

THIS IS AN IMPORTANT DOCUMENT AND ALL QUESTIONS MUST BE ANSWERED IN FULL

The proposer(s), or any partner, or any director, or any officer, have:-

(a) (b) (c) (d) (e) (f)	no outstanding Counever been officers appointed, or enter never been convict respect of any crim never had any insulad insurance canonever had any pros	ed bankrupt or disqualified frounty Court Judgements(s) or so of a company that has been red into arrangements with cred or have any prosecutions hinal offence other than moto rance proposal declined, reneated or avoided by Underwrisecution, prohibition notice or within the last five years.	Sheriff Court Decree(s) declared insolvent, or ha reditors in accordance wit pending or been given a ring offences ewal refused, had any spe ters	d a receiver or lice th the Insolvency an official police ecial or increased	Act 1986 caution, in terms applied or
	I confirm that I hav	ve read and agree that the ab	pove statement is true.		
Com Addr	pany Name or Tradir ess (To appear on th	ng Name and ne Certificate)			
Busir	ness Description				
Statu	itory Industrial Code	(SIC)			
Type of Contractor Construc		Construction / Building	YES / NO	All other	YES / NO
Deta	ils of work/services t	o be undertaken at the airpo	rts		
Do you undertake any work in or on any aircraf				YES	/ NO
Cover required:		General Public Motor Vehicle E Motor Vehicle F		YES	/ NO / NO / NO
Dura	tion of Contract (Mo	nths)			
Period of Insurance: From		m	То		
List o	of Airports where wo	rk is to take place:			
Estin	nated overall Contrac	ct Value / Turnover	GBP		
What	t is the Airside Split	GBP or %			
What	t is the Landside Spli	t GBP or %			
What	t is the Terminal Spli	t GBP or %			
Limit of Indemnity required by the Airpo		ed by the Airport(s)	GBP		

GBP

Maximum number at any one time in

total for all airports

What excess do you require (minimum Property Damage to Aircraft is GBP 10,000 under 50,000kg take-off weight or GBP 25,000 over)?

Will you be working within 20 meters of any aircraft?

YES / NO

If yes, what is the estimated number of days per annum?

Is AVN52G - war and specified perils coverage required? YES / NO

Does your contract involve the use of blow lamps, blow torches, flame guns, hot air guns, electric oxy-acetylene or other welding or cutting equipment and angle grinders?

Do you require coverage for any local authority presence? YES / NO

<u>Vehicle Category, if required</u>

Minimum distance from any aircraft - within 20 meters

Maximum number of Vehicles, at any one time: Estimated number of days per annum: How many require an HGV licence: Number of trailers:

Minimum distance from any aircraft - greater than 20 meters

Maximum number of Vehicles, at any one time Estimated number of days per annum How many require an HGV licence Number of trailers

Limit of Indemnity required by the airport(s)

GBP

What excess do you require (minimum Property Damage to Aircraft is GBP

GBP 10,000)

Number of incidents that have, or may result in a claim in respect of activities at airports, vehicle or otherwise, in the last 5 years

Total amount of claims paid and outstanding GBP

State particulars of all incidents that have, or may result in a claim in respect of activities at airports, vehicle or otherwise, in the last 5 years:

Does you give any undertaking or indemnity to third parties in connection with work or services at airports other than indemnity in connection with vehicle airside passes? If so, please provide a copy of undertaking/indemnity.

Do you have a written contract/disclaimer in connection with work/services at airports? If yes, please provide relevant insurance/indemnity pages. If so, please provide a copy of written contract/disclaimer.

Details of Insurance already held by the Insured: General Public Liability:

Name of Insurer:

Limit of Indemnity GBP

Does this insurance cover work carried out airside?

Does this insurance cover use of vehicles airside

YES / NO

Third Party Motor

of Limit of Indemnity GBP Bodily Insurer Injury: Name of Limit of Indemnity GBP Name Insurer Property Damage:

YES / NO

Assumptions

I confirm that I have read and agree all the below and confirm that all the information given in respect of this request for insurance is accurate and complete and represents a fair presentation of the risks

Usage of Information

The information you provide will be used by the insurer to establish if it wants to take the risk and, if so, at what

Fair Presentation of the Risks

You are required to disclose to the insurer information including material circumstances that fairly present the risks that would be insured should the insurer decide to take those risks.

A fair presentation of the risks means that, in addition to answering any questions asked of you, you must:

- disclose to the insurer every material circumstance which you know or ought to know or, failing that, sufficient information to alert the insurer of the need to make further enquiries, and
- make such disclosure in a reasonably clear and accessible manner, and
- ensure that, in such disclosure, any material representation as to a matter of:

fact is substantially correct, and expectation or belief is made in good faith.

A circumstance or representation is material if it would influence the insurer's judgement (as a prudent underwriter) in determining whether to take the risk and, if so, on what terms. If you are in any doubt as to whether a circumstance or representation is material, then you should disclose it.

<u>Change in Risk Information</u>
The legal obligation of fair presentation applies if there is a change or variation in the risks that would be insured should the insurer decide to insure those risks and, if applicable, after you have accepted the insurer's offer of insurance including the period those risks are insured under the policy.

Disclosure and Accuracy of Information and Fair Presentation

You must take care to give accurate and complete information and make a fair presentation of the risks when applying for insurance and, if you purchase the insurance offered, when making changes to it. If the information you have given proves to be inaccurate or incomplete and/or is not a fair presentation of the risks:

Before you accept an offer of insurance, the insurer may:

Amend the terms of the offer, or Withdraw the offer.

After you have accepted an offer of insurance, the insurer may:

Amend the terms of the insurance contract (policy) which, if applicable, may be applied as if they were in place prior to any claim where that claim was impacted by the inaccurate or incomplete information, or

- If applicable, reduce the amount the insurer pays on a claim in proportion that the premium charged bears to the premium that the insurer would have charged you had the information not been inaccurate or incomplete, or
- Treat the policy if it had never existed, which means no claims will be paid under it and the premium paid will be returned to you. This will only be done if this insurance would not have been provided if the information given had not been inaccurate or incomplete.

If the insurer establishes that you deliberately or recklessly provided false or misleading information in relation to this insurance:

- Before you accept an offer of insurance, the insurer will treat the offer as if it never existed.
- After you have accepted the offer, the insurer shall treat the policy as if it never existed, which means no claims will be paid under it and the insurer will not return any premium paid.

Data Protection Statement

You should understand that any information you have provided will be processed by the insurer in compliance with the provisions of the Data Protection Act 1998, for the purposes of providing insurance and handling claims or complaints, if any, which may necessitate providing such information to other parties.

I/We declare and warrant that after enquiry all statements and particulars contained in this Proposal, and supplementary attachments/ addenda, are true and that no information whatsoever has been withheld which might increase the risk of the Underwriters or influence the acceptance of this Proposal and should the above particulars alter in any way I/We will advise the Underwriters as soon as possible.

I/We understand that failure to disclose any material facts which would be likely to influence the acceptance and assessment of this Proposal may result in Underwriters refusing to provide Indemnity voiding the Policy in every acceptance and assessment of this Proposal may result in the Underwriters refusing to provide Indemnity voiding the Policy in every respect.

I/We hereby agree and accept that this Declaration shall be the basis of the contract between both parties in entered into.

Signed by the Proposer:							
Name:	Title:	Date:					
Or Name of Broker working as agent of the Proposer:							