



Claim FormWindscreen Damage

Bryte Insurance Company Limited

A Fairfax Company

Registration number: 1965/006764/06 VAT number: 4530103581

Authorised Financial Services Provider No. 17703

15 Marshall Street, Ferreirasdorp, Johannesburg, 2001 PO Box 61489, Marshalltown 2107

Please complete this form in BLOCK CAPITALS and send it to your broker or to Bryte Insurance Company Limited.

Every question must be answered fully (can be answered in English or Afrikaans). The abbreviation N/A should be used where the question is not applicable. The Company does not admit liability by the issue of this form.

INSURED NAME					В	ROKER					
ADDRESS					P	OLICY N	UMBE	:R			
					Т	ELEPHO	NE NU	JMBER			
					Е	MAIL AD	DRES	S			
					IN	ISURED'	S VAT	REG. NO.			
BUSINESS OR OC	CUPATION	N									
VEHICLE	MAKE					М	ODEL				
	REGIST	RATION					YE	AR			
DRIVER											
NAME					1.1	D. NUME	ER				
LICENCE NO.					LI	LICENCE CODE					
LICENCE ISSUE DA	ATE				LI	CENCE	EXPIR	Y DATE			
ACCIDENT											
DATE				PLACE	WHERE BR	REAKAGE	OCC	URRED			
STATE HOW BREA	KAGE OC	CURRED									
PURPOSE FOR WI	HICH VEH	ICLE WAS B	EING USED AT T	IME OF 1	THE ACCIDI	ENT					
IF INSURED WAS I	NOT PRES	ENT, WHEN	WAS BREAKAGI	E REPOR	RTED TO HII	M?					
DAMAGE											
CAN THE DAMAGE	E BE REPA	AIRED	Yes No	IF SO, I	NO EXCESS	IS PAYA	BLE				
INDICATE DAMAG GLASS WITH AN ')											
IS IMMEDIATE OR	FUTURE I	REPLACEME	NT REQUIRED			IMME	DIATE		FUTUR	RE	
REPAIRERS NAME	Ξ				E	STIMATE			R		
DECLARATIO	N										
fairly and to reduce in any insurance or we consent to such disclosure of any in I/We further declar any respect fraudul	the incide claims inf informati formation te that all t lent or if an it under the	ence of fraud ormation sup on being disc relevant to a he particular ny fraudulent nis policy or i	ulent claims. In the plied by me or o closed to any oth ny insurance clais to be true in ever means or device fany event be occ	ne public n my beh er insura m conce ery respe es be use	c interest and half in respe- ance comparerning me or ect and correct ad by me/us	d with a vect of any or its a any insured and lacet and lacet and lacet any on	riew to insura agent. red pe 'We ur e actir	limiting pr nce applications I/We also werson I/we inderstand to ag on my/or	emiums, I/W ation or clair vaive any rig epresent. hat if any cla ur behalf or v	We hereby won made or look has to privace aim lodged with my/our	ies and assess risks aive any right to privace odged by me/us and I/ cy and consent to the under this policy be in knowledge or consent afforded under this
Signature of Insure	d				Capacity					Date	

Page 1 of 2 August 2017

Damage to Property predisposition

Your personal information is valued by us and we respect your constitutional right to privacy. We are committed to processing your personal information in accordance to relevant legislation. We are bound by the terms and provisions of the Protection of Personal Information Act No 4 of 2013 ("POPI") regarding the acquisition, usage, retention, transmission and deletion of your personal information.

Please be advised that your personal information herein collected is for the primary purpose of assessing and processing your claim in respect of the loss/damage, to the insured property, which you have suffered. The information submitted on this document is subject to verification and shall be authenticated using lawful procedures. Your information shall be used in complete lawful form and manner to execute all tasks required for efficient assessment and processing of your claim.

All information acquired herein is relevant to the stated purpose. Your personal information may also be collected for certain mandatory purposes, please consult our *Consent to Process Personal Information* for a list of same.

Your information shall be kept confidential; however, we shall disclose it to certain third parties in accordance with the purpose of collection. The third parties may include our service providers, agents, claim handlers, investigators and other insurers.

The lawful sharing of your personal information with other Insurance companies is for following reasons:

- a. to ensure that not more than one claim has been made for the same damage/loss to property arising from the same set of facts
- b. to verify that claims information match what was provided when insurance cover was taken out
- c. if necessitated to act as a basis for investigating claims when our recorded information is incorrect or when we suspect fraudulent activity.

Bryte undertakes to attend to all that is necessary to detect and prevent fraud thus protecting our clients. Bryte, therefore shall utilise and disclose your personal information where essential to substantiate your claim.

All third parties are fully aware and understand the purpose for which the information is been transmitted to them. No third party including Bryte shall use your personal information for any other purpose unless expressly consented to by you

We have implemented high level security measures to safeguard your personal information against damage loss and unauthorised access. Any party to whom your personal information is been disclosed to is also bound by confidentiality and the provisions of POPI, whereby security measures are enforced to safeguard your personal information. The third parties we contract with are required to abide by our standards of safety, security and privacy.

In terms of POPI we are required to collect and process information which is authentic and accurate. You may amend, update, change or correct your personal information processed by us. You may request to view your personal information held by us and we shall make same available to you.

You hereby give consent to Bryte to process, use, share and retain your personal information for its designated purpose. You fully understand the purpose for which your personal information has been collected and you duly consent thereto. You further consent to the lawful sharing and disclosure of your information and understand the necessity of same.

You are fully aware and understand your rights duties and obligations to furnish Bryte with true and accurate information and your duty to advise Bryte of any changes to your personal information timeously. The said consent is given to Bryte with the necessary legal capacity, voluntarily and free of intimidation and duress of any form

intimidation and duress of any form										
Signed at	on the	day of	20							
Signature of policyholder										

Page 2 of 2 August 2017