CONSEQUENTIAL LOSS (FIRE) OF PROFIT PROPOSAL FORM



IMPORTANT GUIDELINES: 1. Insurance is the contract of utmost good faith requiring of the Proposer and the Insured not only to disclose all material facts but also not to suppress any material facts in response to the questions in the proposal form. 2. This form can be used to apply for Consequential Loss (Fire) of Profit Policy. 3. It is important to fill all questions in full. If you have insufficient space to complete any of your answers, please attach a separate signed and dated sheet and identify the question number concerned. 4. Cover shall commence not earlier than the date and the time of acceptance and subsequent to receipt of the premium.

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10. How long ha	ve you carried on bus	iness in these premi	ses or elsewhere?			Years	
_	e of Process: Contin	•	_				
	fy the indemnity perio						
-		ou required in month					
13. Sum insured	_						
	rofit (Net Profit and S						
b. Please s	pecify the standing c	harges to be covered	l in detail:				
Serial No.	De	escription of Standin	g Charges			Amount	
14. Are your boo	ks regularly audited?	□ YES □ NO					
Please indicate th	ne name and address	of the auditors and	enclose one copy of	the latest a	udited ac	counts	
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Name of Insurer	Location	Property	Sum Insured		Date (DD	MMYYYY)	Premium
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				Commen of Co		Expiry of Cover	(Rs.)
16. Please indica	nte the basis of indem	nity required					
□ Turno	over basis 🛮 Outp	ut basis 🛮 Differe	nce basis 🛮 Rev	enue basis			
17. Has any insu	rance company declir	ned your proposal or	cancelled any insur	ance? YE	S 🗆 NO		
•	olease provide details		-				
	-						
18. Please provid	de details of Claims E	xperience for the las	t three years.				
If the space abov	e is insufficient for ar	ny answer, please co	ntinue on separate	sheet and a	ttach hei	eto.	
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attach an an	nexure with details	5)					
Note : Please f	ill up the request for	or authorization fo	orm to receive Cla	aim/Refun	d paym	ents, if any, direc	tly into your

bank account through NEFT if the premium paid is more than Rs 10000/-

The Company reserves the right to reject the said proposal or to terminate the insurance contract unilaterally and/or freeze the funds if the customer, or persons associated with him/her found to be named in any recognized blacklist.

Declarations:

I/We hereby declare and warrant that the above statements are true and complete in all respects and that there is no other information which is relevant to my application for insurance that has not been disclosed to you. I agree that this proposal and the declaration shall be the basis of the contract between me and FUTURE GENERALI INDIA INSURANCE CO LTD (FGIICL) and I/We agree to accept a policy, subject to the conditions prescribed by FGIICL.

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ii.			osal is found to be untrue by FGIICL, the as void ab initio and the premium paid shal
iii.	declared and assessed sources of my/our the Prevention of Money Laundering Act reserves the right to call for documents a reject the said proposal or to terminate the	income and not out of pro , 2002 and rules framed and information to establise insurance contract unilat	to this proposal, is paid out of the legally ceeds of crime related to any offence under thereunder. I/We understand that FGIICL that the source of funds, as also the right to be really and/or forfeit the premium amount, it pen to have violated any provisions of law.
	"I/We hereby confirm that the premium pa insurable interest in my/our policy under t same in below mentioned proposer's bank	his application form. I	, who is having ar n case of any refund, please process the
iv.	☐ High Net Worth Individual/s ☐ Non-R	esidential Indian/s	olitically Exposed Person/s
٧.			ervice providers from time to time, through that no unsolicited information will be sent
vi.	FGIICL authorised person/ agency, shall the FGIICL, and used for the purposes relating my favour, whether by FGIICL or its auth	pe stored by FGIICL, through to my proposal for insuration orized partners. I also undeconsent to not hold FGIIO	chrough this application, to FGIICL and/ or ghout the currency of my relationship with nce cover and/or servicing policies issued in derstand that the said storage is necessary CL and/or its authorized partners/ agency/ota.
vii.	Registry, in relation to the verification of acceptable officially valid documents shall	my/proposer's KYC records be relied upon for the said	YC record from the Central KYC Records as part of this proposal. I understand that verification of KYC records. I, also, consentenail on the abovementioned mobile phone
Prop	roposer's Signature: P	lace:	Date:
men	rue to our Go Green initiative, we will send nentioned in this proposal, and you may downl nerefrom. If you still wish for a physical copy, y	oad and save the digitally	
For			
т	or Intermediary Use Only		
Perse of th has insui cont at th	or Intermediary Use Only ,, in my capacity as an Insurerson of the Broker/IMF, declare that I have exf this proposal form, including the nature of the as been, further, informed to the proposer the surance between FGIICL and the proposer. Ontained in this proposal form or there has beet the option of FGIICL, be treated as null and GIICL.	plained the product feature e questions and the respo at the details provided he It has, also, been explai n any non-disclosure of ma	es, including its suitability, and the contents nses submitted thereto, to the proposer. It rein shall form the basis of the contract of ned that if any untrue response(s) is/are aterial facts, the policy issued thereon shall,
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ANTI MONEY LAUNDERING

FGIICL adheres to anti-financial crime practices, including anti-money laundering, counter-financing of terrorism and anti-bribery and anti-corruption, which ensure to not allow use of FGIICL as a tool/platform for financial crimes. The policyholder, beneficiary, claimant, or nominee are, therefore, required to assist FGIICL with relevant records/information/assistance, as may be necessary to address the anti-financial crime practices.

SECTION 41. OF INSURANCE ACT, 1938-PROHIBITION OF REBATES:

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 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.

Any person making default in complying with the provisions of this section shall be liable for a penalty which may extend to Ten Lakh Rupees.



Future Generali India Insurance Company Limited, IRDAI Regn. No. 132 | CIN: U66030MH2006PLC165287 Regd. and Corp. Office: 801 and 802, 8th floor, Tower C, Embassy 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai – 400083 Call us at: 1800-220-233 / 1860-500-3333 / 022-67837800 | Website: https://general.futuregenerali.in | Email: fgcare@futuregenerali.in

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