No

12. STAMP DUTY AND TAX

Please be aware: With effect from 1 January 2018, unless Liberty or its agents receive a Small Business Declaration from you, at the time of entering into the contract of insurance, Liberty will charge stamp duty on risks that (1) occur within or partly within NSW or (2) cover NSW property.

- a. For the purposes of Australian stamp duty calculations, please provide a breakdown of the Proposers' total revenue generated in the last financial year as follows:

ACT	NSW	NT	QLD	SA	TAS	VIC	WA	Overseas	Total
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- b. Do the Proposers intend to claim an input tax credit for the proposed policy premium?

Yes No

If yes, what percentage of an input tax credit is being claimed?

%

13. DECLARATION

We, the undersigned, declare and acknowledge:

- that we are, after enquiry, authorised by all persons and entities seeking insurance, to make this proposal
- that after enquiry, all information supplied in this proposal and any supporting documents attached to this proposal or supplied separately, is true and correct and that until a Contract of Insurance is entered into, we are obliged to inform Liberty of any changes to any information supplied or of any new information that is relevant
- that we understand Liberty relies on the accuracy of the information and documentation supplied proposing for this insurance
- that if a Contract of Insurance is entered into, all information and documentation supplied in proposing for this insurance will be incorporated into and form part of such Contract of Insurance
- that we have read and understood the Important Notices which form part of this proposal
- that we understand that no insurance is in force until a Contract of Insurance is entered into, which is upon the Proposers acceptance of an offer by Liberty, if any
- **that the proposed Insured is a small business with a turnover of less than AU\$2 million in the last financial year. Note that if 'no' is selected or this question is left blank, Liberty will charge stamp duty on risks that (1) occur within or partly within NSW or (2) cover NSW property.**

Yes No

To be signed by either the chairperson or an executive officer.

Signature

Name (please print)

Title

Date

Please remember to attach the following documents with this form:

- The CV of each partner/director and/or key technical staff
- Company capability documentation and CV's of technical specialists
- Current corporate structure chart
- A copy of the standard contract or terms of engagement used
- Sample of typical scope contract documents
- A description of the risk management policies, procedures, appetite and matrix
- Circumstances/claims/litigation list
- Loss history

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Privacy Notice

Liberty Mutual Insurance Company, Australia Branch (ABN 61 086 083 605) incorporated in Massachusetts, USA (the liability of members is limited) (**Liberty**) is part of the Liberty Mutual Group headquartered in the United States.

We collect personal information to provide insurance products and services, manage claims and support related business operations. This may include information collected from insurance brokers, intermediaries, or directly from you. If you do not provide the personal information requested, we may be unable to offer the appropriate type or level of service.

If you provide Liberty with personal or sensitive information about other individual, you must ensure they are aware of this notice and have consented to the disclosure. If you have not done so, please inform Liberty before sharing their data.

Your personal information may be disclosed to Liberty's related entities, reinsurers, insurance intermediaries, loss adjusters, legal and professional advisors and other service providers. We may also store your information with third party cloud or electronic storage providers.

Some recipients may be located overseas in the United States, Canada, United Kingdom, European Union, India, China, Australia, Hong Kong, Singapore and Malaysia. Where reasonably necessary, your information may be transferred to countries without comparable data protection laws to deliver the services you request. By engaging with Liberty, you consent to these cross-border transfers unless you notify us otherwise in writing.

We are committed to protecting your privacy and ensuring transparency in how we use your personal information. As part of this commitment, we confirm Liberty does not currently use automated decision-making (**ADM**).

You may access or seek correction of your personal information, make a privacy complaint, or raise any queries by contacting Liberty's Privacy Officer: privacy.officer.ap@libertymutual.com. If you require a physical mailing address, please contact the Privacy Officer via email.

For more information, and to view the relevant privacy policy for your jurisdiction, visit: [Australia Privacy Policy](#).