Your Disclosure Duties

We draw your attention to your relevant disclosure duty. Please read and direct any queries you may have to us immediately. In the absence of any queries from you we will assume that you have read and understood them.

IF YOU ARE A CONSUMER AND YOU ARE A NEW CLIENT:

Your duty to take reasonable care not to make a misrepresentation

Your application for insurance cover will be treated as if you are applying for a 'consumer insurance contract'. Before the contract of insurance is entered into, you have a legal duty to take reasonable care not to make a misrepresentation to the insurer under the Insurance Contracts Act 1984 (Cth). It is very important that you comply with your duty, as this may impact on your insurance cover.

A misrepresentation is an answer or statement that is not true, only partially true or does not fairly reflect the truth.

When you apply for insurance, we will ask you clear and specific questions that are relevant to our decision to insure you. Your answers in response to our questions are important as we use them to determine whether we can provide insurance cover to you, and if so, the terms of the policy and the premium we will charge. This means that when answering our questions, you should respond fully, honestly and accurately.

The duty to take reasonable care not to make a misrepresentation applies anytime you answer our questions as a part of an initial insurance application, when extending or making changes to an existing insurance, and reinstating any previous contract of insurance.

We may later investigate the answers you provide to us, for example, when a claim is made.

If you do not comply with your duty

If you do not take reasonable care not to make a misrepresentation, it may have serious consequences for your insurance. If you have failed to comply with your duty, we have certain right, which may depend on what your insurance offer may have been had you not made a misrepresentation, and whether or not the misrepresentation was fraudulent. We have different actions available to us, for example, we may do one of the following:

- Avoid your insurance cover. This means that you insurance contract and cover will be treated as if it never existed;
- > Change the amount of cover, for example the level of cover may be reduced:
- > Change the terms of your insurance contract, for example certain events may be excluded from being covered.

This may mean an insurance claim may not be paid, or the amount or benefit may be reduced, or premiums increased.

If we suspect that you may have breached your duty to take reasonable care not to make a misrepresentation, before we exercise any of the actions available to us, we will:

- > Explain our reasons why we believe you have breached your duty; and
- > Provide you with an opportunity to respond and provide us with further information.

If we decide to make changes to your cover, we will notify you of our decision and provide you with the review process and complaints procedure to follow if you disagree with our decision.

If you need help

It is very important that you understand this information, the questions that we ask you and your duty. If you are having difficulty for any reason, such as a disability, English language, or require further support such as a support person you trust, please contact us so that we may tell you how we may assist in providing additional support.

If you have any questions, please contact us, your broker or advisor.

IF YOU ARE A CONSUMER AND YOU ARE AN EXISTING CLIENT:

Your duty to take reasonable care not to make a misrepresentation

Before you renew this contract of insurance, you have a legal duty to take reasonable care not to make a misrepresentation to the insurer under the Insurance Contracts Act 1984 (Cth). It is very important that you comply with your duty, as this may impact on your insurance cover.

A misrepresentation is an answer or statement that is not true, only partially true or does not fairly reflect the truth.

When you apply to renew this insurance, we may ask you clear and specific questions that are relevant to our decision to insure you. Your answers in response to our questions are important as we use them to determine whether we can provide insurance cover to you, and if so, the terms of the policy and the premium we will charge. This means that when answering our questions, you should respond fully, honestly and accurately.

Also, we may give you a copy of anything you have previously told us and ask you to tell us if it has changed. If we do this, you must tell us about any change or tell us that there is no change. If you do not tell us about a change to something you have previously told us, we will understand this to mean that there are no changes.

You have this duty until we agree to renew the contract, when extending or making changes to an existing insurance, and reinstating any previous contract of insurance. We may later investigate the answers you provide to us, for example, when a claim is made. To take reasonable care not to make a misrepresentation applies anytime you answer our questions as a part of an initial insurance application, when extending or making changes to an existing insurance, and reinstating any previous contract of insurance.

We may later investigate the answers you provide to us, for example, when a claim is made.

If you do not comply with your duty

If you do not take reasonable care not to make a misrepresentation, it may have serious consequences for your insurance. If you have failed to comply with your duty, we have certain right, which may depend on what your insurance offer may have been had you not made a misrepresentation, and whether or not the misrepresentation was fraudulent. We have different actions available to us, for example, we may do one of the following:

- > Avoid your insurance cover. This means that you insurance contract and cover will be treated as if it never existed;
- > Change the amount of cover, for example the level of cover may be reduced;
- Change the terms of your insurance contract, for example certain events may be excluded from being covered.

This may mean an insurance claim may not be paid, or the amount or benefit may be reduced, or premiums increased.

If we suspect that you may have breached your duty to take reasonable care not to make a misrepresentation, before we exercise any of the actions available to us, we will:

- > Explain our reasons why we believe you have breached your duty; and
- > Provide you with an opportunity to respond and provide us with further information. If we decide to make changes to your cover, we will notify you of our decision and provide you with the review process and complaints procedure to follow if you disagree with our decision.

If you need help

It is very important that you understand this information, the questions that we ask you and your duty. If you are having difficulty for any reason, such as a disability, English language, or require further support such as a support person you trust, please contact us so that we may tell you how we may assist in providing additional support.

If you have any questions, please contact us, your broker or advisor.

IF YOU ARE NOT A CONSUMER AND YOU ARE A NEW OR EXISTING CLIENT:

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.

If you need help

It is very important that you understand this information, the questions that we ask you and your duty. If you are having difficulty for any reason, such as a disability, English language, or require further support such as a support person you trust, please contact us so that we may tell you how we may assist in providing additional support.

If you have any questions, please contact us, your broker or advisor.



Your	Detail	Is

Full name: Phone Email:

Postal address: Suburb: State: Postcode:

ABN: Are you registered for GST? Yes No

BASIC COVER: Mortality

Our Horse Insurance Package is underwritten by Certain Underwriters at Lloyd's.

SECTION 1: Mortality

- > From \$1,000 up to and including \$20,000
- > Cover for death, or euthanasia on humane grounds, resulting from accidental injury, illness or disease
- > Includes up to \$200 for an Autopsy report following a claim
- > Covers horses from 6 months old up to and including 10 years of age
- Covers whilst your horse is being transported within Australia and while temporarily in New Zealand, including any journeys between these areas
- > An excess of \$nil to each claim

Sum insured*(\$):

Cover period: 30 days 60 days 90 days

Please ensure that you select the appropriate cover period as Transit and Trial cover cannot be extended.

Purchase price(\$):

Effective date:

*Should the sum insured be greater than the purchase price please, attach detailed justification.

Description of the horse to be insured

Name: Sex: Filly Mare Colt Stallion Gelding

Colour: Height: Date of birth: Breed:

Microchip number: Registration No: Association / society: Sire: Dam:

Primary address of horse: Suburb: State: Postcode:

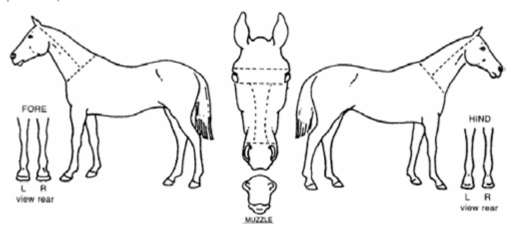
Uses(s) - please tick all that apply:

Dressage Jumping Eventing Showing Campdrafting Reining

Barrel racing Pleasure Polo/crosse Pony/riding club Other:

Please attach photographs of any horse brandings and/or markings, or draw them below.

Mark whorls as X, scars as -





Horse health / care								
1. Does a farrier regularly attend the horse?	Yes No	If yes:	(a) frequency:		(b) an	y corrective shoeing?		
2. How often is the horse under supervision?	constant	daily	weekly					
3. Does the horse suffer from any congenital and/or o	conformation f	ault?		Yes	No	If yes, please provid	e details:	
4. Has the horse suffered from or been treated for an	y injury, illness	s or diseas	se?	Yes	No	If yes, please provid	e details:	
5. Has any industry professional advised that items outlinulf yes, please provide details:	ned in question	3 and 4 m	ay predispose the	horse to fut	ure injur	ry, illness or disease?	Yes	No
6. Please provide full details of your regular Veterinar Name:	y Surgeon bel	ow (we ma	ay contact them f Phone:	or further ir	ıformati	on).		
Postal address:			Suburb:			State:	Postcode:	
7. If the horse is leased, please provide the owner's c Name:	letails below (v	we may co	ntact them for ful Phone:	rther inform	ation).			
Postal address:			Suburb:			State:	Postcode:	
8. Is there any other party with financial interest in the If yes, is insurance required for that party's interest?	e horse(s) prop	oosed for i Yes	insurance e.g. Sy No			ners? ny further details if ap		No
General								
Has any Insurance Company declined an Applicat to renew your Certificate or required special terms	on from you, c to insure you?	cancelled (or refused	Yes	No	If yes, please provid	e full details:	
Have you made a horse insurance claim in the pas	t 5 years?			Yes	No	If yes, please state of	details of losses	:



Declaration

This part of the Form requires the Applicant to declare that the Form has been completed by answering all of the required questions in full and in accordance with the Applicants Duty of Disclosure. The Applicant must ensure that they have read and understood the Duty of Disclosure and if necessary revise the answers in the Form; then read, sign and date the declaration below.

- I/We hereby acknowledge that my/our duty of disclosure has been brought to my/our notice as per the disclosure notice printed with this Application Form.
- I/We declare that the Horse proposed for this insurance is in good health and is free from injury, disability, abnormality or illness and has been so for the past twelve (12) months and that I/We have answered all questions truthfully and accurately and not withheld any information likely to affect acceptance of this Application.
- > I/We are aware that my/our answers to the above questions will be subjected to acceptance and may lead to variations in cover, exclusions being applied or entire declination of cover for my/our horse.
- > I/We hereby acknowledge that no insurance is in force until this Application Form and any Veterinary Certificate/s (if required) have been accepted by Coverforce
- I/We also declare that the information provided in this Application Form by me/us is correct in every particular.

Signature:		
Name:		
Date:		

Electronic Delivery of Documentation

To save you time and paper and improve our services we will be providing all documents electronically (including insurance policies, Product Disclosure Statements, Financial Services Guide and other disclosure documents) by email with PDF attachments to the email address provided.

If you do not wish for us to communicate with you in this way or no longer wish to receive documentation from us electronically or you require a hard copy of any documentation, please contact us on **1800 986 445** or email **horse@coverforce.com.au**.

Privacy Statement

We are committed to protecting your privacy. We use the information you provide to advise about and assist with your insurance needs. We provide your information to insurance companies 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 an overseas insurer (like Lloyd's of London) if we are seeking insurance terms from an overseas insurer, or to reinsurers who are located overseas. We will try to tell you where those companies are located at the time of advising you. We do not trade, rent or sell your information.

If you don't provide us with full information, we can't properly advise you, 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, you can access a copy of our Privacy Policy on our website **coverforce.com.au** or alternatively contact our Privacy Officer on **02 9376 7888**.

Returning Your Form

1.	Have you signed the Privacy Statement & Declaration?	Yes
2.	Has each question in this Form been answered?	Yes
3.	Have you given complete, true and accurate answers to all relevant questions in this Form?	Yes
4.	Have you attached all necessary supporting documentation with this Form?	Yes

Please check you have correctly filled out all sections and saved the document before submitting the form.

If you wish to return your form to Coverforce via post or email, please use the details provided below.

Contact Coverforce

Coverforce Partners Pty Ltd

ABN 57 089 245 465 | ACN 089 245 465 | AFSL 245377

horse@coverforce.com.au www.horse-insurance.com.au

Level 5 /11 Eastern Road South Melbourne VIC 3205

P 1800 986 445

This document and the information it contains is regarded as general advice only. That is, this advice does not take into account any of your particular objectives, financial situation or needs. For this reason, before acting on any of this information, you should consider the appropriateness of the advice taking into account your own objectives, financial situation and needs.



Additional Comments

