

# Glider Insurance

## Commercial

Other equipment (please specify):

NAME

It is your duty to make a fair presentation of the risk and to disclose all material changes. Before completing this risk questionnaire, please read the section entitled "Your Duty of Fair Presentation" on the last page of this document.

NAME OF INSURED (IF DIFFERENT)

Agreed value:

ADDRESS				WHERE I	S THE AIRCRAFT BAS	SED			
POSTCODE				TELEPHC	NE				
MOBILE				EMAIL					
YOUR GLIDER(S)						YES	NO		
Glider (including Turk	00)	0	0						
Motor/Self launch		0	0						
Make	Model	Year of manufacture	Registration		Agreed value	Passenger seats	Estimated utilisation (hours per annum per aircraft)		
Is there any finance of	on the aircraft? If yes, p	•	O						
TRAILER AND OTHER EQUIPMENT									
Trailer (please specify):						Agreed value:			



Please state current Certificates and

Endorsements, for each pilot (Solo, Bronze,

	Name	Date of birtii	flying hours	on type	12 months	Cross Coun		Gold and Di	
DPEN PILO	OT WARRANTY								
Please state	stipulated minimum hou	urs:							
AIRCRAFT	LIABILITY							YES	NO
	iire a limit of liability grea		ts set out in EC7	785/2004?				0	0
f Yes, please	e state limit of liability re	quired:							
		LIBINIO EVEN	I O N O					\/=o	N.O.
	OVER REQUIRED INCL	LUDING EXTEN	SIONS					YES	NO
	iness and Pleasure							0	0
Private, Business and Pleasure including trial lessons								0	0
Drivata Duai	iness and Pleasure includ	ding World Cham	pionships					0	0
								0	0
Private, Busi	iness and Pleasure includ	ding Grand Prix							
Private, Busi Club		ding Grand Prix						0	0
Private, Busi Club Franchise De Other (pleas	eductible							0	0
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**Total hours** 

in the last

**Total Glider** 

Date of birth

Name

**Total hours** 



#### Your Duty of Fair Presentation

We have set out below the applicable duty of disclosure that you have as regards insurers, where your policy is governed by the laws of England, Wales, Scotland, and Northern Ireland. When you answer questions or agree with assumptions during the quotation process, you must disclose material facts or circumstances about the risk(s) you want to insure. A material fact or circumstance is something that would influence the judgement of an insurer in deciding whether or not to insure the risk.

This is known as a 'duty of fair presentation' and includes disclosing the following:

- Information that you, your firm's senior management, or anyone responsible for arranging your insurance knows, or should know in relation to your business; and
- Information that would be revealed by a reasonable search of information available to you or by making enquiries, and could include information held within your business or by someone else (such as your insurance broker).

Remember that if you fail to meet this duty, it could mean that the policy is void, or that the insurer is not liable to pay all or part of your claim(s). Please be aware that if any of your details, material facts or circumstances change during the policy period, you must always notify us immediately. Examples of material facts or circumstances include the following (please note these have been provided as examples only and the list is not exhaustive):

- Other policies in place covering the same risk
- Previous claims or incidents which may have led to a claim but for which you did not actually submit a claim
- Any caution, charge or conviction of a criminal offence for you or any director/business partner/trustee
- Being declined cover by other insurers or having special terms imposed
- Changes to your business activities
- Being declared bankrupt, participating in an Individual Voluntary Arrangement (IVA) or protected deed of trust in Scotland or making a compromise arrangement with creditors
- The organisation, directors, partners or trustees having been prosecuted or received a prohibition or improvement notice for failure to comply with any Health and Safety, Welfare or Environmental Protection legislation

If your policy is not subject to English law you are expected to disclose risk information in accordance with the requirements of the applicable law. In such circumstances, we expect you will disclose risk information at least equal to the standard required under English law and where the applicable law requires you to disclose information over and above the level required under English law you will provide such information in accordance with that law.

#### **Your Data Matters**

Arthur J. Gallagher (UK) Limited is the data controller of any personal data you provide to us. We collect and process personal data in order to offer and provide insurance services and policies and to process claims. Personal data is also used for business purposes such as fraud prevention and detection, financial management, to generate risk modelling, conduct analytics including to advise, improve and develop our products and services and to comply with our legal and regulatory obligations.

This may involve sharing information with, and obtaining information from, our group companies and third parties such as (re)insurers, other brokers, loss adjusters, credit reference agencies, service providers, professional advisors, our regulators or fraud prevention agencies. We may record telephone calls to help us to monitor and improve the service we provide as well as for regulatory purposes.

Please see our Privacy Notice for further information on how your personal data is used, shared, disclosed and retained, your rights in relation to your personal data and how to contact our Data Protection Officer. Our Privacy Notice can be found at <a href="https://www.aig.com/uk/brokerage-privacy-policy">https://www.aig.com/uk/brokerage-privacy-policy</a>. From time to time we may make important updates to our Privacy Notice and these may in turn affect the way we use and handle your data. Please ensure you review our Privacy Notice periodically to ensure you are aware of any changes.

If you are providing us with personal data of another individual that would be covered under the insurance policy we may be placing or services we may provide to you, you shall ensure that you have obtained all appropriate consents, where required, tell them you are providing their information to us and show them a copy of this notice. You must not share personal data with us that is not necessary for us to offer, provide or administer our services to you.

### Connect With Us

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