



Air Show Insurance

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.

ABOUT THE AIR SHOW

NAMES OF INSURED

NAME OF ORGANISATION TO BE INSURED (IF DIFFERENT FROM ABOVE)

ADDITIONAL NAMED INSUREDS

ADDRESS OF INSURED

POSTCODE

TELEPHONE

EMAIL

CONTACT NAME

NAME OF EVENT

LOCATION OF EVENT

DATE(S) AND TIMES OF THE EVENT

Are you a member of any airshow council/governing body or the like? (please state):

For how many years have you been organising this event?

Do you organise any others? (Please provide details):

What are the responsibilities of the organiser?

What liability limit do you require under the Air Show insurance?	
Is Aviation coverage required pre/post event? (Additional days where there is no public attendance – for example practice days, setting up days, additional days for arrivals and departures).	
Provide details of the flight participants: (Name/aircraft flown/type of display/flight time and frequency) including details of any public pleasure-flights.	
What liability limits are they required to carry?	
Are you indemnified/held harmless by them?	<input type="radio"/> Yes <input type="radio"/> No
Are you included under their aircraft liability insurance as an additional insured with a waiver of subrogation in your favour under their Hull insurance?	<input type="radio"/> Yes <input type="radio"/> No
Are any activities/duties undertaken by others/sub-contracted to others? (For example Security, ATC, spectator control, car parking supervision/provision of spectator infrastructure (grandstands). If so provide details including the contractual position with such parties (liability/indemnity/insurance)).	
What are your security arrangements?	
What are your parking arrangements?	
Are any such parties to be covered under the Air Show policy? If yes please provide details.	
As appropriate provide the same information for any ground/static displays and exhibitors (aircraft and others), and any concessionaires (for example fun-fair, food/drink/promotional stands).	
Estimated daily attendance, with splits for for each day.	
What is the proximity of spectators to the runway and what barriers are in place between spectator area and runway?	
How many and what type of vehicles will be operated at the air show?	

Provide a split between official vehicles and others.

Will the airport be closed to other aircraft traffic during the period of the air show? Yes No

If appropriate, are NOTAMS issued?

Provide details of the infrastructure you have in place for spectator viewing (for example grandstands/seating capacity/dimensions).

Provide details of any products sold at the event and identify the seller (yourselves/concessionaire/specify any other).

What is your anticipated total revenue from this event.

IF ANY PYROTECHNICS OR EXPLOSIVE ARE USED PLEASE PROVIDE THE FOLLOWING INFORMATION:

Type used	In what way?
Name of pyrotechnic contractor to be used?	Do they indemnify you/hold you harmless?
What insurance do they carry and are you protected as an additional insured?	

Have there been any accidents at any air show events you have organized in the past five years? Please provide full details.

Was any loss recovered under your air show insurance? Please provide details.

Your insurance quotation is based on the information you have given us. If any of the information you have provided above changes either prior to inception or during the policy period you must notify us immediately. Updating and/or changing information will not automatically result in a change to your policy cover or the cost of insurance, but failure to notify us may invalidate your policy.

SIGNED _____ DATE _____

NAME _____

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

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.

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Your Data Matters

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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 <https://www.ajg.com/uk/brokerage-privacy-policy>. 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.

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