

COMMERCIAL GENERAL LIABILITY - PROPOSAL FORM

LIABILITY OF THE COMPANY DOES NOT COMMENCE UNTIL THE PROPOSAL HAS BEEN ACCEPTED AND THE PREMIUM HAS BEEN RECEIVED IN ACCORDANCE WITH THE PROVISIONS OF SECTION 64VB OF THE INSURANCE ACT, 1938

GE 1.	Insured	ON					
2.	Subsidiaries to be co	vered					
3.	. Coverage Trigger			(a) Occurrence		(b) Claims Made	
4.	Description of Busine	ss/Designate	ed Contract:				
5.	Description of proces	ses and acti	vities :				
6.	Retroactive Date (For	r claims mad	e form only) :				
7.	Coverage Territory :	(a) India O	nly☐ (b) World	lwide exclud	ding US Canada [(c)	Worldwide
8.	Annual Sales Revenu	e:	Domestic : US Canad Rest of the	a:	Prior Year	Current Year	Estimated Next Year
9.	Limit of Insurance:		Any one o Aggregate		Option I		Option II
10	. Number of Employee	9S:	India	U	JSA & Canada	Rest of	the World
Ma Dis Wa	. Number of premises: anufacturing stribution and arehouse fices	Owned	India Leased/Rented	US Owned	6A/ Canada Leased/Rented		t of the World Leased/Rented
ΑD	Are you aware of any D-ON: (You should tensions)					·	
JA!	Do you require any of	these Add-c	n coverages?				
	A. Products-comple B. Advertising Injury C. Liability arising or	ted operation / Personal I	ns njury Liability	siness visits	Ye	es es es	No□ No□ No□

1. Products- completed Operations

1.	Provide detailed description of each product manufactured, supplied, distributed or serviced by you.		
2.	Do you manufacture the complete product? If not, what components/parts are purchased by you?		
3.	Annual units produced (each product separately)		
4.	Do you carry out installation work?	Yes□	No□
5.	How long has your products been in the market?		
6.	Are you affiliated in any manner with any of your suppliers and distributors?	Yes□	No□
7.	Who are your customers and what are the primary industries or applications for the products?		
8.	Does all your manufacturing plants meet with basic Quality Assurance/ Quality Control program that meets the standard of ISO 9001-200, QS 9000, ISO/TS 16949 or similar standards?	Yes□	No□
9.	Do you have the basic Quality Assurance /Quality Control programme covering all aspects including validation and verification of processes & tests, including equipment calibration, to ensure that the products meet the design and performance requirements and are of consistently good quality?	Yes□	No□
10.	Do you adhere to regulatory or voluntary best-practice standards in the respective markets.	Yes□	No
11.	Do you carry out product safety reviews.	Yes□	No□
12.	Do you maintain/have adequate documentation and engineering change management procedures where all base and modified designs are subject to proper checks and sign offs, both in-house and by customers?	Yes□	No□
13.	For custom-made products (if any), do you take sign-offs by customers on designs and prototypes before mass production?	Yes□	No
14.	What are the procedures for recordkeeping and traceability of products, batches, production records and customers?		
15.	Do you have documented recall plan in place?	Yes□	No□
16.	Does your contractual controls include hold harmless clauses, limitation of liability and exclusion of consequential losses, among others? Please provide sample copies of your supply contract.	Yes□	No□
17.	In your contracts with sub-contractors and suppliers, do you have hold harmless/indemnification clauses in your favor?	Yes□	No
18.	Is your marketing and technical literature subject to proper technical (e.g.	Yes□	No

	pressure/temperature ratings, etc) and legal review for accuracy and liability management?		
19.	Does your sales staff receive training in product knowledge as well as in liability matters?	Yes□	No□
20.	Does your instruction manuals and safety labels adhere to regulatory or voluntary best-practice standards in the respective markets? Examples include ANSI Z535.6, ANSI Z 535.6 or CPSC Manufacturer's guide to Developing consumer product instructions, among others.	Yes⊡	No
21.	Furnish details and list of products discontinued or recalled or withdrawn during the last five years.		
22.	Have your products ever been subject to any enquiry or investigation by any Government agency, concerning the efficiency/adequacy or labeling, hazardous contents or safety? If so, please give full details.		
23.	What is the failure rate of each product after hand over?		
2. <u>/</u>	Advertising Injury / Personal Injury		
1.	What percentage of your annual sales are derived directly from your website?		
2.	Do you use comparative advertising in your advertisements? If "Yes", was an independent organization consulted on how such comparisons were made?	Yes□	No
3.	Is music used in your advertisements? If "Yes", were all the rights secured prior to use?	Yes□	No□
4.	Is the likeness of famous people used in your advertisements?	Yes□	No□
5.	Have you ever been sued, or have you sued anyone, for copyright or trademark infringement?	Yes□	No□
6.	Besides the information related to your goods, products or services, do you produce any other publications for external use?	Yes□	No□
7.	Does your legal counsel review your product brochures, promotional and website materials prior to release?	Yes□	No

(3) Liability arising out of travelling executives on business visits

- a. Average number of executives that Travel Overseas annually
- b. Average Number of employee/days of travel per year
- c. Destinations

If you do not find sufficient space in any of the above columns, please use additional sheets or space given below for giving full details :

INSURED'S DECLARATION

I/we desire to effect Commercial General Liability insurance with HDFC ERGO General Insurance Company Limited for the limits of insurance specified above and agree that the statements contained in this application are to my/our belief complete, true and accurate representations. I/we agree that this application shall be promissory and shall be the basis of the contract

between me/us and HDFC ERGO General Insurance Company Limited and agree to accept the Company's policy for insurance along with the terms and conditions prescribed by the Company. I/ We understand that any misrepresentation, omission, concealment or incorrect statement of a material fact in this Proposal may render the policy void.

I/we also agree that if any additions/alterations are carried out after the submission of this application to the Company, then the same will be communicated to the Company immediately in writing.

I/we understand the terms of cover of this insurance and agree that the insurance would be effective only on acceptance of this application by the Company and the payment of the premium by me/us in advance.

Signature of the Proposer

Place Date

Notice

The rebate of premiums shall be allowed only in accordance with the details given in the prospectus or table of premium rates [or, as the case may be, the relevant document]. An offer or acceptance of any other rebate shall be an offence under section 41 of the Act.

Section 41 of the Insurance Act 1938: Prohibition of Rebates

- "(1) No person shall allow or offer to allow, either directly or indirectly, as an inducement to any person to take out or renew or continue an insurance in respect of any kind of risk relating to lives or property in India, any rebate of the whole or part of the commission payable or any rebate of the premium shown on the policy, nor shall any person taking out or renewing or continuing a policy accept any rebate, except such rebate as may be allowed in accordance with the published prospectuses or tables of the Insurer.
- (2) Any person making default in complying with the provisions of this section shall be punishable with fine which may extend to Five Hundred Rupees."

STATUTORY NOTICE: INSURANCE IS THE SUBJECT MATTER OF THE SOLICITATION