



Sun Flower Insurance Brokers Ltd.

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新華保險顧問有限公司

香港德輔道中 272-28 號興業商業中心 1105-08 室
 IA License No. FB1387

Cargo Insurance Application Form

Client		Forwarder	
Company Name:		Forwarder Name:	
Contact Person:		Contact Person:	
Tel:	Email:	Tel:	Email:
Name of Insured:		Consignee:	
		DC or LC No.	
Sum Insured: (<input type="checkbox"/> Added / <input type="checkbox"/> Not Added 10%)		B/L No. or MAWB No. etc	
Conveyance (Vessel Name or Flight No. etc.)		Departure Date on or about	
Voyage	From To Transshipment (if any) at	Claims payable at	
Marks and Numbers	Description of Interests Insured		
		COVER REQUIRED <input type="checkbox"/> INSTITUTE CARGO CLAUSES (A)/(AIR) (INCLUDING BREAKAGE) <input type="checkbox"/> INSTITUTE CARGO CLAUSES (A)/(AIR) (EXCLUDING BREAKAGE) <input type="checkbox"/> INSTITUTE CARGO CLAUSES (B) <input type="checkbox"/> INSTITUTE CARGO CLAUSES (C) <input type="checkbox"/> INSTITUTE WAR CLAUSES <input type="checkbox"/> INSTITUTE STRIKES CLAUSES <input type="checkbox"/> INSTITUTE THEFT, PILFERAGE AND NON-DELIVERY CLAUSE <input type="checkbox"/> COMPUTER MILLENNIUM CLAUSE (CARGO) <input type="checkbox"/> OTHERS (Please Specify)	

Declaration before arrangement of insurance policy

The proposer understands, acknowledge, and agree on the following services of handling the above insurance products: -

1. The Client hereby authorizes Sun Flower Insurance Brokers Limited (hereinafter referred as "The Company") to arrange the above insurance products.
2. This arrangement includes interpreting, advising, screening, document processing, dealing with insurers, keeping necessary records and providing after-sales service.
3. If the Client purchases the insurance product through the Company, there will be no need for the Client to pay compensation to the Company.
4. The Company is remunerated for its services by the receipt of remuneration paid by insurers. Your agreement to proceed with this insurance transaction shall constitute your consent to the receipt of such remuneration by the Company.
5. The referrer (if any) is entitled to receive referral fees paid by the Company. The fees will be paid out of the commission by the insurer to the Company.
6. Moreover, in accordance with the requirements of Section 5.5 of the Hong Kong Insurance Authority's Code of Conduct for Licensed Insurance Brokers, for any client referred by a referrer ("Referrer") to the Company, the Company shall inform the Client the following before arranging any insurance policies for the Client:
 - a. The Company will be responsible for arranging the insurance policy and, for this purpose, the Client should only deal directly with the Company (i.e. the Client should not deal with the referrer for arranging the insurance policy);
 - b. The referrer does not represent the Company and should have no involvement in the arrangement of the insurance policy.
 - c. The Company disclaims all liability for any advice in relation to the insurance policy given to the Client by the referrer; and
 - d. Premium for the insurance policy should be paid directly either to the Company or the insurer concerned (and not to the referrer).

Both parties promise that:

- 2.1 The Client understands that the Company does not represent the insurer.
- 2.2 The Client promises that the information provided to the Company in this arrangement is true. The Client is willing to bear any consequences for this application due to the failure to disclose the true information.
- 2.3 The Company will provide information to the Client along with the original sales documents of the insurers and discuss with the Client to confirm the final decision.
- 2.4 Both the Company and the Client undertake to notify the others about any significant changes of the written information in the purchased policy.
- 2.5 If the Client decides to renew the policy, he/she needs to notify the Company before the policy expiry date.
- 2.6 The referrer (as mentioned in item 1.5 above) is not an insurance broker/agent regulated by the Hong Kong Insurance Ordinance and has not and will not represent the Company in the negotiation and arrangement of insurance contracts or provides advice on insurance-related matters.
- 2.7 The Client understands that it is illegal to receive insurance premium rebates.
- 2.8 Clients need to pay premiums through the Company or insurer, including renewal premiums.

The Client is willing to accept calls from the Company or insurer to confirm that the information provided by the Technical Representative to the Client is correct.

No Sun Flower Third Party Liability:

The proposer understands, acknowledge, and agree if, at the proposer request, an intermediary that is not affiliated with the Company is also used in any way in arranging any insurance you agree as follows:

- 3.1 The Company has no liability for any failure or refusal by the Referrer to disclose any remuneration.
- 3.2 The Company has no liability for any act, error or omission by the Referrer or its directors or officers; and
- 3.3 Remuneration earned by the Referrer is separate from and in addition to remuneration earned by any entity under the Company.

Declaration for personal data collection

In accordance with the Personal Data (Privacy) Ordinance ("the Ordinance"), the Company hereby informs you of the following:

- Any personal data collected and held by the Company (whether obtained orally or in writing) is available for use, storage, disclosure or transfer to (in Hong Kong or outside Hong Kong) any related person/company any third party that the Company believes is necessary, including other service providers, intermediaries, professional consultants, governmental or regulatory authorities (including but not limited to revenue department for FATCA or CRS purposes).
- Your personal data are collected for the following purposes:-
 To process applications/requests related to financial products or services; to provide for additions, changes, transform, cancellations, updates, reinstatement of financial products or services; to provide for investigation or analysis; to exercise subrogation rights (if applicable); to promote financial products and services of the Company, its related company and business partners; and to communicate with person/company that the Company or you deem appropriate.
- Your personal data will be kept confidential, but the Company may provide such information to the parties for the purposes listed above.
- You have the right to access and request correction of personal data held by the Company. Your request to access and request correction of personal data shall be in writing. In accordance with the Ordinance, the Company has the right to charge reasonable fees from the party requested for the aforesaid data.
- If you do not wish to receive any promotion information from the Company and/or its related companies, please inform the Company by written notice.

Release and Share of Information

The proposer understands, acknowledge and agree to share the abovementioned information between the Company and the Referrer in consideration of the mutual covenants and conditions herein, to induce the parties hereto to provide certain information to each other and for other good and value consideration.

Signature with Company Chop

Date of Application: