



Piranha Insurance Brokers Pty Ltd The Real Deal Motorsports Insurance Proposal

[Note: We are licensed to provide insurance cover for Australian residents only]

For acceptance, every question must be fully answered

CONTACT PERSON:	
ADDRESS	
BUSINESS PHONE	
FAX NUMBER	
MOBILE PHONE	
HOME PHONE	
EMAIL ADDRESS	
DATE OF BIRTH	
OCCUPATION	
DATE WHEN COVERAGE NEEDS TO BE EFFECTIVE	

Note: Cover can only commence from payment of premium, usually faxed or phoned authorised credit card. Upon receipt of premium payment, completed proposal and photo within 30 days of binding, the file will be complete. If file is not complete within 30 days, we will process cancellation.

Please nominate which of the sanctioning bodies you race under and the sub-class. Note: You must specify racing classification in order to obtain quote.

Principal Location of Race Car Transporter:			
Will vehicle ever be loaned or rented to others?	Yes	No	
Will vehicle be garaged at above location?	Yes	No	
Will the garage be locked?	Yes	No	
What is the longest distance (kilometers) to be travelled from principal location of race vehicle?			
How many kilometers do you travel annually?			

Which states do you travel to? (including	
principal locations)	





Transporter Details Vehicle Type - Year/Make/Model/Carrying Capacity		
Vehicle Type	Yes	No
Sum Insured:	Yes	No
Engine ID/No.	Yes	No
Accessories: (Sums Insured)		
Total Sum Insured:		

Your Duty of Disclosure

Before you enter into a contract of general insurance with an insurer, you have a duty, under the Insurance Contracts Act 1984, to disclose to the insurer every matter that you know, or could reasonably be expected to know, is relevant to the insurer's decision whether to accept the risk of insurance, and if so on what terms.

You have the same duty to disclose those matters to the insurer before you renew, extend, vary or reinstate a contract of general insurance.

Your duty however does not require disclosure of matter:

- that diminishes the risk to be undertaken by the insurer

- that your insurer knows or in the ordinary course of his business, ought to know

- as to which compliance with your duty is waived by the insurer.

Non-Disclosure

If you fail to comply with your duty of disclosure, the insurer may be entitled to reduce his liability under the contract in respect of a claim or may cancel the contract. If your non-disclosure is fraudulent, the insurer may also have the option of avoiding the contract from it's beginning.

Previous Insurance History			
Have you previously held a Policy for Motor Sports Insurance?	Yes	No	
Has any Insurer in connection with Motor Sports Insurance ever demanded an increased premium or imposed any special conditions?	Yes	No	





Declaration

I/We understand the advice given in relation to the DUTY OF DISCLOSURE, NON-DISCLOSURE, THIRD PARTY INTERESTS AND ADMISSION OF LIABILITY. I/We understand that no insurance is in force until the insurer has confirmed acceptance of this proposal for insurance.

I/We acknowledge and agree that this proposed insurance is not retroactive and does not indemnify against losses incepted or manifesting prior to the commencement of this proposed insurance.

I/We further agree to accept this company's policy subject to terms, conditions and exclusions to be contained herein or endorsed thereon.

Dranacar's Signature (If more than one propager all to sign)	Data
Proposer's Signature - (If more than one proposer all to sign)	Date:
Proposer's Signature	Date:
	//