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| **Applicant Name** |       |
| **Applicant Address** |       |

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| **Key staff** |
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|  | **Name** | **Email**  | **Telephone** |
| **Principal of Organization** |       |       |       |
| **Compliance Officer** |       |       |       |
| **Underwriting Manager** |       |       |       |
| **Claims Manager** |       |       |       |
| **Individual Handling Complaints** |       |       |       |
| **Firm Website** |       |  |  |

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| **OPERATIONS** |
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| 1. Type of business to be written: **Retail (doing business with the public)** [ ]  **Wholesale** [ ]
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| 1. Class of Business and approximate volume of business applicant intents to write in Canada.
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| [ ]  Automobile | volume:       |
| [ ]  Commercial | volume:       |
| [ ]  Habitational | volume:       |
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| 1. Your firm is licensed for all class(es) and in the jurisdiction(s) where business will be written **Yes** [ ]  **No** [ ]
 |
| Alberta | [ ]  | Northwest Territories | [ ]   | Québec | [ ]  |
| British Columbia | [ ]  | Nova Scotia | [ ]  | Saskatchewan | [ ]  |
| Manitoba | [ ]  | Nunavut | [ ]  | Yukon | [ ]  |
| New Brunswick | [ ]  | Ontario | [ ]  |  |  |
| Newfoundland | [ ]  | Prince Edward Island | [ ]  |  |  |
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| 1. Individual(s) who has overall responsibility for the placing of Canadian business under any Lloyd’s Binding Authorities to be granted:

**Name:**       |
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| 1. Claims handling will be by a **Canadian law firm(s) or a licensed Canadian adjuster(s)**.
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| **Name:**       |
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| **For all Canadian regulated business, the AIF strongly recommends that the applicant should be licensed or there must be an appropriately licensed Canadian intermediary in the placement chain**. Please familiarize yourself with the rules governing the application of the Canadian Excise tax: [Crystal](http://www.lloyds.com/the-market/tools-and-resources/tools-e-services/crystal). |
| Should your request for Coverholder Extension be successful, and should you intend on writing Reinsurance business under this authority, you will need to have completed the undertaking and you will be required to register to the Attorney In Fact (AIF) signing process. With the implementation of the OSFI regulation (Part XIII) “insurance in Canada of risks”.  It is a requirement that brokers in Canada sign an agreement to reaffirm the specific activities that they undertake on Lloyd’s behalf. This is to secure that when signed, Lloyd’s business in Canada, it will meet the definition of “insurance in Canada of risks”, and minimize any disruption for Lloyd’s and its partners in Canada. |
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| Does your firm intend on writing Reinsurance? **Yes** [ ]  **No** [ ]  |
| **If yes, please complete and attach the** [**Reinsurance Undertaking**](http://www.lloyds.com/~/media/files/the%20market/i%20am%20a/omc/2009/canadareinsurancebrokerundertakingdec09_doc.doc) **form.** |
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| Post approval Lloyd’s Canada will contact you and provide you with documentation including terms and conditions for registration to the AIF signing process (ASPS). **Note: you will be unable to place Canadian business until you have signed the terms and conditions and registered to the ASPS.**  |
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| Post approval, for questions on the use of the ASPS system, please contact canadianaif@lloyds.com. |

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| **REPORTING** |
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| 1. **What is Lineage?**

Lineage is a cost effective online tool used for the reporting and settlement of Canadian binding authority business. It also generates reports for regulatory reporting.Key features of Lineage are: **Accounting & Settlement (A&S)**As a transaction is created in Lineage it is displayed in real time to A&S where it is allocated in the settlement Cash flow, in accordance with the applicable terms of trade, to the appropriate eligible settlement parties.**Report Facilities**Report Dashboard allows users to conduct analysis on the performance of their business by extracting information and key business metrics directly from Lineage.**Information Gathering Through Data Entry or Data Upload**Allows parties with a binding authority contract entered in Lineage, to input, manage and consult their data (Organization Profile, Binding Authority, Policies and Claims) directly through Lineage, thereby improving the quality and accuracy of information.**Sanctions Screening**: In order to respect OSFI’s Designated Persons and Sanctions Laws Instruction Guide, Lineage also performs a daily validation to verify whether any insurance transactions have been effected with individuals or entities identified in the following Regulations: United Nations, UK Treasury, US Terrorism and others. |
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| 1. Your firm intends on writing Commercial Ontario Lliability or Automobile direct Binding Authority business then,

the business (premiums and claims) **must be reported** for regulatory purposes to Lloyd’s Canada through Lineage. (Please note that as settlement is not available to non-Canadian Coverholders, you will not be able to access the Accounting & Settlement module in Lineage.) If your firm does **not intend on writing Commercial Ontario Liability or Automobile direct Binding Authority business, then**, the business is to be reported to your Lloyd’s Broker per your arrangement regarding the1. manner in which reporting is to be handled.

An individual from our office will follow up with you within two weeks to set-up the reporting facility for your office.For questions/training regarding the reporting of the above business to Lloyd’s Canada, please contact info@lloyds.ca.         |

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| **COMPLIANCE** |
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| **Once you are granted Coverholder Extension status, you are required to comply with the following:** |
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| 1. Policy wordings to be used have been agreed by contract Underwriters and comply with Canadian legal requirements.
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| 1. Where business is written 100% Lloyd's, the framework of Lloyd's declarations page LSW1549B will be used. (Refer to your Lloyd’s Broker for a copy of LSW1549B)
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| 1. Duplicate copies of policy and claims files will be held in Canada.
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| 1. Unless otherwise stated in the Binding Authority Agreement, Lloyd’s related insurance monies received should be immediately deposited into a bank account which is separate from the operating funds of your firm.
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| 1. Your firm will familiarize itself with the “Lloyd's Underwriters' Policyholders' Complaint Protocol": [LSW1542F](http://www.lloyds.com/~/media/Files/Lloyds/Offices/Canada/Canada%20Market%20Conduct/Rules%20and%20Regs/Policyholders%20Complaint%20Protocol%20%20LSW%201542E.pdf)
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| 1. Your firm will familiarize itself and comply with the **Lloyd’s Brand** guidelines.
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| 1. Your firm understands that it is your responsibility to collect and directly remit the Provincial Sales Tax on each policy to the appropriate government authorities.

**Note:** It is the responsibility of Lloyd’s Underwriters to pay the premium and fire tax on each provincial policy. |
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| 1. Where legal documents are served on the Attorney In Fact/Lloyd's Representative/Superintendent of Insurance, these will be referred to the applicant who is to ensure that the concerned Lloyd's Underwriters' interests are protected (this generally means the appointment of legal counsel, as instructed by Underwriters). If you are directly served with a legal action intended for Lloyd’s Underwriters, you are to immediately advise the office of the Attorney In Fact at info@lloyds.ca.
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| 1. Your firm will need to register and abide by the terms set out in the Canada Manual found in [Crystal](http://www.lloyds.com/the-market/tools-and-resources/tools-e-services/crystal) accessible through the Lloyd’s website.
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| 1. Your firm understands the responsibilities as a Coverholder Extension as it relates to (but are not limited to) the implication and the application of the following topics:

 1. Licensing Requirements

Choice of LawJurisdictionDisclosureLloyd’s Code of Consumer Rights and Responsibilities – LSW1565CCancellation and Non-RenewalCountersignature RequirementsMaster PoliciesLanguage of ContractPolicy Documentation including Subscription Policy Documentation1. Year of Account (and its implications on lead/follow business) - The year to which a risk is allocated and to which all premiums and claims in respect of that risk are attributed. The year of account of a risk is usually determined by the calendar year in which the risk incepts. A year of account is normally closed by reinsurance at the end of 36 months.
2. Your firm has developed a suitable and robust policy to meet your obligation to report and monitor any activities by your insureds in relation to money laundering, sanctioned countries and terrorist lists and bribery activities.

Lloyd’s has developed three on-line training modules on Financial Crime, which can be found [here](http://www.lloyds.com/the-market/communications/regulatory-communications-homepage/regulatory-communications/regulatory-news-articles/2012/05/coverholders-financial-crime-prevention-through-elearning). **Once your firm has been granted Coverholder Extension status, you are required to complete the aforementioned on-line training modules.** Should you have any questions, please contact your Lloyd’s Broker or the concerned Underwriter/Managing Agent.  |
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| 1. It is mandatory for your firm to comply with the [Canada – Regulatory Reporting Requirements Table](http://www.lloyds.com/lloyds/offices/americas/canada/market-conduct).
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| 1. Canada’s Anti-Spam Legislation (CASL): You are familiar and compliant with the regulation effective July 1, 2014.
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| **For further information, please contact** [**info@lloyds.ca**](file:///C%3A/NATHALIE/info%40lloyds.ca) |

I have read and agree to the foregoing.

Signature of Applicant: Date:

Please print name and title in block letters: