Terms and Conditions of Trade



Effective date: 24 January 2024 These Terms and Conditions of Trade (**'Terms and Conditions'**) replace any prior or existing Broker Administration Agreement between HMIA Pty Ltd t/as Heavy Motor Insurance Australia (ABN 11 169 198 323, AR No. 462126) (**'HMIA'**) and any AFS Licensed Insurance Broker, including any of their Authorised Representatives (**'Broker'**) from and including the Effective Date. Any Broker wishing to advise on and deal in insurance products provided by HMIA agrees to be bound by these Terms and Conditions.

1. Background

The Broker wishes to carry on a financial services business to provide financial product advice for insurance products, and deal in a financial product by applying for, acquiring, varying or disposing of an insurance product provided by HMIA subject to the Broker's Australian Financial Services Licence ('AFSL') authorisations. The Broker agrees to be bound by these Terms and Conditions. In consideration of the Remuneration (set out at section 8 below) by HMIA, the Broker agrees to advise on and deal in an insurance product provided by HMIA.

2. Relationship

The Broker holds an AFSL that authorises them to advise on and deal in insurance products to either retail or wholesale clients (or both). The Broker will advise HMIA immediately if the AFSL is varied, suspended or cancelled.

The Broker acts as agent for their clients and is not an agent of HMIA nor do these Terms and Conditions create any form of binder, employment, joint venture, partnership or trust. The Broker will not provide or purport to provide any financial services on behalf of HMIA. The Broker is also responsible for the actions and omissions of its authorised representatives, agents, employees, contractors and referrers.

HMIA acts as agent for insurers, unless otherwise advised.

3. Arranging Insurance - Closings & Hold Covered

The Broker must accept the offer for the contract of insurance in writing prior to or on the inception date and provide HMIA with all relevant documents and closing instructions received from the insured within 14 days from the inception date of the contract of insurance, unless written instructions have been provided by HMIA advising of an alternate timeframe.

Where the insured does not require the contract of insurance, the Broker is to either submit a cancellation closing or advise HMIA in writing (email) within a reasonable timeframe.

The contract of insurance will be as per the written offer provided by HMIA and any subsequent documents or other conduct (including any counteroffer from the Broker) will have no effect unless confirmed in writing by HMIA.

Hold covered terms may be available in limited circumstances upon written request and at the sole discretion of HMIA.

4. Financial Services Guide ('FSG')

For retail products distributed by HMIA, where there is no combined FSG/PDS for the insurance product, the Broker must issue the relevant FSG on behalf of HMIA to the Broker's client.

HMIA Pty Ltd ABN 11 169 198 323 PO Box H320, Australia Square NSW 1215 p 02 9227 8400 e enquiries@hmia.com.au HMIA Pty Ltd is an Authorised Representative (No.462126) of SGUAS Pty Ltd ABN 15 096 726 895 AFSL 234437

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5. Insureds

HMIA will only directly contact insureds in the following circumstances:

- Promoting, marketing and selling its services or products to the general public or to groups of persons who are members of a specific industry, association, profession, club or ethnic community provided that in doing so it does not target any client of the Broker specifically;
- · Pursuant to statutory requirements;
- If requested by the insured in writing;
- If required in relation to a claim; or

If following reasonable efforts, HMIA has been unable to provide the Broker with any of the relevant notices and information required pursuant to statutory requirements.

6. Duty of Disclosure

An insured has either a duty to take reasonable care not to make a misrepresentation or a duty of disclosure in each case, under the Insurance Contracts Act 1984 (Cth) (**'ICA'**). The relevant sections of the ICA for, general insurance products, are sections 20B and 21. The relevant duty is also set out in the product disclosure statement (PDS), policy wording or insurance documentation associated with the contract of insurance.

7. Payment of Premium, Fees and Statutory Charges

The Broker will remit full payment of premium via EFT, accompanied with an electronic remittance advice, on a net of commission basis and any applicable agency fees and statutory charges on a gross basis to HMIA within 60 days of the contract of insurance's inception date ('**Payment Terms**'). All collected premium, applicable fees and statutory charges are to be held in a trust account in accordance with statutory provisions.

Any variation to the Payment Terms will be set out in the insurance documentation.

8. Remuneration

HMIA will pay the Broker commission on each base premium in accordance with the rates agreed between the parties. For the avoidance of doubt, the base premium is exclusive of statutory charges (including GST and stamp duty), any fire services levy or any other fee. Any change to the Broker commission will be communicated by providing 30 days' written notice to the Broker.

9. Cancellation of the Contract of Insurance

HMIA, on behalf of the insurer, will have the right to cancel the contract of insurance if premium is not paid in accordance with the terms of the contract of insurance and these Terms and Conditions.

Any interim contracts of insurance will be cancelled in accordance with sections 38 and 60(4) of the ICA.

Any instalment contracts of insurance will be cancelled in accordance with section 62 of the ICA.

Subject to the terms of the contract of insurance, HMIA maintain any other rights under the ICA to cancel the contract of insurance.

HMIA must notify the Broker of any intention to either cancel or avoid a contract of insurance.

If a contract of insurance is cancelled following the cooling off period (if applicable), the premium refund will be made up of two components:

- (i) a prorated percentage of the net premium received by HMIA; and
- (ii) a prorated percentage of commission earned by the Broker for arranging the contract of insurance.

Note: Agency fees are payable unless the contract of insurance is cancelled within the cooling off period (if applicable) or there is a full-term cancellation.

If premium is non-refundable as a result of cancellation, this will be disclosed in the PDS, policy wording or insurance documentation associated with the contract of insurance.



10. Claims

The Broker will provide all reasonable assistance to HMIA, or a party nominated by HMIA or the insurer, in respect of all claims and agrees that any claim will only be met upon receipt of all outstanding premium and agency fees and statutory charges for that contract of insurance.

11. Electronic Distribution

HMIA will issue policy documentation electronically to an email address nominated by the Broker. Each electronic communication will be deemed to be received by the Broker 24 hours after it leaves HMIA's information system. The Broker is responsible for ensuring that the email address provided by the Broker is up to date and current. Contact HMIA if the email address provided needs to be updated.

If the Broker chooses to distribute insurance documentation via electronic means, the Broker must comply with any ASIC regulatory guides and any statutory requirements.

12. Marketing Material

Any marketing material for HMIA products created or developed by the Broker must be approved by HMIA. Also, the Broker will not change any marketing material provided by HMIA without the prior written consent of HMIA.

13. Compliance with Applicable Requirements

Each party will at all times comply with all statutory requirements, ASIC regulatory guides and codes of conduct affecting the Broker's business.

14. Indemnity

Each party indemnifies the other, on demand, for all claims, damages, judgments, losses, costs (party/ party basis) and expenses to the extent that they are reasonably incurred in connection with any breach by a party of either these Terms and Conditions or statutory requirements. The indemnity survives the expiry or termination of these Terms and Conditions. This indemnity does not apply to the extent of an indemnified party's fraud, negligence or other default.

15. GST

Where GST is payable, it must be calculated and paid in accordance with A New Tax System (Goods and Services Tax) Act 1999 (Cth). All amounts referred to in these Terms and Conditions are GST exclusive.

16. Recipient Created Tax Invoice ('RCTI')

Both parties agree that they are parties to a RCTI Agreement for the purpose of dealing in insurance products and declare that these Terms and Conditions apply to supplies to which a tax invoice relates. HMIA may issue tax invoices for the supplies, in which case the Broker will not issue tax invoices for the supplies. Both parties are registered for GST and will notify the other if the registration ceases. Both parties agree to comply with the Australian Taxation Office requirements for a valid RCTI, which may be amended from time to time.

17. Target Market Determinations – Distribution Reporting and Significant Dealings

The Broker agrees to distribute the insurance products in accordance with a valid and up to date Target Market Determination (**'TMD'**) (where required).

The Broker agrees to provide reasonable reporting to HMIA to meet the distribution reporting and significant dealings (having regard to ASIC's guidelines) obligations set out in the TMD for insurance products arranged by the Broker.

HMIA will advise the Broker of the reporting obligations by providing 30 days' written notice, unless a variation is required to comply with statutory requirements, where immediate notice will apply. These reporting obligations may change from time to time.

Note: If the Broker provides personal advice to the insured, distribution obligations in the TMD may not be applicable. However, reporting obligations in the TMD for complaints apply in circumstances where personal advice is provided.



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18. Records

The Broker will retain all records including correspondence (whether electronic or otherwise) either created by or supplied to the Broker for the purpose of providing financial product advice on or dealing with the insurance products under these Terms and Conditions for a minimum of seven years or longer if required by any statutory requirements.

19. Dispute Resolution

The parties will attempt in good faith to negotiate any dispute between them in connection with these Terms and Conditions within 30 days after written notice from a party. If the parties cannot resolve the dispute by negotiation within 30 days from the original written notice, they will mediate in accordance with the Australian Disputes Centre guidelines for commercial mediation then in operation. This clause does not apply to any urgent court application, including interlocutory relief.

20. Privacy & Confidentiality

Privacy

The Broker, if providing HMIA with personal information about individuals, will comply with all relevant obligations under the Privacy Act 1988 (Cth), including having made or making the individual(s) aware that their personal information will be disclosed to HMIA and handled in accordance with HMIA's Privacy Policy (www.hmia. com.au)

Confidentiality

Subject to section 5 (Insureds), during and after termination of these Terms and Conditions, each party must keep confidential and must not use the other party's Confidential Information except as necessary to perform under these Terms and Conditions or as required by law.

If a government, regulatory authority or court orders a party to disclose Confidential Information, that party will, to the extent permitted, immediately advise the other party and will disclose only such of the Confidential Information necessary to comply with the order.

Nothing in this section 20 (Privacy & Confidentiality) restricts the use or dissemination of Confidential Information obtained lawfully from a third party.

Each party authorises the other to disclose its Confidential Information to insurers, (re)insurers, actuaries, auditors, professional advisors and any related bodies corporate in each case on a confidential basis

This section 20 survives termination.

Confidential Information means all information, data, practices and techniques relating to a party, or a related body corporate, customers, competitors, business, operations, strategies, computer systems, marketing systems and intellectual property or other property of which the other party becomes aware in negotiating or performing under these Terms and Conditions.

Confidential Information does not include information that is in the public domain or lates comes into the public domain (unless it came into the public domain by a breach of confidentiality)

21. Termination & Variation

These Terms and Conditions may be varied by HMIA without cause by providing the Broker with 30 days' written notice, unless the variation is to comply with a statutory requirement where immediate notice will apply. Further, these Terms and Conditions may be terminated without cause by either party by providing 30 days' written notice to the other or immediately if a party has its AFSL varied, suspended or cancelled. HMIA reserves the right to terminate these Terms and Conditions immediately by providing written notice to the Broker if the Broker is subject to an insolvency event, breaches a condition, engages in serious misconduct including fraudulent activity, or there is a statutory requirement. As soon as practicable after any termination of these Terms and Conditions and in any event within 90 days, each party must pay all money owed to the other if any, after taking into account any adjustments required and each party must return at its own expense all hard copy documents including marketing materials supplied by the other party and not access electronic copies.

Contact Details

A party will provide notice to the other of any change of address, telephone numbers and e-mail address as soon as practicable after such change.



22. Inconsistency & No Assignment

In the event of any inconsistency between these Terms and Conditions and the PDS, policy wording or insurance documentation associated with the contract of insurance, the PDS, policy wording or insurance documentation will take precedence.

The Broker may not assign its rights or transfer obligations under these Terms and Conditions without the prior written consent of HMIA.

23. Intellectual Property

The parties agree that nothing in these Terms and Conditions transfers ownership in, or otherwise grants any rights in, any intellectual property of a party. This clause survives termination.

25. Modern Slavery

Each party will use reasonable endeavours to:

- (a) ensure that it does not engage I, or inadvertently condone, modern slavery as defined in the *Modern Slavery Act 2019* (Cth) (Modern Slavery);
- (b) ensure that Modern Slavery is not employed in delivery of products and services to the other party; and
- (c) provide any and all information to assess whether there has been a breach of this clause.

26. Governing Law

These Terms and Conditions will be governed by the laws of New South Wales and the parties irrevocably submit unconditionally to the nonexclusive jurisdiction of the Courts of New South Wales and any courts which may hear appeals from those Courts.

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