

# Technology Professional Indemnity Proposal Form

The policy will only respond to claims and/or circumstances, which are first made against you and notified to the Insurers during the policy period. The policy will not provide cover for:

- Events that occurred prior to the retroactive date of the policy (if specified).
- Claims made after the expiry of the policy period even though the Wrongful Act giving rise to a claim may have occurred during the policy period.
- · Claims notified or arising out of facts or circumstances notified under any previous policy or noted on the current proposal form.
- · Claims made, threatened or intimated prior to the commencement of the policy period.
- Facts or circumstances in your knowledge prior to the policy period, which you know had the potential to give rise to a claim under the
  policy.

## **Disclosure**

You must disclose to the Insurer all information which is material to it in deciding whether to issue insurance cover to you, including any facts or conduct which might lead to a claim being made against you. Failing to do so could affect your rights to indemnity.

# Please note

Nothing in this proposal form should be interpreted to mean that coverage will be offered or that any items referenced in questions or answers to questions will be covered even if coverage is offered and bound. Some responses may require more space than that provided in the application itself. Please provide those responses on a separate page and attach it to this application.

If you do not understand any part of this document, please contact your broker before you sign it. You will be bound by the answers which are given, and by the information provided by you in the proposal form. It is in your interest to make sure that all information is properly understood. If you are in any doubt, discuss the issue with your broker or disclose the information to the Insurers.

# **Attachments**

Before you return this form, have you included the following (please indicate yes or no)

If the Proposer has been in business less than three years, please provide copies of resumes of all principals

Copies of standard contract used with clients, independent contractors and content providers

Most recent financial statement

Marketing materials or brochures

# The Liability Company (Pty) Ltd 35 Oxford Office Park, 3 Bauhinia Street

Highveld Techno Park, Centurion
PO Box 17541, Lyttleton, Pretoria, Gauteng, 0140
The Liability Company is an authorised financial services provider (FSP 50828)

# Our Risk Carriers

All our policies are underwritten by Old Mutual Insure Limited (FSP12) and Old Mutual Alternative Risk Transfer Insure Limited (FSP 49551) on a co-insurance basis. Both are authorised financial services providers and non-life insurers.

# Yes

Yes

Yes

Yes

- T +27 (12) 667 2441
- E info@theliabilitycompany.com

No

No

No

No

W www.theliabilitycompany.com

Underwritten by





1. Client information	
Proposer/Practice name	
VAT Registration Number	Present Legal Constitution
	Sole Practitioner Partnership
Company Registration Number	Incorporated Limited Co.
	Closed Corporation
Date of commencement of practice	
As currently constituted	As initially established
Nature of business	
Address	Address
Suburb	Suburb
Postal code	Postal code
Phone number	Cellular
Email	
For the remainder of this proposal form, "Proposer" refers individually an each person who is an officer, director, owner, partner or employee of the	
Owned Domain Names (All listed domain names/websites may or may	not qualify for coverage)
Owned domain names	
Does the Proposers website(s) advertise services and products other that If yes, please give brief details	in the Proposers own?
Please provide the total number of the Proposers employees	
Geographic area in which Proposer provides services	
Local National	
Regional   International	
If International , which countries?	

Is the Proposer owned by, controlled by a lf yes, identify the company and explain	Yes	No		
Name of Entity	Nature of Operations	% of Ownership	Cover	age Desired
			Yes	No
			Yes	No
Within the past five years, has the Propose any other entity?	er changed its name, acquired any busin	ess or merger or consolidated with	Yes	No
If yes, please list below				
Entity Name	Date of Transaction	Type of Transaction		oposer assume ets/Liabilies?
			Yes	No
			Yes	No
Is the Proposer a member of any industry If yes, please provide details	association?		Yes	No
2. Independent Contractors				
Does the Proposer use independent conti	actors for any activities the Proposer per	forms?	Yes	No
If yes, what specific activities do they per independent contractors?	form and what percentages of the Propo	sers revenues are derived from activ	rities perform	ned by
Describe what controls the Proposer has i	n place to ensure the quality of work by i	independent contractors		
Does the Proposer require independent of Does the Proposer use a written contract		nnity insurance	Yes Yes	No No
Please attach a copy of a standard contro	act used with independent contractors			

# 3. Revenue Information

Please provide the following information regarding the Proposers operations

Fiscal Year End	Past Fiscal Year	Current Fiscal Year	Next Projected Fiscal Year*	
Total Gross Revenue	RSA: R	RSA: R	RSA: R	
	Foreign: R	Foreign: R	Foreign: R	
	Total: R	Total: R	Total: R	
Revenue tied to specific services that are Internet related	RSA: R	RSA: R	RSA: R	
	Foreign: R	Foreign: R	Foreign: R	
	Total: R	Total: R	Total: R	
Revenue tied to specific services that are Hardware Product and	RSA: R	RSA: R	RSA: R	
Services	Foreign: R	Foreign: R	Foreign: R	
	Total: R	Total: R	Total: R	

<sup>\*</sup> The Next Projected Fiscal Year Revenues will be used as a guide to calculate the annual premium.

If Next Projected Fiscal Year Total Gross Revenue differs from Current Fiscal Year Total Gross Revenue by +/-20%, please explain:

# 4. Service

Describe in detail the activities the Proposer seeks to insure.  $\ensuremath{^{**}}$ 

Please complete the following with regard to activities included above

Activity/Service	Yes	No	% of revenues
Software			
Custom Software			
Package Software			
Installation / Maintenance / Training / Support			
Programming			
Software VAR			
Hardware			
Component / Chip Design / Manufacturing			
Component Assembling			
Embedded Software Design / Installation			
Maintenance / Repair / Installation / Integration			
Hardware VAR			
Data / Facilities Services			
Data Processing / Warehousing / Mining / Management			
Server / Co-location – Hardware Facilities Management			
Backup Services / Archiving			
Technology / Internet / Telecommunications Consulting:			
System-Network Analysis / Design / Integration / Migration			
Outsourcing / Permanent-Temporary Placement			
Internet / E-Business			

 $<sup>\</sup>ensuremath{^{**}}$  This information will be used to develop a proposed Schedule of Insured Activities.

Internet										
Website D	Development / Maintenance / Hosting	3								
ASP	SP									
ISP	ISP									
Advertising / Promotional Design / Services										
E-Comme	erce Services									
Search Er	Search Engines									
Website C	Ownership									
Content P	Provider / Aggregator / Publisher									
Portal (inc	cluding Chat / BB/ Blogs)									
Other										
Please co	mplete the following regarding the er	nd use of services and activities:				1				
9	% Medical / Healthcare		%	Credit Co	ard Pro	ocessing				
9	% Government (including military / c	defense)	%	Entertain	ment					
9	% CAM/CAD/CAE Architectural / Eng		%	Banking	/ Fund	ls Transfer / Finan	nce			
	% Security	· •	%	Utilities		,				
	Emergency Applications (911 syste	ems/emergency dispatch)	%	Other						
	31 17 17 17 17 17 17									
5. Interne	et									
Does the	Proposer sell products on the Propose	ers website(s)?						Yes		No
If yes, do	es the Proposer use a payment-proce	essing intermediary					Ī	Yes	П	No
Is credit o	ard information and/other personal i	nformation stored on a server that is c	conn	ected to tl	he Inte	ernet?	П	Yes		No
Does the	Proposer have adequate capacity to	accommodate subscribers and visito	ors to	the Propo	sers s	ite(s)?	一	Yes	П	No
		sion (link to any page of another party's					H	Yes		No
Does me r	Toposer ever deep-link williout permis:	sion (link to any page of another party s	web	sile deepe	nun	iis nomepage):	H	162		NO
Does the	Proposer ever frame content of third p	parties without the party's permission	?					Yes		No
What type	e of content is available on the Propo	ser's website(s)? (Tick all that apply								
Pro	oposer's Information	Promotions				"How To"				
Sof	ftware	Adult Only				Digital Music				
Lav	w/Legal	Sports				Comedy				
Ed	ucational	Medical/Healthcare				Dating Service				
Co	ommentary/News	Financial				Online Gambling	g			
Re	ligious/Cultural	Advertising				Games/Contests	3			
Ch	ildren's	Blogging				Twitter				
Ot	her									
	Proposer always follow an establishe material from the Proposers website	d procedure for detecting or editing or or Internet service?	contr	oversial, o	ffensi	ve, or		Yes		No
Is there a	n immediate take down policy							Yes		No
Does the Proposer use content developed by third parties, such as text, videos, graphics, music, etc. on the						Yes		No		
	s website?	, , , , , , , , , , , , , , , , , , ,		,						
If ves ide	entify the company and explain the re	alationship								
11 yes, ide	mily me company and explain me re									
Please atte	ach a copy of the contract used with	third party content providers.								
	Proposer always obtain the documer tand trademark)?	ted rights to use the intellectual prop	erty	of third pa	ırties (	including		Yes		No
Does the	Proposer edit, revise or review conter	at created or provided by third parties	?					Yes		No

6. Quality Control Procedures						
What does the Proposer see as its greatest potential exposures arising out	of the	activities for which it is see	eking coverag	e?		
What safeguards does the Proposer employ to avoid claims or reduce the	Propo	sers exposures?				
How does the Proposer inform customers of problems if discovered?						
Does the Proposer have a written complaint resolution policy or procedur	e?			Yes	No	
Does the Proposer perform quality control audits?				Yes	No	0
If yes, how frequently are audit performed?						
Does the Proposer have a formal technology and computer systems traini procedures, for all employees performing proposed Insured Activities?	ing pro	gram, including a review o	of all security	Yes	No	0
Does the Proposer have and follow a written technology and computer systems security policy?						0
Does the Proposer provide training for the Proposers clients?						0
Does the Proposer have Business Continuity / Disaster Recovery plans in p	lace fo	or all critical business proc	esses?	Yes	No	0
Does the Proposer perform background checks, including credit & criminal history, on new programming or security employees, independent contractors / consultants?						0
Has the Proposer experienced a virus or a security breach?				Yes	No	0
If yes, what steps have been taken to prevent further security vulnerabiliti	es?					
Does the Proposer audit or assess the security of the Proposers network at	least o	once a year?		Yes	No	
If yes, are all recommendations addressed?				Yes	No	0
Are firewalls and anti-virus software used to prevent unauthorised access computers systems to external networks?	conne	ctions from internal netwo	rks and	Yes	No	0
Does the Proposer use encryption technology?				Yes	No	0
Has the Proposer implemented a user permission and password management policy?				Yes	No	0
Does the Proposer outsource any of the following critical network system	iunctio	ns? (tick all that apply)				
Hosting Facility		Co-Location Facility				
Managed Security Service Provider (MSSP)		Data Storage Facility				
Other (please specify)						
Has the Proposer performed a trademark search on the Proposers domain name(s)?					No	0
Does the Proposer sell or share information gathered from customers or others?					No	0
If yes, does the Proposer notify and obtain the consent of customers or others prior to selling or sharing?				Yes	No	0
If yes, by what means?			Opt-out	Opt-in	Ot	ther

Policy Period Carrier Limits Deductible Premium Occurrence  What is the retroactive date of the current policy?		Client	Rand value of Contract	Length of Contract	Types of Products/Services
3. 4. 5. Does the Proposer use a standard written contract or agreement with all clients?  If standard contracts are not villised at all times, what percentage of time does the Proposer use non-standard contracts?  If standard contracts are not villised at all times, what percentage of time does the Proposer use non-standard contracts?  If no, what percentage of total contracts are reviewed?  Does legal counsel review all contracts are reviewed?  What is the Rand value of the Proposers contract?  Average Largest  What is the length of the Proposers contract?  Average Longest  What is the length of the Proposers contract?  What is the length of the Proposers contract?  Average Longest  What is the length of the Proposers contract?  What is the length of the Proposers contracts?  What is the Rand value of the Proposers contracts?  What is the Rand value of the Proposers to the Proposer tavour  Unimitation of liability / Disclaimers  Hold-harmless / Indemnification wording to Client's favour  Statement of work specifications  Please attach a copy of the contract used with third party content providers.  If the Proposer is a value-added reseller of software/hardware, is the manufacturer still in business and does the manufacturer continue to support products they have manufacturer still in business and does the manufacturer continue to support products they have manufacturer after the Proposer and developed and/or distributed?  Yes  Does the Proposer continue to support products they have manufacturer after the production or implementation?  Yes  Is a standard test plan followed by the Proposer for all systems and/or software design and development work (i.e. alpha, Yes  The Clients responsible for determining the accuracy of test results?  Pose the Proposer retain design, development, and testing documentation for the life of the systems and/or software?  If no, how long is this information retained by the Proposer?  The Current/Prior Insurance  Policy Period  Carrier  Limits  Deductible  Premium  Claims: mac Occu	1.				
A. 5.  Does the Proposer use a standard written contract or agreement with all clients?  If standard contracts are not utilised at all times, what percentage of time does the Proposer use non-standard contracts.  If it standard contracts are not utilised at all times, what percentage of time does the Proposer use non-standard contracts?  Does legal counsel review and ill contracts are reviewed?  Does legal counsel review modifications to standard contracts?  What is the length of the Proposers contract?  What is the length of the Proposers contracts?  What is the length of the Proposers contracts?  What is the length of the Proposers contracts?  What is the length of the Proposers contracts and the Proposers favour  Limitation of liability. Disclaimers  Hold-harmless / indemnification wording to client's favour  Statement of work specifications  Please attach a copy of the contract used with third party content providers.  Here Proposer is a value-added reselve of software/hardware, is the manufacturer still in business and does the manufacturer continue to support products they have manufactured?  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Statement of work specifications  Please attach a copy of the contract used with third party content providers.  If the Proposer is a value-added reselve of software/hardware, is the manufacturer still in business and does the manufacturer continue to support products they have manufactured?  Yes  If the Proposer is a value-added reselve of software/hardware, is the manufacturer will in business and does the manufacturer continue to support products they have manufactured?  Yes  If the Proposer is a value-added reselve of software/hardware, is the manufacturer continue to support products they have manufacturer at the proposer?  Average Largett  Yes  If the Proposer is a value-added re	2.				
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What is the length of the Proposers contracts?  Average Longest  Do the Proposers contracts contain any of the following provisions?  Hold-harmless / indemnification wording to Proposers favour  Limitation of liability / Disclaimers  Hold-harmless / indemnification wording to client's favour  Statement of work specifications  lease attach a copy of the contract used with third party content providers.  If the Proposer is a value-added reseller of software/hardware, is the manufacturer still in business and does the monufacturer continue to support products they have manufactured?  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Does the Proposer to the support all software/hardware design and development work (i.e. alpha, Yes  as a standard test plan followed by the Proposer for all system and/or software design and development work (i.e. alpha, Yes  Are clients responsible for determining the accuracy of test results?  Yes  Does the Proposer retain design, development, and testing documentation for the life of the systems and/or software?  Yes  If no, how long is this information retained by the Proposer?  Has the Proposer had a product recalled in the past three years?  If yes, please explain  Claims-mad Occurrent  Policy Period  Carrier  Limits  Deductible  Premium  Claims-mad Occurrent  Occurrent  Claims-mad Occurrent	Does legal counse	el review modification	ns to standard contracts?		Yes No
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Hold-harmless / Indemnification wording to client's favour  Statement of work specifications  lease attach a copy of the contract used with third party content providers.  If the Proposer is a value-added reseller of software/hardware, is the manufacturer still in business and does the manufacturer continue to support products they have manufactured?  Does the Proposer continue to support all software/hardware that the Proposer has developed and/or distributed?  Yes  Occilents always provide written acceptance of the systems and/or software after the production or implementation?  Yes  s a standard test plan followed by the Proposer for all system and/or software design and development work (i.e. alpha,  Yes  Does the Proposer retain design, development, etc.)?  Are clients responsible for determining the accuracy of test results?  Does the Proposer retain design, development, and testing documentation for the life of the systems and/or software?  Yes  of no, how long is this information retained by the Proposer?  It is the Proposer had a product recalled in the past three years?  If yes, please explain  What is the retroactive date of the current policy?  What is the retroactive date of the current policy?	Hold-harml	ess / indemnification	wording to Proposers favour		
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7. Current/Prior Insurance  Policy Period Carrier Limits Deductible Premium Claims-mad Occurrence  What is the retroactive date of the current policy?	Has the Proposer h	nad a product recalle	ed in the past three years?		Yes No
Policy Period Carrier Limits Deductible Premium Occurrence  What is the retroactive date of the current policy?					
	Policy Period	Carrie	r Limits	Deductible Premiun	n Claims-made or Occurrence
Yes	What is the retroad	ctive date of the curr	ent policy?		
s dily extended reporting period contentity in force:	s any extended re	porting period curre	ntly in force?		Yes No
f yes, provide the duration an expiration date of the extended reporting period	f yes, provide the	duration an expiration	on date of the extended reporting pe	riod	

Has the Proposer ever applied for Professional Liability coverage and been denied, cancelled or non-renewed?	Yes No
Does the Proposer maintain General Liability Coverage?	Yes No
Insurer	
Limits	
Expiration date	
Does the Proposer's General Liability coverage include:	
Personal Injury/Advertising Injury	Yes No
Products/Defective Workmanship	Yes No
Professional Services Exclusion	Yes No
8. Desired Limits / Deductible Options	
Desired Policy Limits	R
Each Erroneous act	R
Aggregate Limit	R
Desired Deductible	R
9 History	
9. History	
To the best of the Proposer's knowledge, in the last five years has the Proposer transmitted a computer virus to a third party?	Yes No
In the last five years have any of the Proposers customers:	
Made allegations or complained about the performance, non-performance, or timelines of the Proposers products/services?	Yes No
Refused to pay or stopped paying fees or dues due to allege problems with the Proposer's services / products?	Yes No
Requested a refund due to alleged problems with the Proposer's products/services?	Yes No
In the past five years, has the Proposer sued any of its clients for non-payment?	Yes No
If yes, advise the number of times this has occurred	
In the last twelve months	
In the last five years	
In these instances, was the Proposer counter-sued?	Yes No
In the past five years, have any officers, principals, partners, directors, or professional employees of the Proposer had their professional license(s) or certification(s) suspended or revoked?	Yes No
If yes, please explain	
Is the Proposer aware of any actual or alleged fact, circumstance, situation, error or omission, which can reasonably be expected to result in a Claim, suit or proceeding being made against the Proposer?	Yes No
The policy for which the Proposer is applying, if issued, will not insure any Claims that can reasonably be expected to ar or alleged fact, circumstance, situation, error or omission known to any Proposer before the Inception Date of the policy	-
Has the Proposer or any of the Proposers predecessors in business, affiliates, or past or present: partners, owners, officers, sales persons or employees have been investigated and/or cited by any regulatory body, certifying body or other governmental entity?	Yes No
Have any Claims, suits or proceedings been brought during the past five years against the Proposer or Proposer's predecessors in business, affiliates, or past or present: partners, owners, officers, sales persons or employees?	Yes No
The policy for which the Proposer is applying, if issued, will not insure any Claims made against the Proposer prior to the policy or any subsequent claims, suits or proceedings arising therefrom.	Inception Date of the
If any of the answers to questions above are "Yes", have all matters been reported to appropriate insurers?	Yes No

If proposer has responded "yes" to questions above, please provide the following information:
A full description including damages alleged
Current status
Date the insurance company was put on notice
Amounts of: reserves, legal expenses paid; and settlements or judgements
Steps implemented to prevent similar claims in the future

## Claims made

Technical Professional Indemnity Insurance policies are underwritten on a "Claims Made" basis. This means that;

- 1. In order for a claim to qualify for indemnity a policy must be in force when the claim is first made against you. (In terms of the policy conditions you are obliged to notify Insurers as soon as you become aware of any circumstances which may lead to a claim. Any actual claim which then materialises would be deemed to be a claim under the policy which was in force at the time when the circumstance was first notified).
- 2. The cause of action giving rise to the claim must have taken place on or after the "retro-active date" shown in the Schedule of the policy.
- 3. If the policy has lapsed there will be no cover notwithstanding the fact that the policy may have been in force at the time when the cause of action occurred giving rise to the claim. It is therefore important to renew the policy annually. If the practice ceases it is recommended that run-off cover be taken for a minimum of three years.

## **Retro-Active date**

The date on or after which any claim against you will be indemnified in terms of the policy. This date is normally fixed as being the date on which the cover was first taken and would remain unaltered for the purposes of subsequent renewals. When cover is first taken additional retro-active cover may be offered by Insurers subject to certain conditions and premium loadings.

# **Declaration**

I/We declare that the statements and particulars in this proposal are true and that I/ We have not misstated or suppressed any material facts. I/We agree that this proposal, together with any other information supplied by me/ us shall form the basis of any contract of insurance effected thereon. I/We undertake to inform the Insurers of any material alteration to these occurring before/during/after completion of the Contract of Insurance.

Signed at	 dated	
Full name		
Signature		

# **Cooling Off Rights**

You enjoy a period of 14 (Fourteen) days ("cooling-off period") from receipt of the Policy document following the inception date of the insurance agreement if taken or from the effective date of any variation thereof, during which you may rescind the agreement and provided that you have not claimed any benefit, are not in receipt of a claim made against you or reported any claim to the Insurer, the insurance agreement is annulled and you will be entitled to a refund of Premium paid.

The Insurer will give effect thereto and return premiums due to you less an administration charge within 30 (Thirty) days of the annulment.