

PROPOSAL FORM FOR CLINICAL TRIAL LIABILITY INSURANCE POLICY

1		Details of the Insured
	A	Name
	B	Address of the Registered Office
	C	Description of Business
D	Date established	
E	Date started conducting Trails	
2		Name of Trail to be Insured
	A	Protocol Name and reference
	B	Name of Drug to be Tested
C	Phase of trials currently underway or are expected in the next 12 months.	
D	Whether approved by CD SCO ? (If no, please explain)	
3		Any trail conducted in the past?
	A	If yes, please give details.
4		Subjects
	A	No.of subjects.
B	Profile of Subjects (Age,Gender,Physiaca Condition)	
5		Do you comply with Good Clinical Practises as are mandated by Schedule Y of Drug and Cosmetics Act 1945?
6		What is the expected time period of the trial?
7		Who will administer the testing ? If not the proposer, has any contract been signed with the people responsible for Administering?
8		Who will be the principal investigators in the trial? Also, please provide copies of any contracts which are signed with them.
9	A	Where will the trial be conducted? (City/State / Country/ University/ Research Institute etc.
B	If multi locational trials (Same Trial at different sites) are to be covered under the policy , if yes please provide the details in full?	

10		Please describe past trials for the drug that has been conducted and mention adverse effects,if any (In brief) ?
11		Please describe any claims/ reserves created during the earlier trial.Also,mention anypayments,if made as compensation to the Subjects or any body else.
12		Has the product been used in other applications? If yes, please explain where has it been used and whether there were any claims in the usage earlier?

I/We declare that the above statement and particulars are true and complete to the best of our knowledge and that we have not or misstated, suppressed or omitted any material facts, and we agree that this application shall be the basis of any contract subsequently effected between the Applicant and the Insurer.

We agree that this Proposal Form together with any other information supplied by us shall form the basis of any contract of Insurance effected thereon and shall be incorporated therein.

We undertake to inform Insurers of any material alteration of these facts whether occurring before or after completion of the contract of Insurance.

If the policy is conducted, it will be issued on a "Claims Made" basis, i.e. To indemnify the Applicant for claims first made against it in the manner described in the Policy during the Policy Period.

We acknowledge that if this proposal is accepted, the contract of insurance will be subject to the terms and conditions as set out in the policy wording as issued or as otherwise specifically advised in writing by IFFCO TOKIO General Insurance Co. Ltd.

DATED : THIS _____ DAY OF _____ in the year 20_____.

FOR AND ON BEHALF OF :

SIGNED BY : PARTNER/DIRECTOR/ MEMBER

Section 41 of the Insurance Act 1938 provides as follows:

1 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 except such rebate as may be allowed in accordance with the published prospectus or tables of the insurer.

Any person making default in Company with the provisions of the section shall be punishable with
2 fine which may extend to five hundred rupees

"Volunteer's Consent Form"