

# Dispensation Declaration Proposal form

Allianz Insurance plc (we, us, our) and Client (you, your).

The Policy of Insurance and the Schedule which attaches and forms part of it (the Insurance Contract) have been prepared in reliance on information which we have received from you through your Insurance Adviser.

#### Important Information – Your Duty To Make A Fair Presentation Of The Risk

You must make a fair presentation of the risk to us at inception, renewal and variation of your Policy. This means that you must tell us about all facts and circumstances which may be material to the risks covered by your Policy in a clear and accessible manner or give us sufficient information to alert us of the need to make enquiries about such facts or circumstances.

Material facts are those which are likely to influence us in the acceptance of or assessment of the terms or pricing of your Policy. If you are in any doubt as to whether a fact is material, you should tell us about it.

If you fail to make a fair presentation of the risk, we may avoid your Policy (that is treat it as if it had not existed) and refuse to pay any claims where any failure to make a fair presentation is:

- a deliberate or reckless; or
- **b** of such other nature that, if you had told us about a material fact or circumstance, we would not have issued, renewed or varied your Policy.

In all other cases, if you fail to make a fair presentation of the risk, we will not avoid your Policy but we may instead:

- a reduce proportionately the amount paid or payable on any claim, the proportion for which we are liable being calculated by comparing the premium actually charged as a percentage of the premium which we would have charged had you made a fair presentation (e.g. if we would have charged you double the premium, we will only pay half the amount of any claims under your Policy); and/or
- b treat your Policy as if it had included such additional terms as we would have imposed had you told us about a material fact or circumstance. Payment of any claim you make will be subject to the application of any such additional terms.

For these reasons it is important that you check all of the facts, statements and information set out in this form or in any other information provided are complete and accurate. You must also make reasonable enquiries to check with anyone you employ in your business that the facts and statements set out in this form or in any other information provided are complete and accurate and that there are no other material facts which you need to disclose.

If any of the facts, statements and information set out in this form, risk presentation or any additional information provided are incomplete or inaccurate, you or your insurance adviser must contact us immediately. Failure to do so could invalidate your policy or lead to a claim not being paid or not being paid in full.

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You should also note that the Insurance Contract is issued on the understanding that neither you or any partner, director, or any other person responsible for managing the business, either personally or in any business capacity:

- **a** has been convicted of or charged (but not yet tried) with any criminal offence other than road traffic offences
- **b** has received an official caution for a criminal offence within the last three years other than a (road traffic) motoring offence
- c has ever been declared bankrupt or entered into an individual voluntary arrangement, or if a company, gone into liquidation, administration, receivership, administrative receivership, or entered into a company voluntary arrangement or creditors scheme of arrangement
- **d** has ever been a director or partner of a company that went into liquidation, administration, receivership, administrative receivership, or entered into a company voluntary arrangement, or a creditors scheme of arrangement or was dissolved
- has ever been prosecuted for a breach of any statute relating to health or safety of employees or others
- f has ever been served with a Prohibition Notice under the Health and Safety at Work etc. Act 1974 and associated regulations
- **g** has ever been prosecuted for failure to comply with any environmental protection legislation
- h as ever been the subject of a recovery action by HM Revenue and Customs
- i has ever been the subject of a County Court or High Court judgment
- j has ever been a director of a company that has received a County Court or High Court judgment against it
- k has ever been disqualified under the Company Directors Disqualification Act 1986 or any subsequent legislation from holding office as a director of a company.

Where Legal Expenses cover has been selected it is on the understanding that neither you or any partner, director or any other person responsible for managing the business either personally or in any business capacity has:

- been involved in any potential or actual legal dispute, legal claim or legal proceedings including employment tribunal claims in the last 12 months
- supplier and customer terms of business are suitably drafted either by a solicitor or other suitably qualified specialist
- been in any correspondence or discussions with any party in respect of Disciplinary or Grievance procedures relating to your employees contracts of employment in the last 12 months
- have not dismissed any staff or made any staff redundant in the last 90 days, including any circumstances existing at the present time which could result in you dismissing any staff or making any staff redundant
- the business has established employment policies and procedures in place that have been suitably drafted either by a solicitor or other suitably qualified specialist
- all employees are issued with their own contract of employment and job description

If any of these assumptions is inaccurate or incomplete you or your Insurance Adviser must tell us immediately. Failure to do so could invalidate your policy or lead to a claim not being paid or not being paid in full.



## Important information

## Your Records

You should keep a record (including copies of correspondence) of all information supplied to Allianz which relates to this form.

## Financial health check

In order to reach a decision regarding this risk we may be using a credit reference agency and carrying out a financial health check.

Authorised Signature	Date	
Position/Title		
Print Name		

## Declaration

## You declare that:

- You have read this form and understand that You are under a duty to make a fair presentation of the risk and that failure to do so could result in Your policy being invalidated and/or a claim not being paid or not being paid in full.
- 2 the facts, statements and information contained within this form, whether provided by me or by others on my/our behalf, are true and complete.
- 3 the facts, statements and information which are not contained within this form but which have been provided to Allianz separately by me or by others on my behalf are true and complete.
- 4 You have declared all material facts and circumstances which may affect the risk being accepted by Allianz under this policy even if Allianz has not asked me any questions about such facts.

- 5 You have made all reasonable enquiries of any employed by me to ensure that all facts, statements and information provided to Allianz are accurate and correct.
- 6 You agree to accept Allianz's standard form of policy for this/these class/classes of insurance. A specimen copy of the policy is available on request.
- 7 You understand that insurers share information with each other, credit reference agencies and other information agencies with regard to credit agreements, policies and claims, primarily to help assess risks, handle claims and prevent fraud. You consent to this.
- 8 You understand that Allianz Insurance plc and/or Allianz Legal Protection reserve the right to decline any proposal.
- 9 You have read the Fair Processing Notice and the Consent for Special Categories of Personal Data contained within this proposal and consent to data being used for the purposes specified.



## **Privacy Notice Summary**

Please find below a summary of our Privacy Notice. The full notice can be found on the Allianz UK website: allianz.co.uk/privacy-notice.html.

If you would like a printed copy of our Privacy Notice, please contact the Data Rights team using the details below.

Allianz Insurance plc is the data controller of any personal information given to us about you or other people named on the policy, quote or claim. It is your responsibility to let any named person know about who we are and how this information will be processed.

Allianz Insurance plc, Allianz Engineering Inspection Services Limited, Petplan Ltd and VetEnvoy are companies within the Allianz Holdings.

Anyone whose personal information we hold has the right to object to us using it.

They can do this at any time by telling us and we will consider the request and either stop using their personal information or explain why we are not able to.

If you wish to exercise any of your data protection rights you can do so by contacting our Data Rights team:

#### Telephone: 0208 231 3992

Email:	datarights@allianz.co.uk
Address:	Allianz Insurance Plc, Allia
	57 Ladymead, Guildford,
	Surrey, GU1 1DB

Irance Plc, Allianz, ad, Guildford, 1 1DB

Any queries about how we use personal information should be addressed to our Data Protection Officer:

#### Telephone: 0330 102 1837

Email:	dataprotectionofficer@allianz.co.uk	
Address:	Data Protection Officer, Allianz,	
	57 Ladymead, Guildford,	
	Surrey, GU1 1DB	

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