

Recreational Vehicle Insurance Proposal Form



INSURED

CMCA Membership Number / Client ID:

Insured Name (in Full)

Postal Address

City

State

Date of Birth

E-mail Address

Phone Number

COVERAGE DETAILS

Period of Insurance - From:

Period of Insurance - To:

DETAILS OF TOW VEHICLE, CAMPERVAN OR MOTORHOME

Year of Manufacture

Make & Model

Registration Number

Purchase Price / Vehicle Valuation (\$)

Length

Width

Height

GVM

DETAILS OF 5TH WHEELER, SLIDE ON, CARAVAN OR CAMPER TRAILER

Year of Manufacture	Make & Model
Registration Number	Purchase Price / Vehicle Valuation (\$)
Length	Width
Height	GVM

BASIC CONTENTS / PERSONAL BELONGINGS COVER

We will automatically provide cover for a total sum insured of \$2,000 for any one event / accident to the following personal belongings whilst contained within the vehicle or a lockable trailer.

- crockery, cutlery, clothing, food provisions, portable television, portable sound systems and an item of jewellery is limited to \$1,000 any one item unless a valuation certificate is supplied.

Coverage will also apply to a bike(s) whilst locked onto a bike carrier attached to the vehicle or trailer.

Is the basic \$2,000 cover automatically provided enough?

Yes No

If you answered **No**, what is the additional amount of cover required above the basic amount (\$):

VALUABLES COVER

This extends cover for specific items when they are removed from the vehicle or lockable trailer. Valuables cover is only available to the following items.

- Itemised jewellery, watches and cameras

Is additional cover required?

Yes No

Proposed Sum Insured - (\$)

If you answered Yes, please provide a description including values and attach a copy of your valuation certificate:

- had a speeding fine and / or any other motoring offences?
(other than for a parking infringement, including camera offences)

Yes No

(other than for a parking infringement, including camera offences)

- had, or will you have a driver's or motorcycle rider's licence cancelled, suspended or downgraded?

Yes No

- Had any insurance declined or cancelled, been refused renewal of insurance, or had special terms, conditions or excesses imposed?

Yes No

- Suffered from any physical or mental disability or medical condition or are dependent on any drug or medication which could affect your driving performance?

Yes No

- Had a conviction for, or currently charged with any criminal offence or been charged for driving under the influence of alcohol or drugs?

Yes No

Please complete the section below in full only if you have answered Yes to any of the previous questions. If you are not completely sure of the details, you must confirm the information from the applicable motor transport authority or your previous insurer.

Name in full

Date

Details of accidents, losses, offences, convictions, licence, disability, drugs etc

Amount of loss or fine (if known) \$

Insurer

DUTY OF DISCLOSURE

Your Duty of Disclosure

Before you enter into this insurance with us, you have a Duty of Disclosure under the Insurance Contracts Act 1984. The Act imposes a different duty the first time you enter into a contract of insurance with us to that which applies when you vary, extend or reinstate the contract. This Duty of Disclosure applies until the contract is entered into (or varied, extended or reinstated as applicable).

Your Duty of Disclosure when you enter into the contract with us for the first time

When answering our specific questions that are relevant to our decision whether to accept the risk of the insurance and if so, on that terms? You must be honest and disclose to us anything that you know and that a reasonable person in the circumstances would included in answer to the questions. It is important that understand you are answering our questions in this way for yourself and anyone else that you want to be covered by the contract.

Your Duty of Disclosure when you vary, extend or reinstate the contract

When you vary, extend or reinstate the contract with us, your duty is to disclose to us every matter that you know, or could reasonably be expected to know, is relevant to our decision whether to accept the risk of the insurance and if so, on what terms.

What you do not need to tell us

Your duty however does not require disclosure of any matter:

- that diminishes the risk to be undertaken by us; or
- that is of common knowledge; or
- that we know or in the ordinary course of our business as an insurer, ought to know; or
- as to which compliance with your duty is waived by us.

Non-Disclosure

If you fail to comply with your duty of disclosure, we may be entitled to reduce our liability under the contract in respect of a claim, cancel the contract or both. If your non-disclosure is fraudulent, we may also have the option of avoiding the contract from it's beginning.

PRIVACY ACT 1988

Ken Tame & Associates collects, uses, stores and discloses your personal information, including sensitive information, in order to:

- Decide whether to issue a policy;
- Determine terms and conditions of your policy;
- Compile data which it may share with us as it's agent;
- Handle claims;
- Undertake research and analysis and design new insurance products

DECLARATION

By signing this addendum to the proposal I acknowledge that I have read and understood the Duty of Disclosure and Privacy Act 1988 information detailed above and consent to the collection, storage and use of disclosure of personal and sensitive information of all persons covered by this proposal

Insured's signature

COOLING OFF

If you are not satisfied with Your Policy, you may cancel it by notifying us within 14 days of cover having commenced. You will receive a refund of the amount you have paid, unless an event occurs that may result in a claim being payable under the Policy. Even after this cooling off period ends, you still have cancellation rights. (Please refer to the Policy Disclosure Statement [PDS] for further information).

PAYMENT OPTIONS

Cheque or Money Order made payable to:

Ken Tame & Associates Pty Ltd
PO Box 2392 KEW VIC 3101

Payment via Phone:

Leave this section of the form blank and return the completed proposal form and requested documents to our office and our consultants will contact you for payment.

Please contact the Underwriting Team at KTA on (03) 9853 5555

Ken Tame & Associates Pty Ltd (Ken Tame & Associates) ABN 48 057 816 175 AFS Licence 246937 is an organization that has provided specialist insurance products for over 20 years to owners of recreational vehicles.

Ken Tame & Associates has been authorised by Allianz to arrange and enter into this insurance and deal with and settle any claims under it as the Agent of Allianz (not you) under a binder authority. This means that in doing so Ken Tame & Associate acts as if it were Allianz.

Please read the Product Disclosure Statement (PDS) before deciding if this product is right for you.