

*The following PDF is an Editable & Printable PDF. If you wish to edit it please make sure to save your copy and send it back to us.

FRISK 2.0 is an AI toolkit designed by a panel of forensic experts in association with **Merlynn Intelligence Technologies** to help your organisation manage and reduce the risk of internal (employee) fraud. This document has been created to facilitate manual data collection which will be parsed through the system to identify vulnerabilities within the organisation and recommend risk management enhancements.

- The proposal form must be completed and signed by a representative of the proposer company who is duly authorised by the proposer to do so
- 2. Completing and signing this proposal form does not bind SHA to enter into a contract of insurance
- 3. A legal duty is owed to the insurers to disclose all facts, matters, or circumstances known or reasonably expected to be known to the proposer or any proposed insured person which are material to, or which may influence the insurer in the consideration and judgement of the risk being proposed, its acceptance and the particular terms upon which it may be underwritten by the insurers
- 4. The proposal form is not exhaustive, which means that, after evaluating your answers, we might have additional questions. If there is insufficient space in this questionnaire to provide

- answers or information, please use additional sheets
- By completing and signing this proposal form, you accept and acknowledge that you have read and fully understood its contents and their possible effect in relation to the contract of insurance that may consequently be entered into
- 6. Please attach the following information to the proposal form, as is applicable:
 - 6.1 Audited financial statements as at last year-end
 - 6.2 Newly established companies business plan, five-year financial forecast
 - 6.3 Risk and Audit Committee terms of reference / charter
- 7. It is the intention of underwriters that any Contract of Insurance with the Proposer shall be based upon the information provided in this Proposal Form as well as any attachments included. If a quotation is offered, it will be the intention of the underwriters to offer cover ONLY in respect of the entities named under Particulars of Proposer
- 8. The duty of disclosure will continue throughout the currency of the contract and any material alterations are to be disclosed to underwriters immediately as they arise
- 9. The policy provides insurance on a discovery basis. Accordingly, insurer will only cover the insured for direct financial loss first discovered during the policy period

Implementing the recommendations suggested by FRISK 2.0 does not provide a guarantee against employee fraud, however, proactively managing the risk of employee fraud helps safeguard your business from falling victim to internal fraud.

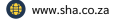
I AGREE I DISAGREE

The Insured confirms that there are no material changes since the last Proposal Form received that may influence the Insurers not to grant this cover.

LAGREE LDISAGREE







a division of



1.	GENERAL						
1.1	Name & surname	1.2	Position	1.3	E-mail address		
1.4	Name of organisation	1.5	Industry sector	1.6	Phone number		
1.7	List all principal activities						
1.8	List all geographical locations and provide	e the	total number of branches per location				
1.9	Number of employees per geographical lo	catio	n				
1.10	Annual Revenue / Turnover						
1.11	Any fraud involving staff in the last 5 years	s? (wł Quar	nether insured or not) Please specify date a ntum	nd qu	antifiable loss		
1.12	Honduras, Chechnya, Zimbabwe, Nigeria, S	Somal	osure to Colombia, Brazil, Mexico, Ecuador .ia, Sudan, Chad, DRC, Congo, Ethiopia, Afgl rth Korea? Or to any sanctioned individual	hanist	an, Iraq, Iran,	YES	NO
1.13	Is the insured in full compliance with all U If NO , please provide details:	S, EU	and UK sanctions requirements?		N/A	YES	NO
2.	FINANCIAL CONTROLS						
2.1	Financial Controls: Payment Process	s Risl	•				
2.1.1	Are any branches and subsidiaries allowed than head office / parent company?	to m	aintain different operational procedures			YES	NO
	If YES , is prior approval required from hea	d offi	ce / parent company?			YES	NO





2.1.2 Do you maintain dual control over the handling of:i. Securities?				YES	NO				
ii. Company / corporate cheques?				YES	NO				
iii. Dormant accounts (if inactive for longer than 3 months)?				YES	NO				
iv. Access codes, test keys?				YES	NO				
2.1.3 Is there a process in place to have an independent employee check the payroll to ensure that it is accurate and correct, including, but not limited to account numbers and active employees only?									
2.1.4 If this function is outsourced, is there an audit protocol included in the agreement	t?			YES	NO				
2.1.5 Total annual value of funds transferred electronically?									
2.1.6 Average value of an EFT?									
2.1.7 Average number of payments per month?									
2.1.8 Number of employees in accounts areas?									
2.1.9 How often are creditors reconciled?			0-20	21-50	More than 50				
2.1.9 now often are creditors reconciled?	Never	Weekly	Monthly	Quarterly bi-annually	Annually				
2.1.10 Are payments loaded / released & authorised by separate individuals?				YES	NO				
2.1.11 Can payment details (value or account details) be amended during the payment pa	rocess witho	ut manage	ment						
authorising same?				YES	NO				
authorising same? 2.1.12 Do management physically check the documents that pertain to the actual payme		3		YES	NO NO				
	ent being pro	3							
2.1.12 Do management physically check the documents that pertain to the actual payme	ent being pro	cessed?		YES	NO				
2.1.12 Do management physically check the documents that pertain to the actual payment 2.1.13 Do you flag and investigate duplicate payment amounts within accounting procedure.	ent being pro lures ts/creditors (cessed?	tween clerk	YES	NO NO				
2.1.12 Do management physically check the documents that pertain to the actual payment 2.1.13 Do you flag and investigate duplicate payment amounts within accounting proced 2.1.14 Creditor rotation: Do staff consistently deal with the same creditors or are account	ent being pro lures ts/creditors (cessed? rotated be	tween clerk n of creditc	YES YES	NO NO				
 2.1.12 Do management physically check the documents that pertain to the actual payment and investigate duplicate payment amounts within accounting proceds 2.1.14 Creditor rotation: Do staff consistently deal with the same creditors or are accounted to creditors are rotated between clerks 2.1.15 Do you have a system in place with either your bank or an external service provides 	ent being pro lures ts/creditors (cessed? rotated be	tween clerk n of creditc	YES YES KS? ors between o	NO NO clerks				





2.1.17 How often are creditors reconciled?						
		Less than 30 days	30-60 days	61-80 days	more than 180 days	Never
2.1.18 Are all payments centralised?					YES	NO
2.1.19 Are once-off payments subject to higher scrutiny that	nn normal creditor payments?		YES	NO		/A off payments
					are ever	effected)
2.1.20 Are tokens used in the payment process?					YES	NO
2.1.21 How often are all bank accounts reconciled?						
2.2. Firewaist Controls: Coals Bists		Never	Weekly	Monthly	Quarterly bi-annually	•
2.2 Financial Controls: Cash Risk						
2.2.1 Do you handle cash? (If NO continue to Section 2.3 Debtors Risk)					YES	NO
2.2.2 Do you make cash payments?					YES	NO
2.2.3 How often is cash banked?						
				Dail		Monthly
2.2.4 Who checks cash banking?	Checked by peer	Checked by	managem	ent	Checked off by ma	& signed nagement
2.3 Financial Controls: Debtors Risk						
2.3.1 How often is debtors age analysis reviewed?						
		30-60 days	61-90 days	91-120 days	121-150 days	more than 150 days
2.3.2 Debtors reconciliation?		Checked b	ut not sign	ned off by m	nanagement	
	(Checked & si	gned off by	managem	ent monthly	
	C	hecked & sig	ned off by	manageme	nt quarterly	
	Che	ecked & signe	ed off by m	anagement	: bi-annually	
		Checked & sig	,			
2.3.3 By whom and how often are debtors age-analysis aud	dits conducted?				ent monthly	
		By de	btors own	manageme	nt quarterly	
		By debt	ors own m	anagement	: bi-annually	
					ent annually	
		By managen				
	B	y manageme				
		By manager	nent exter	nal to debt	ors annually	

santam

2.3.4 How often are debtors rotated between debtors clerks?



3.	HUMAN RESOURCES RISK			
3.1	Do all staff involved in any financial activity undergo background financial	ound checks	perform	ed
		Only crim	inal chec	cks
		Only finan	icial chec	cks
	Both fina	ncial & crim	inal chec	cks
3.2	Do you conduct exit interviews?		YES	NO
3.3	Is payroll outsourced?		YES	NO
3.4	Are new employees & terminated employees loaded and removed from payroll/employee system by different HR staff? NO – Action positions are not provided in the control of t	erformed by		
		Different sta emove termi		
3.5	Do you perform data analytics on payroll records to look for matching addresses, names, bank accounts,	etc.?	YES	NO
3.6	Annual staff turnover?	Мо	re than 5	
		Le	ss than 5	5%
3.7	Do you utilise labour brokers to provide blue collar workers?			
		YES	NO	N/A (Do not utilise drivers)
3.8	Are all drivers, including contract drivers, checked for criminal records?			
		YES	NO	N/A (Do not utilise drivers)
3.9	Are financial and procurement staff required to adhere to a 2 week continuous mandatory leave period?		YES	NO
3.10	Are reference checks conducted on at least the last 2 employers via their HR department?		YES	NO
3.11	Are educational qualifications of applicants verified?		YES	NO
3.12	Do you have a strong code of ethics and ensure everyone in the company, from the top down, knows what	it says and	. 20	
	puts it into practice?		YES	NO
3.13	Do you discipline employees who breach the company's code of ethics?		YES	NO
3.14	Do you conduct due diligence on all third parties your company does business with?		YES	NO
4.	PROCUREMENT RISK			
4.1	Is there a documented procurement policy?		YES	NO
4.2	Do you have dedicated buyers / procurement staff?		YES	NO



4.3	How often do procurement staff submit a declara-	tion of interest?				
			N/A Never (no procurement staff)	Annually	Bi-annuall	y More often than bi-annually
4.4	Do you maintain a current list of approved vendor	rs?			YES	NO
4.5	Prior to payment, are purchase orders, vendor inv			nformation	I	
	checked against the approved vendor by a person	not assigned to purchasing	or receiving?		YES	NO
4.6	Are all orders confirmed with vendors by someone	e not assigned to purchasing	or receiving?		YES	NO
4.7	Do you have a gifts and entertainment policy and is the register maintained?	No Policy	Policy but register not maintained		Policy and re is maintaine	
4.8	Do you conduct lifestyle audits with procurement	staff at least annually?		NEVER	YES	NO =YES but not annually
4.9	Do you have an anonymous tip-off or whistleblowe	er facility?			YES	NO
4.10	Are procurement orders authorised by management?	Only those above R50 000	Only those above R100 000		All orders re of value	gardless
4.11	Are financial & criminal background checks condu	icted on all procurement sta	ff?		YES	NO
4.12	Are regular internal audits conducted on procurer	ment decisions?			YES	NO
4.13	Are staff employed within procurement regularly of as members or shareholders of any business that			YES	NO	N/A (no dedicated procure)
4.14	Do you allow staff within your business to conduct	t business with family memb	ers?		YES	NO
4.15	Are directors able to effect procurement decisions	s on their own?			YES	NO
4.16	Are transactions that are authorised by procuremounts audited regularly?	ent / purchasing staff specif	ically within 10% of their a	uthorisatio	n YES	NO
4.17	Are invoices and other documentation loaded into	o the procurement software	audited on a regular basis?	YES		N/A (no procurement oftware in place)

5. IT SECURITY

5.1	How often are passwords changes enforced?	Never	Weekly	Monthly	Quarterly bi-annually	Annually
5.2	Are passwords used to give varying levels of access to your computer system and fun and authorisation of user basis?	nd transfer	systems on	the need	YES	NO
5.3	Are access controls designed so that users cannot gain access to programs and files specifically granted access to through a formal procedure?	to which t	hey have no	ot been	YES	NO





5.4	Do you have a dedicated IT manager?				YES	NO
5.5	Anti-virus software policy?	No requirement	Installed of computers	n certain or devices on	lv ⁶	nstalled on all computers & systems
5.6	How often are network audits conducted?		Never	Monthly	Quarterly	Annually
5.7	IT Security (staff training and awareness)?			Provided to standar ba	aff	Never
6.	AUDIT RISK					
6.1	Do you have your own internal audit department?				YES	NO
6.2	Is internal audit outsourced?				YES	NO
6.3	Are management rotated within the business to audit different basis?	t areas of the business at leas	st on a proje	ct	YES	NO
6.4	In the event you do not have an internal audit department do your own procedural audits within all areas of your business?	you have a formal approach t	to conduct	YES	NO	N/A (organisation has its own internal audit)
7. 7.1	STOCK RISK Do you have stock?					
				YES		if NO entinue to section physical security
7.2	How often is a full stock count conducted?		Never	Monthly	Quarterly	Annually
7.3	When a full stock count is conducted are staff that do not work the counting of the stock?	k with the stock on a daily ba	sis physicall	y involved in	YES	NO
7.4	Do you conduct ongoing cycle counts?				YES	NO
7.5	Is there an independent verification conducted when stock is re	eleased from the stock holdin	ng facility?		YES	NO
7.6	Stock count outsourced to external parties?				YES	NO
7.7	Within stockholding facility, do you have a separate receiving a	and dispatch area?			YES	NO (no stock holding facility)
7.8	Does the proposer operate any weighbridges? If YES , please attach FULL details of security controls, including operated by a third party.	ng contractual arrangements	s with operat	ors if	YES	NO NO





8. PHYSICAL SECURITY

8.1	8.1 Does your business make use of security guards?							
8.2	Do you employ your own security guards?				YES	NO		
8.3	8.3 Do you outsource your physical security requirements to a third party service provider?							
8.4	Do you have a signed contract in place with all your security v	vendors?			YES	NO		
8.5	Do you ensure that all the security vendors have a valid secur	ity officers liability policy in p	lace?		YES	NO		
9.	REVENUE AND UTILITY SERVICES							
9.1.	Are payments of this nature physically checked by manageme	ent prior to payment?			YES	NO		
9.2.	How often are revenue and tax payments reconciled by managements	gement?	Never	Monthly	Quarterly	Annually		
9.3	How often are utility and public services payments reconciled	by management?	Never	Monthly	Quarterly	Annually		
9.4	If you are using a diesel powered generator, have you incorpo	rated systems of control over	usage?		YES	NO		
10	LOSS INFOMATION (If the answer to any of the following questions is YES, please	attach full details)						
10.1	Is the Proposer currently involved in any litigation as a defend	lant relevant to coverage sou	ght?		YES	NO		
10.2	Has any application made by the Proposer or its predecessors Fidelity Guarantee / Crime Insurance ever been declined?	in business for Professional I	ndemnity / Civ	il or	YES	NO		
10.3	Has any Professional Indemnity / Civil or Fidelity Guarantee / predecessors in business ever been cancelled?	Crime Policy in the name of t	he Proposer or	its	YES	NO		
10.4	Please give details of any losses sustained during the past five before application of any deductible, retention or excess, whe		that may be co	overed by th	nis insurand	e) and		
10.4	Nature of loss Date	Committed	Date discovere	d A	mount			
10.4								
10.4	3							
10.4	3							
10.4	3							





10.5 Please describe corrective measures taken to prevent similar losses as well as any actions taken against the perpetrator(s)
10.5.1
10.5.2
10.5.3
10.5.4
10.5.5

11. INSURANCE HISTORY AND REQUIREMENTS

11.1 Limit of indemnity

Combined Single Limit of Indemnity – ALL Sections

Applies per Section

Option 1 Option 2 Option 3

11.2 Each and every claim excess

Option 1 Option 2 Option 3

11.3 Extensions required

(Always subject to the policy terms, conditions and exclusions):

Additional Discovery Period

Insured is granted an additional period of twelve (12) months to either Discover a loss or to identify circumstances that may give rise to a claim for indemnity in terms of this Policy

Unidentifiable Employees Clause

If a loss is alleged to have been caused by the fraud or dishonesty of any of the employees and the Insured shall be unable to designate the specific Employee or Employees causing the loss,

the Insured's claim in respect of such loss shall not be invalidated by their inability to do so

No Claims Bonus

No Claim Bonus shall be offered as a return premium subject to No Claims being paid, nor any matters notified and renewal being offered to and obtained by SHA

Aggregate Reinstatement

If limit of indemnity is reduced by reason of a claim being paid, the Limit of Indemnity shall be automatically reinstated (one time) to the amount of such reduction

12. INFOMATION ATTACHED TO FORM

- 12.1 Latest annual report and audited financials for the company
- 12.2 Newly established companies business plan, five-year financial forecast
- 12.3 Risk and Audit Committee terms of reference / charter





13. DECLARATIONS

- 13.1 I/We declare that the above statements are true and complete
- 13.2 At the present time, other than as stated above, I/We have no reason to anticipate any claim being brought against me/us that would constitute a claim under the Insurance now being renewed or applied for
- 13.3 I/We declare that, in the event of this being a renewal of a policy currently insured via SHA Risk Specialists a division of Santam Limited, there have been no material alterations to the risk as submitted to underwriters originally, and if a new application that all material facts have been disclosed
- 13.4 I/We agree that this declaration shall form, together with the proposal form, the basis of the contract between me/us and the Insurers, and that I/We are properly authorised to sign this declaration.
- 13.5 Due to SHA's FSCA Licensing status and, in light of the requirements set out in the Protection of Personal Information Act 2013 (POPIA), we are not, strictly speaking, allowed to contact you directly and would generally communicate with you via your broker. However, there may be instances where we may need to contact you directly in order to advise you of important matters relating to your Policy.

Therefore, please indicate below how you would prefer to be contacted in the unlikely event that we should need to contact you directly.

	SMS	E-Mail	Phone	N	Mobile	Post
	CHAIRM	AN			MANAGING DIREC	TORS / CEO
Name				Name _		
Signed				Signed _		
Date				Date _		

PROTECTION OF PERSONAL INFORMATION ACT

We understand that the information provided in this application for insurance and all documentation provided with it may be deemed to be personal information in terms of the Protection of Personal Information Act 2013 (the POPI Act) and we will accordingly take all reasonable steps to ensure that your information is processed / used / stored in accordance with the POPI Act and for the following purposes:

- To verify the information disclosed herein against any other source;
- To communicate with you directly should you request us to and in accordance with relevant regulatory requirements;
- To compile non-personal statistical information to assist in assessing similar risks:
- To assess the risk to be underwritten
- and, if a Policy of Insurance is issued pursuant to and based upon such information, to use the disclosed information at claims stage to assess any claims that may be made against any such Insurances;
- To transmit your personal information to any affiliate, subsidiary, service provider/consultant/advisor or re-insurer so that we can provide insurance services to you and to
- enable us to further our legitimate interests including statistical analysis, reinsurance and credit control:
- To combat insurance fraud and properly evaluate risks, we will store your personal information on a shared database created by the South African Insurance Association (SAIA) in order to verify it against available sources and databases on the system.

Personal Information of Minors (complete if applicable)

If any information provided herein relates to a Minor (i.e. a child under the age of 18) we require that a competent person (parent/legal guardian) provide consent to the processing of such information for the above purposes and for any purpose that is compatible therewith.

١,

(full name of competent person), hereby provide my consent to the processing of any information provided herein relating to

(name of minor whose personal information is disclosed herein) for the purpose as disclosed above. I further understand that I have the right to withdraw this consent at any time but that this may mean that any insurance issued pursuant to this application may be terminated and/or that any claims issued against such insurance may not be able to be finalised.









Further disclosures

Please note that there may be instances where we will be required to transfer your personal information outside South African borders, generally for purposes of furthering the Insurer's legitimate interests regarding reinsurance or for the processing of any claim that arises outside South African borders. However, before transferring your personal information, we will ensure that the entity to whom the information is being transferred is subject to similar data protection conditions as those imposed by the POPI Act failing which we will advise you accordingly and request your consent to transfer information as required.

Note that the provision of the information required/requested herein is mandatory as it is necessary for us to accurately underwrite the insurances, which you are hereby applying for, and if any information is withheld or is misrepresented the Insurer may be entitled to void any insurances issued pursuant to this application.

Although any insurance issued pursuant to this application will be reviewed annually (where appropriate) it is your responsibility to ensure that the information provided to the Insurer remains accurate and up to date, we therefore encourage you to contact us at any time to advise us of changes to the information provided.

In addition, you may contact us at any time to exercise the following rights that you have in terms of the POPI Act (subject to any regulatory obligations placed on us / Santam Ltd):

- To request that we provide you with access to your personal information held / processed by us;
- To request that we erase or correct your personal information that we hold (where appropriate/possible);
- To request that we transfer any personal information held by us to you or to any other person/system selected by you in a structured, commonly used and machine-readable format;
- To request that we restrict the processing of your personal information for reasons provided for in the POPI Act.

Email: complaints@santam.co.za

Telephone: 0860 102 725

Fax: (021) 915 7434

Should you wish to lodge a complaint regarding our compliance with the POPI Act or in respect of the processing of your personal information, please contact the Santam Client Care department (contact details below):

Alternately, you also have the right to approach the South African Information Regulator (contact details below) should the above process not adequately address your concerns. Email: complaints.IR@justice.gov.za Postal address: PO Box 31533 Braamfontein, Johannesburg, 2017 Physical address: JD House, 27 Stiemens Street Braamfontein, Johannesburg, 2001

