IMPORTANT NOTES

PLEASE READ THESE GUIDANCE NOTES BEFORE COMPLETING THE PROPOSAL FORM. WHERE FURTHER INFORMATION IS REQUIRED PLEASE ATTACH IT TO THIS PROPOSAL FORM. This proposal must be typed, or completed in ink and signed and dated by such person (Proposer/You/Your) who must be of legal capacity and authorised by the Proposer to seek a quotation for Liability Insurance and any additional coverage that may be provided by the Insurer. Please answer every question fully, and state "NIL" or "NONE" as applicable. Incomplete answers may not be accepted and can delay quotation.

Should there be insufficient room in the Proposal Form for full details, please attach further information on signed and dated sheets, wherever possible following the same format and paragraph number. It is the duty of the Proposer to disclose all material facts to Insurers. Where this is omitted, the Insurers may avoid their obligation under the Policy.

For the purpose of the Proposal and for all purposes relating to any policy issued pursuant to this Proposal, a 'material fact' shall be deemed to be one that would be likely to influence an Insurer's judgement and acceptance of Your Proposal. Upon acceptance of the Insurers' terms and conditions and payment of the premium, all information provided by the Proposer together with the guidance notes will be deemed to be incorporated in the contract between Insurers and the Proposer.

YOUR DUTY OF DISCLOSURE

Before you enter into an insurance contract, you have a duty to tell us anything that you know, or could reasonably be expected to know, may affect our decision to insure you and on what terms. You have this duty until we agree to insure you. You have the same duty before you renew, extend, vary or reinstate an insurance contract. You do not need to tell us anything that:

- reduces the risk we insure you for; or
- is common knowledge; or
- we know or should know as an insurer; or
- we waive your duty to tell us about.

If you do not tell us something: If you do not tell us anything you are required to, we may cancel your contract or reduce the amount we will pay you if you make a claim, or both. If your failure to tell us is fraudulent, we may refuse to pay a claim and treat the contract as if it never existed.

PRIVACY

We are committed to protecting your privacy. We use the information you provide to us to assist with your insurance needs. We provide your information to insurance underwriters, brokers and agents that provide insurance quotes and offer insurance terms to you or the companies that deal with your insurance claim (such as loss assessors and claims administrators). Your information may be given to certain Underwriters at Lloyd's when we are seeking insurance terms from them, or to reinsurers who are located overseas. We also supply your information to the providers of our policy administration and underwriting systems that help us to maintain our products and services. You will be advised where those companies are located at the time any advice is given to you. We do not trade, rent or sell your information. If you do not provide us with full information, we cannot properly seek insurance terms for you, or assist with claims and you could breach your duty of disclosure. For more information about how to access the personal information we hold about you and how to have the information corrected and how to complain if you think we have breached the privacy laws, ask us for a copy of our Privacy Policy by telephone to our Privacy Officer on 07 3442 3301 or visit our website www.asruw.com.au

EXCESS

The policy provides that You will be required to bear a specified amount of all claims and this is for each and every claim made against You including defence costs. We will let You know when the excess is payable.

YOUR LEGAL LIABILITY

If you take out a Liability cover section, the financial risk of court awards through litigation is ever increasing and we recommend that You select a Limit of Liability that takes into account the future cost of claims including legal fees and costs of defence. Even higher limits are available than your current limit if required. Defence costs are included within the limit of liability, when you take out a Liability cover section.

WAIVER OF RIGHTS

If You have entered into an agreement with another party, which prevents your Insurer from taking recovery action for compensation from that party it may affect Your rights to cover under this Policy. Should You now be a party to such an agreement or be requested to enter such an agreement in the future, please advise your Broker in writing so we may notify the Insurer.

BROKER DETAILS								
Broker Name		Contact Name						
Phone Number		Fax Number						
Email Address								

COMPANY INFOR	MATION								
Full name of Insured(s)	1								
ABN									
Address of registered	office								
Suburb				State		Postcoo			
Full business description						1	U.		
Website address									
On what date was the	company fir	st establishe	ed/commenced trading?	/	/				
Is your company involv	☐ Yes ☐	□No							
For each trial to be insupatient consent form.	ured please	attach a cop	y protocol document (if final versic	on not available ple	ease submit draf	t or synops	sis), plu	us informed	
OPERATIONAL IN	FORMATI	ON							
			(a) National Health and Medical Research Council (NHMRC) requirements with protocols approved by an independent ethics committee?						
		(b) Royal A		es 🗌 No					
		(c) Applica guidelines	ΠY	es 🗌 No					
		(d) Departi Clinical Tri	ПΥ	es 🗌 No					
		(e) I.C.H gu	idelines?	ΠY	es 🗌 No				
(f) Do all fi stage clin			rst-in-humans studies follow 2006 (cal trials?	ПΥ	es No				
2. Are you the sponsor of the trial(s) to in insured? If no, please advise your involvement (ie. legal representative, local sponsor, clinical research organisation, principal investigator etc.)							ПΥ	es 🗌 No	
							1		
3 (a). Are all trials cond	3 (a). Are all trials conducted in Australia?								
3 (b). If yes, are trials to be conducted in Victoria subject to VMIA requirements? If no, then please state territories under Q8.									
4. Please provide detai rise to a claim of comp			s, writs, demands or requests for co	ompensation recei	ved during the la	ast 5 years	which	might give	
5. Details of trials per please state "FIH" unde		he last 12 m	onths (please complete on separate	e page if insufficiei	nt room). If trials	are first-in	-huma	n then	
Date commenced Compl					No. of subjects			Territory if	
		d date	Study title in full	Phase	Estimated	Enrolled date	d to	not AUS	
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OPERATIONAL IN	FORMATION										
6. Summary of trials p please state "FIH" unde		t 12 months (pleas	se complete (on separate	page if insuff	cient room). If any	trials a	are first-ir	-human then	
			Study title in full				No. of	Torriton, if			
Date commenced	Completed date	Study title			Phase	Estima	Estimated Enrolled to date			Territory if not AUS	
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7(a). Who are your curr	ent insurer(s)? If cur	rently uninsured,	please state.								
7(b). What is the renew	al date of your curr	ent insurance poli	icy covering o	clinical trials	?		/	/			
7(c). If placed on a clair	ms made basis, wha	at retroactive date	is currently a	pplied to th	e policy?		/ /				
7(d). Please state limit(s) of indemnity for v	vhich a quotation i	is required or	local currer	ncy equivalen	t? A\$					
8. Show percentage of	work performed in	NSW	%	ACT	%	QLD		%	WA	%	
each state:	VIC	%	TAS	%	SA		%	NT	%		
DECLARATION - Y	YOUR DUTY OF	DISCLOSURE									
I confirm that:	I am authorised o	n behalf of the ins	sured(s) to sig	n this propo	sal.						
	I understand that the duty of disclosure applies to all Insured(s). The answers are provided on behalf of all persons/entities comprising the Insured(s).										
	I understand the	I understand the questions in the proposal									
	Whilst some or all of the answers to the questions may not be checked by me, I certify they are correct to the best of my knowledge and belief.										
Do you consider that y	our establishment i	s a good insurance	e risk?						☐ Yes	□No	
Authorised signatory					Dated		/	/			
Name of signatory					Position						
	ı										
CANCELLATION C	CHARGES										
If we are requested to a liable to pay these amo		will charge the fol	llowing short p	period rate p	oremiums. We	will hold yo	u and o	r your i	insurance	intermediary	
Within 1 month of ince	25% of the quote										
Within 2 months of inc	20% of the quot			Thoroafter at terms to be agreed with under				lenwriters			
Within 3 months of inc	eption:	15% of the quote	ed premium		Thereafter at terms to be agreed with underwrite					ICI WIILEIS	