

IMPORTANT INFORMATION Please read this first

Superannuation Fund Trustees Liability Insurance proposal form for Master Trusts and Industry Funds

Important facts relating to this proposal form

You should read the following advice before proceeding to complete this proposal form.

1. Your duty of disclosure

Before you enter into an insurance contract, you have a duty to tell us anything that you know, or could reasonably be expected to know, may affect our decision to insure you and on what terms.

You have this duty until we agree to insure you.

You have the same duty before you renew, extend, vary or reinstate an insurance contract.

You do not need to tell us anything that:

- ▼ reduces the risk we insure you for; or
- ▼ is common knowledge; or
- ▼ we know or should know as an insurer; or
- we waive your duty to tell us about.

If you do not tell us something

If you do not tell us anything you are required to, we may cancel your contract or reduce the amount we will pay you if you make a claim, or both.

If your failure to tell us is fraudulent, we may refuse to pay a claim and treat the contract as if it never

2. Claims made and notified basis of coverage

Insuring Clause 1.1 of the Superannuation Fund Trustees Liability Insurance Policy is issued on a 'Claims made and Notified' basis.

This means that Insuring Clause 1.1 responds to:

- (a) claims first made against you during the policy period and notified to the insurer during the policy period, provided that you were not aware at any time prior to the policy inception of circumstances which would have put a reasonable person in your position on notice that a claim may be made against him/her; and:
- (b) written notification of facts pursuant to section 40(3) of the Insurance Contracts Act 1984. The facts that you may decide to notify are those which might give rise to a claim against you. Such notification must be given as soon as reasonably practicable after you become aware of the facts and prior to the time at which the policy expires. If you give written notification of facts the policy will respond even though a claim arising from those facts is made against you after the policy has expired. For your information, section 40(3) of the Insurance Contracts Act 1984 is set out below:

"S40(3) Where the insured gave notice in writing to the insurer of facts that might give rise to claim against the insured as soon as was reasonably practicable after the insured became aware of those facts but before the insurance cover provided by the contract expired, the insurer is not relieved of liability under the contract in respect of the claim when made by reason only that it was made after the expiration of the period of insurance cover provided by the contract."

When the policy period expires, no new notification of claims or facts can be made on the expired policy even though the event giving rise to the claim against you may have occurred during the policy period. An exception to this is under the discovery period extension. If a discovery period is purchased as provided for in the extension, then some cover for new notification of claims or facts is available.

3. Retroactive date

If a retroactive date applies to Insuring Clause 1.1 of this policy then it means that cover is excluded for any wrongful act occurring or committed prior to the retroactive date.

4. Preservation of rights of recover

Our policy contains a provision that has the effect of excluding or limiting our liability in respect of a loss, if the Insured releases, agrees not to sue on, waives or prejudices its rights of recovery, or enters into any arrangement or compromise or does any act whereby any rights or remedies to which the insurer would be subrogated are or may be prejudiced.

5. Subrogation waiver

Our policy contains a provision that has the effect of excluding or limiting our liability in respect of a liability incurred solely by reason of the Insured entering into a deed or agreement excluding, limiting or delaying the legal rights or of recovery against another.

6. Privacy statement

AAI Limited trading as Vero Insurance is the insurer and issuer of your commercial insurance product, and is a member of the Suncorp Group, which we'll refer to simply as "the Group".

Why do we collect personal information?

Personal information is information or an opinion about an identified individual or an individual who is reasonably identifiable. We collect personal information so that we can:

- identify you and conduct appropriate checks;
- ▼ understand your requirements and provide you with a product or service;
- set up, administer and manage our products and services and systems, including the management and administration of underwriting and claims;
- assess and investigate any claims you make under one or more of our products;
- manage, train and develop our employees and representatives;
- manage complaints and disputes, and report to dispute resolution bodies; and
- get a better understanding of you, your needs, your behaviours and how you interact with us, so we can engage in product and service research, development and business strategy including managing the delivery of our services and products via the ways we communicate with you.

What happens if you don't give us your personal information?

If we ask for your personal information and you don't give it to us, we may not be able to provide you with any, some, or all of the features of our products or services.

How we handle your personal information

We collect your personal information directly from you and, in some cases, from other people or organisations. We also provide your personal information to other related companies in the Group, and they may disclose or use your personal information for the purposes described in 'Why do we collect personal information?' in relation to products and services they may provide to you. They may also use your personal information to help them provide products and services to other customers, but they'll never disclose your personal information to another customer without your consent.

Under various laws we will be (or may be) authorised or required to collect your personal information. These laws include the Anti-Money Laundering and Counter-Terrorism Financing Act 2006, Personal Property Securities Act 2009, Corporations Act 2001, Autonomous Sanctions Act 2011, Income Tax Assessment Act 1997, Income Tax Assessment Act 1936, Income Tax Regulations 1936, Tax Administration Act 1953, Tax Administration Regulations 1976, A New Tax System (Goods and Services Tax) Act 1999 and the Australian Securities and Investments Commission Act 2001, as those laws are amended and includes any associated regulations.

We will use and disclose your personal information for the purposes we collected it as well as purposes that are related, where you would reasonably expect us to. We may disclose your personal information to and/or collect your personal information from:

- other companies within the Group and other trading divisions or departments within the same company (please see our Group Privacy Policy for a list of brands/companies);
- ▼ any of our Group joint ventures where authorised or required;
- customer, product, business or strategic research and development organisations;
- ▼ data warehouse, strategic learning organisations, data partners, analytic consultants;
- social media and other virtual communities and networks where people create, share or exchange information;
- publicly available sources of information;

- clubs, associations, member loyalty or rewards programs and other industry relevant organisations;
- ▼ a third party that we've contracted to provide financial services, financial products or administrative services for example:
 - information technology providers,
 - administration or business management services, consultancy firms, auditors and business management consultants,
 - ▼ marketing agencies and other marketing service providers,
 - ▼ claims management service providers
 - ▼ print/mail/digital service providers, and
 - imaging and document management services;
- any intermediaries, including your agent, adviser, a broker, representative or person acting on your behalf, other Australian Financial Services Licensee or our authorised representatives, advisers and our agents;
- a third party claimant or witnesses in a claim;
- accounting or finance professionals and advisers;
- government, statutory or regulatory bodies and enforcement bodies;
- policy or product holders or others who are authorised or noted on the policy as having a legal interest, including where you are an insured person but not the policy or product holder;
- in the case of a relationship with a corporate partner such as a bank or a credit union, the corporate partner and any new incoming insurer;
- the Australian Financial Complaints Authority or any other external dispute resolution body;
- credit reporting agencies;
- other insurers, reinsurers, insurance investigators and claims or insurance reference services, loss assessors, financiers;
- legal and any other professional advisers or consultants;
- ▼ hospitals and, medical, health or wellbeing professionals;
- debt collection agencies;
- any other organisation or person, where you've asked them to provide your personal information to us or asked us to obtain personal information from them, eg your mother.

We'll use a variety of methods to collect your personal information from, and disclose your personal information to, these persons or organisations, including written forms, telephone calls and via electronic delivery. We may collect and disclose your personal information to these persons and organisations during the information life cycle, regularly, or on an ad hoc basis, depending on the purpose of collection.

Overseas Disclosure

Sometimes, we need to provide your personal information to – or get personal information about you from – persons or organisations located overseas, for the same purposes as in 'Why do we collect personal information?'

The complete list of countries is contained in our Group Privacy Policy, which can be accessed at www.vero.com.au/privacy, or you can call us for a copy.

From time to time, we may need to disclose your personal information to, and collect your personal information from, other countries not on this list. Nevertheless, we will always disclose and collect your personal information in accordance with privacy laws.

How to access and correct your personal information or make a complaint

You have the right to access and correct your personal information held by us and you can find information about how to do this in the Suncorp Group Privacy Policy.

The Policy also includes information about how you can complain about a breach of the Australian Privacy Principles and how we'll deal with such a complaint. You can get a copy of the Suncorp Group Privacy Policy. Please use the contact details in **Contact Us**.

Contact us

For more information about our privacy practices including accessing or correcting your personal information, making a complaint, or obtaining a list of overseas countries you can:

- ▼ Visit www.vero.com.au/privacy.
- ▼ Speak to us directly by phoning one of our Sales & Service Consultants on: 1300 888 073 or by
- ▼ Email us at claims@vero.com.au

7. General Insurance Code of Practice

Vero Insurance has adopted the General Insurance Code of Practice which has been developed by the Insurance Council of Australia. The Code is designed to promote good relations and good insurance practice between insurers, intermediaries and consumers.

The Code sets out what insurers must do when dealing with the insured. Please contact Vero Insurance for more information about the Code, if required.

8. Our complaints handling procedures

Resolving your complaints

If you think we have let you down in any way, or our service is not what you expect (even if through one of our agents or representatives), please tell us so we can help. You can tell us by phone, in writing or in person.

Should you tell us in writing it will help to send us the full details of your complaint together with any supporting documents and an explanation of what you want us to do. If you would like to come in to talk to us face to face, please call and we will arrange an appointment for a meeting.

What we will do to resolve your complaint

When you first let us know about your complaint or concern the person trying to resolve your complaint will listen to you, consider the facts and contact you to resolve your complaint as soon as possible, usually within 24 hours.

If you are not satisfied with this person's decision on your complaint, then it will be referred to the relevant Operational Manager, who will contact you within 5 working days.

Should you not be satisfied with the Operational Manager's decision, then it will be referred to the General Manager (or their delegate). We will send you our final decision within 15 working days from the date you first made your complaint.

What if you are not satisfied with our final decision?

We expect our procedures will deal fairly and promptly with your complaint. However if you are not satisfied with our final decision there are external dispute remedies such as mediation, arbitration or legal action.

Guidelines to help you complete this proposal form

- 1. Failure to disclose all material information that is likely to influence the acceptance of the risk or the terms applied could invalidate the insurance. If you are in any doubt as to whether any information is material, it should be disclosed.
- 2. Where the space provided is insufficient for your replies, please provide these separately and attach to this Proposal Form.
- 3. Reference to Insured in this Proposal Form means the corporate trustee, its directors and employees.
- 4. Reference to Fund in this Proposal Form means the fund or funds or trust or trusts listed in Q2.

Sec	tion 1 – Details of corporate trustee				
(a)	Name of corporate trustee				
		ADAL			
<i>(</i> 1.)		ABN:			
(D)	Principal address				
			State	Postcode	
(C)	Does the corporate trustee hold a Registrable Superannuation Entities licence?				
	No Yes If Yes, please provide number:				
, n		J			
(d)	Are there any predecessors to the corporate trustee?				
	No Yes If Yes, please provide name and ABN.)			
		ABN:			
Sec	ction 2 – Details of fund				
	Name of Fund			Date Fund	established
(α)	Traine of Falla			/	/
				/	
				/	/
				/	/
(h)	Has the Corporate Trustee commenced administration of or assumed liability for an	v fund?			
	No Yes If Yes, please provide details.	y rana.			
	Name of Fund			Date comr	mancad
	Traine of Fulla				/
					,
				/	/
Soc	etion 3 – Regulation of fund				
	Has the Fund ever received a notice of non-compliance with relevant legislation fro	m the Aust	ralian Prudentia	al Regulation	Authority?
	No Yes If Yes, please provide details of non-compliance.				
(h)	Has any court or regulatory body ever appointed a trustee to the Fund?				
(6)	No Yes If Yes, please provide details.				
	110 les les lines, please provide détails.				

Section 4 - Fund audit and actuarial report						
(a) Has the Fund been audited in the last 12 months?	No 🗌	Yes				
(b) Is the Fund required to obtain an actuarial report under the Deed or (Supervision) Act (SIS)?	No 🗆	Yes				
If Yes, please provide a copy of latest report.	NO L	ies U				
Section 5 – Type of fund						
Is the Fund:						
(a) an accumulation fund?		No 🗌	Yes			
(b) a defined benefits fund?		No 🗌	Yes			
(c) an allocated fund (combination of accumulation and defined benefit	s)?	No 🗆	Yes			
(d) other (please specify)?		No 🗆	Yes			
Section 6 - Member						
Please state number of:	Previous Financial Year	Current Financial Year				
Tiease State Humber of.	Trevious Financial Teal	Current i manciar rear				
Active members in the Fund][
Pensioners currently in the Fund						
Tensoriers currently in the runu						
Deferred/preserved members in the Fund						
Section 7 - Fund Assets						
George 7 - 1 and Assets						
Please state:	Previous Financial Year	Current Financial Year				
Please state:	Previous Financial Year	Current Financial Year				
	Previous Financial Year	Current Financial Year				
Please state:	Previous Financial Year	Current Financial Year				
Please state: Total assets at last valuation	Previous Financial Year	Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation	Previous Financial Year	Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund	Previous Financial Year	Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator:	Previous Financial Year	Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator:	Previous Financial Year Name of consultant	Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants Please state the name of the following consultants to the Fund.		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants Please state the name of the following consultants to the Fund. (a) Auditor		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 - Administration of fund Name of administrator: Section 9 - Consultants Please state the name of the following consultants to the Fund. (a) Auditor (b) Actuary		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants Please state the name of the following consultants to the Fund. (a) Auditor (b) Actuary (c) Banker		Current Financial Year				
Please state: Total assets at last valuation Contributions since last valuation Section 8 – Administration of fund Name of administrator: Section 9 – Consultants Please state the name of the following consultants to the Fund. (a) Auditor (b) Actuary (c) Banker (d) Solicitors		Current Financial Year				

Section 10 Investment we	ppagamant								
Section 10 — Investment ma	anagement								
(a) Please state the numb	er of investment managers								
(b) Does the Fund investm	ent management strategy com	nply with section 52(2) (f)	of the Superannuat	ion Industry (S	Supervision) Act	t (SIS)?			
Yes No If No	, please provide details.								
Section 11 – Liability Cappin	ng .								
s the Insured's ability to re	cover an amount from a third	party limited or waived by	the capping of th	e liability of a	professional,				
	or company under professional ate that cover for a loss that the			the conning of	Fliability in ava	dudad			
	n is sought please advise as fo		cover, because or	the capping of	nability, is exc	iuueu.			
Name of professional serv	ices provider	Type of professional serv	vices	Amount of ca	t of capped liability				
Section 12 – Insurance of th	ao Eund								
	tion has been arranged for the	members of the Fund:	Name of In	surer					
(') O '('		Na D							
(i) Group life policy?		No U Yes							
(ii) Salary continuance	policy?	No Yes							
(iii) Individual life policie	s?	No Yes							
// \ Others /slassassin	() 2	Na D Yas							
(iv) Other (please specif		□ No □ Yes							
(b) Does the Fund self-inst	•								
No Yes If Yes	, please provide details.								
Section 13 – Claim history									
	en made or civil or criminal pro	ceedinas brought or thre	atened against the	Insured?	No 🗍	Yes			
•	sured ever been subject to any		· ·		110	103			
or other proceedings ir	or other proceedings in relation to superannuation regulation, including any such proceedings initiated by the Superannuation Complaints Tribunal or any other officially recognised regulatory body								
	or any criminal investigations?								
If Yes to (a) or (b), please	•								
	Details of each claim, procee including name of claimant, r	nature of allegation,	Coot (if one) in ou						
Date of claim	details of determinations or j monetary damages, defence		Cost (if any) incu (whether insured	d or not)	Estimated amount				
or proceeding	fines or penalties		Amount Paid		standing				
/ /			\$	\$					
What action has been	taken to prevent a recurrence	of the situation that gave	rise to each claim,	proceeding or	investigation?	1			
		<u> </u>		. 5					

	After enquiry, is the Insured aware of any act, omission, conduct, fact, event, circumstance or matter:											
(a)	(a) Which might reasonably be expected to give rise to a claim or lead to civil or criminal proceedings against the Insured?					No 🗆		Yes				
(b)	Which might reasonably be expected to give rise to any formal or official investigation, examination or other proceedings in relation to superannuation regulation, including any such proceedings initiated by the Superannuation Complaints Tribunal or any other officially recognised regulatory body, or any criminal investigations?					No 🗆		Yes				
(c)	Which has been or should have been the subject of any written notice given under any policy of which this proposed Superannuation Trustees Liability insurance is to be a direct or indirect renewal or replacement?						No 🗌		Yes			
	If Yes to (a), (b) or (c), please provide details. Date first Insurer to					Data	of noti	ification				
	Fact, circumstance or situation		Current status		became aw	are		Insurer to whom notified		to Insurer		
					/	/					/	
					/	/					/	
					/	/					/	/
ex	s agreed that if sucl cluded from this pro tion 15 –Details of sup	posed covera	ge.					lisclosed, any	claim arisin	g from tl	hem i	S
	Limit of Liability	\$		\$			\$					
	Excess	\$		\$			\$					
Sec	tion 16 – Criminal acts	\$										
No (a)	trustee.) No Yes If Yes, (a) What sub-limit is required? (the sub-limit is included in the Limit of Liability) (b) During the last three years has the Fund sustained any loss of property caused by theft, fraud or dishonesty? No Yes If Yes, please provide details:											
Ex	External audit											
(c)	(c) Have any weaknesses in internal controls been identified by the external auditors? No Yes If Yes, please provide details.											
(d)	(d) Have all recommendations by external auditors regarding internal controls been complied with following the last audit? Yes No If No, please provide details.											
	Internal audit											
(e)	Is there an internal in No Yes If Y		ontrol proce	dure	s employed	by the I	Fund?					
	(i) who performs su	•										

(ii) how often are the reviews carried out?					
,,					
(iii) to whom are the findings reported?					
(iv) have all the resulting recommendations b	een complied with?	No \square	Yes 🗀		
Computer systems					
(f) Are the duties of programmers and operato	No U	Yes U			
(g) Are pre-authorised controls maintained for a	No \square	Yes 🗀			
(h) Is the Insured's system programmed to det unauthorised changes?	h) Is the Insured's system programmed to detect and report any unusual account activity and unauthorised changes?				
(i) Is access to the computer system restricted of entry depending on the user's authorisat	Is access to the computer system restricted by passwords used to give various levels of entry depending on the user's authorisation?				
(j) Does the system regularly require that pass	swords are changed?	No U	Yes U		
(k) Are passwords withdrawn immediately whe	en employees leave?	No U	Yes U		
(I) How often is virus detection software update	red?				
(m) Does the Insured's computer system offer $\boldsymbol{\alpha}$	a dial-up facility?	No 🗌	Yes _		
If Yes, is this restricted solely to the provision	on of information or an electronic mail function?	No 🗌	Yes 🗌		
If No to (f), (g), (h), (i), (j) or (k) please provid	e details of the controls in place.				
Section 17 – Loss of or damage to documents					
(a) Does the Insured have in place procedures the property of the Insured and which relate	for the security and the daily back up of documents which are to the trusteeship of the Fund?	No 🗌	Yes		
(b) During the last three years has the Insured or damaged documents of the type describ	incurred any costs and expenses in replacing or restoring lost ed in a. above?	No 🗌	Yes		
No Yes If Yes, please provide deta	ils.				
Section 18 – Current Insurance					
(a) Does the Insured currently hold any Supera	nnuation Fund Trustees Liability Insurance?				
No Yes If Yes, please provide deta	ils.				
Insurer					
Limit					
Excess					
Policy Period					
(b) Has any insurer, in respect of the risks to w	hich this Proposal Form relates, ever:				
(i) declined a proposal, refused renewal or t	erminated an insurance?	No 🗌	Yes 🗌		
(ii) required an increased premium or impos	ed special conditions?	No 🗌	Yes 🗌		
(iii) declined an insurance claim by the Insure (other than by application of an Excess)?	ed or reduced its liability to pay an insurance claim in full	No 🗌	Yes		
If Yes to (i), (ii) or (iii) please provide details.					

Section 19 - Stamp duty Please provide a breakdown in the number of employees by location as follows. **NSW** QLD SA **ACT** NT WA TAS Overseas Supporting information Please enclose the following documents in support of this Proposal Form: ▼ Latest APRA annual report for each Fund Latest audited annual report for each Fund or the latest annual report to members Latest actuarial report for each Fund Declaration I/We the undersigned duly authorised person(s) declare that: I am/we are authorised by each of the Insured to sign this Proposal Form; and (ii) the above statements are correct, true and complete; and (iii) no information material to this Proposal Form has been withheld; and (iv) I/we have read the important facts which you have put before me/us and I/we understand the advice given in relation to the duty of disclosure; and (v) I/we have diligently made all necessary and detailed enquiries in order to comply with the duty of disclosure; and (vi) I/we understand that no insurance is in force until such time as the insurer has confirmed acceptance of the proposed insurance; and (vii) I/We undertake to inform the insurer of any material alteration to these facts occurring before completion of the contract of insurance; and (viii) I/we acknowledge that the Insurer relies on the information and representations in this Proposal Form and otherwise made by me/us in relation to this insurance. (ix) except where indicated to the contrary, I/we understand that any statement made in this Proposal Form will be treated by the insurer as a statement made by all persons to be insured; and (x) I/we have read Vero Insurance's Privacy Statement on this Proposal Form, and consent to the use, disclosure and obtaining of personal information about the Insured for the purposes shown in the Privacy Statement. Signed Name Position On behalf of (Corporate Trustee) Date We recommend that you keep a record, including copies of letters and this Proposal Form, of all information supplied to us for the purpose of entering into this contract. How to contact Vero Insurance New South Wales/ACT Queensland Victoria/Tasmania GPO Box 1453 GPO Box 115 **GPO Box 1509** Sydney NSW 2001 Brisbane QLD 4001 Melbourne VIC 3001 Tel (07) 3135 2418 Tel (03) 9245 8218 Tel (02) 8121 1935 Fax (02) 8121 0700 Fax (07) 3031 2049 Fax (03) 9245 8112 South Australia/Northern Territory **Western Australia** GPO Box 1619 GPO Box B78 Adelaide SA 5001 Perth WA 6838 Tel (08) 8205 5207 Tel (08) 9320 3955

Fax (08) 9320 3992

Fax (08) 8205 5199