

Liberty General Insurance Limited

Marine Cargo Proposal Form - Open Policy

The liability of the Company does not commence until this proposal has been accepted by the Company and premium paid in advance and upon full realization of the premium payment by the Company. The Company is under no obligation to accept any proposal for insurance. The Proposer agrees that the receipt of this Proposal by the Company along with the premium payment does not tantamount to the acceptance of the Proposal for insurance by the Company and does not result in a concluded contract of insurance.

Coverage is as per the terms and conditions of our Policy Wordings.

Insurance is a contract of Utmost Good Faith requiring 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.

The Policy shall become voidable at the option of the Insurer, in the event of any untrue or incorrect statement, misrepresentation, non-description or on non-disclosure of any material particular in the proposal from, declaration and connected documents, or any material information having been withheld by the Proposer or anyone acting on his behalf.

1.	Name of the Proposer	
2.	Address of the Proposer	
3.	Occupation	
4.	No of Years in Business	
5.	Annual Turnover	
6.	Goods proposed for Insurance	
7.	Packaging Details (Indicate both Primary and Secondary Packing)	
8.	Is packing carried out in your own premises or elsewhere? If latter pl indicate the place	
9.	If containerized or Conventional? Also indicate FCL / LCL / Both, if applicable	
10.	In case of FCL, where is the stuffing done and by whom?	
11.	Type of Voyage (Export, Import, Inland, Composite)	
12.	Voyage Details	From To
13.	Mode of Transit	Rail □ Road □ Sea □ Air □ Multi-Modal □
14.	Will there be shipments by Registered Post / Parcel / Couriers? If yes, pl indicate the name	



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	of the Courier	Agencies employ	ved				
15.		- Cargo (In					
	Currency)	0 (,				
16.	Sum Insured –	Duty (In INR) (In case Duty on				
	Imports is sou	ght to be covered	d)				
17.	Per Sending Li	mit (In INR)	•				
18.	Per Location I	imit (In INR)					
19.	Period of Insu	ırance					
20.	Will there be	l there be any Intermediate Transshipment					
	other than in the	he normal/ordin	ary transit course				
21.	Maximum Age	of vessel employed for carriage					
22.	Indicate any sp	ecial risks involv	red with the				
	goods						
23.	Basis of valuat	ion					
24.	Is consignmen	t part of a Projec	t?				
25.	Terms of cove	s of cover sought (Indicate All Risk, Basic					
	Cover etc.)						
26.		Additions sought to be covered					
27.	Sum Insured a	Sum Insured and Claim Details of Last three years					
	Year	Sum	Premium	Claims	Claims	Cause of	
		Insured	(INR /	Paid (INR	Outstanding	claim	
		(INR /	Other	/ Other	(INR / Other		
		Other	Currency)	Currency	Currency		
		Currency)					

N.B Based on the facts of the case, the Insurer may call for any additional information/clarification required to quote.

I/We the undersigned hereby declare that the above statements and particulars are true, accurate and complete and I/We have not omitted, suppressed, misrepresented or misstated any facts or information provided herein and I/We declare and agree that this declaration and the answers given above shall be held to be promissory and shall be the basis of the contract between me/us and the Company.

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I/we hereby confirm that all premiums have been/wil have been/will be paid out of proceeds of crime rela Money Laundering Act, 2002 and amendments theret	ated to any of the offence listed	1
Place		
Dated	Proposer's Signature	
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PROHIBITION OF REBATES Section 41 of Insurance Act 1938

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 the 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 punishable with fine, which may extend to five hundred rupees.

STATUTORY NOTICE: INSURANCE IS A SUBJECT MATTER OF SOLICITATION