SPORTSCOVER™

POLICY WORDING
30 SEPTEMBER 2015

SPORTS ACCIDENT
For Groups
The company's Head Office and registered address is:

**Sportscover Europe Limited**
First Floor, 75 / 77 Cornhill, London EC3V 3QQ
Registered in England and Wales No. 3726678
Authorised and regulated by the Financial Conduct Authority
Registration Number 308 372

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Welcome to Sportscover

Sportscover is one of the world’s leading sports insurance underwriters, with an accredited broker network stretching across the globe and dealing in accident, liability, property and contingency insurances for sport.

Led by Peter Nash, Chairman, Sportscover was established initially, in Australia in 1986, when a small group of active sports people in the insurance industry became frustrated by the lack of quality insurance for active sporting participants including players, administrators, Coaches and Officials.

Sportscover has been trading in Europe since 1999 and has developed into a world renowned specialist that boasts more than a million clients spanning a diverse range of sporting activities.

Our services include risk management, marketing support, information and educational services as well as exceptional customer service and an unrivalled knowledge and expertise in sports and leisure insurance.

UK Sport

Established by Royal Charter in 1997, UK Sport is the nation’s high-performance sports agency. Its mission is to work in partnership to lead sport in the UK to world class success. Primarily this means working with our partner sporting organisations to deliver medals at the Olympic and Paralympic Games.

UK Sport’s strategic direction helped British sports and athletes deliver 65 Olympic and 120 Paralympic medals at London 2012. UK Sport also has responsibility for activities best delivered at a UK level, such as: bidding for and staging major sporting events in this country; increasing sporting activity and influence overseas; and promoting sporting conduct, ethics and diversity in society. UK Sport is funded by a mix of Government Exchequer and Lottery income.

Sportscover became a partner of UK Sport in 2013. We look forward to assisting UK Sport and its beneficiaries with the continued delivery of excellence across the sporting landscape. More information can be found at www.sportscover.com/uksport

RoSPA

As a registered charity, the Royal Society for the Prevention of Accidents (RoSPA) have been at the heart of accident prevention in the UK and around the world for almost 100 years.

More than 14,000 people die as a result of accidents across the UK each year and there are millions of other injuries. Accidents cause loss and suffering to the victims and their loved ones, employers and UK society as a whole. RoSPA promote safety and the prevention of accidents at work, at leisure, on the road, in the home and through safety education.

To assist in their mission to improve safety in the sport and leisure sectors, Sportscover work in partnership with RoSPA and as a Sportscover policyholder you automatically receive access to a range of benefits, details of which can be found at www.sportscover.com/rospa
Lloyd’s Insurance

**Effected through Sportscover Europe Limited**

In this contract of insurance, Our syndicate numbers are noted in the Policy Schedule. We bind ourselves severally and not jointly, that is, in the event of a loss, each of Us and Our Executors and Administrators) is liable only for Our share of Our syndicate’s proportion of the risk.

You or Your representative can obtain the name of each of Us and Our respective shares by applying to: Market Services, Lloyd’s, One Lime Street, London EC3M 7HA.

We are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority.

Our Firm Reference Numbers and other details can be found on the Financial Services Register at [www.fca.org.uk](http://www.fca.org.uk)

**Coverholder**

**Sportscover Europe Limited**
First Floor, 75 / 77 Cornhill, London EC3V 3QQ

**Conformity**

When You read the policy You will find that some items can be singular or plural, feminine or masculine this clause is designed to correct this. Words in the singular shall include the plural and vice versa. Words importing the masculine will import the feminine and the neuter. References to ‘a person’ will be construed so as to include any individual, company, partnership, or any other legal entity. References to a statute will be construed to include all its amendments or replacements.
Sports Accident Policy

Insuring Agreement

1.1 If whilst this Policy is in force, You suffer Bodily Injury during the Operative Time, which is the sole, direct and independent cause of Your injury, then subject to the terms and conditions set out below, including in particular the exclusions and receipt by Us of the Premium(s). We shall pay the benefits as stated in Your Policy Schedule.

General Definitions

In this Policy the following words/expressions have the following meanings:

2.1. Accident means a sudden, unexpected, unusual and specific event, which occurs at a definable time and place.

2.2. Act of Terrorism means any actual or threatened act of any person acting individually or on behalf of or in connection with any organization with activities directed towards the overthrowing or influencing of any government de jure or de facto, and/or any actual or threatened act of any person acting individually or on behalf of or in connection with any organization with activities directed towards influencing the general public or any part thereof. In any action, suit or other proceedings where We allege that by reason of the exclusion any loss is not covered by this insurance the burden of proving that such loss is covered shall be upon You.

2.3. Bodily Injury means an injury which:

2.3.1. Is sustained by an Insured Person whilst actively engaged in playing, training or practicing for the sport nominated in the Policy Schedule and such accidental Bodily Injury is sustained because of participation by the Insured Person in the sport nominated in the Policy Schedule; and

2.3.2. Is sustained by You during the period of this insurance; and

2.3.3. Is caused by an Accident; and

2.3.4. Occasions Your Disablement and/or medical treatment within 12 calendar months from the date of the Accident.

2.4. Disablement means Temporary Total Disablement.

2.5. Excess means the amount of money that You or the Insured Person will be required to contribute in any claim. The amount is shown in the Policy Schedule.

2.6. Excess Period means the number of consecutive days commencing on the date of commencement of the Temporary Total Disablement during which the Insured Person must continuously suffer Temporary Total Disablement before any Loss of Income benefits payable under this Policy shall be due.

2.7. Inception Date means 12 a.m. (midnight) of the period of insurance (from) date shown in Your Policy Schedule.

2.8. Insurance Premium Tax means any taxes that may be payable at the rate applicable from time to time.

2.9. Insured means the club/association or individual specified in the Policy Schedule being a member of a regional, state and/or national sporting association, as named in the Policy Schedule.

2.10. Insured Person means any member of the Insured and/or any other person actively engaged in and appropriately registered for the purpose of playing the sport of the Insured.
2.11. **Maximum Claim Period** means the total period for which Loss of Income benefit 4.3.1. will be payable under this Policy in respect of all Temporary Total Disablement.

2.12. **Medical Expenses** means any reasonable expense incurred by the Insured Person from a Medical Practitioner where the expense is directly as a result of a Bodily Injury received whilst playing the sport nominated in the Policy Schedule.

2.13. **Medical Practitioner** means a duly qualified and United Kingdom registered medical practitioner who is not related to You or the Insured Person by blood or marriage.

2.14. **Net Income Lost** means average weekly income, wage or salary (including overtime) earned by an Insured Person during the twelve months immediately preceding the commencement of Disablement multiplied by the number of benefit weeks. Any amount to which an Insured Person is legally entitled by way of sick leave or compensation from any Motor or Transport Accident or Social Welfare Services legislation of any kind or any other Policy of insurance shall be deducted and the net figure shall be the ‘Net Income Lost’.

2.15. **Occupation** means the employment, profession or occupation of or the business carried out by the Insured Person at the time of the Bodily Injury.

2.16. **Operative Time** means whilst playing, practicing and training under the auspices, control or direction of the Insured including travelling to or from any such venue for the purposes of the above.

2.17. **Policy** means this document, the Policy Schedule, any endorsement(s), application form or proposal, that together are to be considered as one document.

2.18. **Policy Schedule** means the Policy Schedule attaching to this wording confirming currency of the Policy or the Policy Schedule subsequently issued on renewal or variation or by way of endorsement.

2.19. **Premium** means the amount payable by You to Us as specified in the Policy Schedule.

2.20. **Temporary Total Disablement** means disablement which entirely prevents the Insured Person from performing each and every duty of their Occupation.

2.21. **War** means war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, riots, strikes, civil commotion, rebellion, insurrection, or military or usurped power. This definition includes but is not limited to civil disorders of any kind, to any security measures that may result in the closure of the venue or the non-access to it, or to the non-participation by attendees or performers, whether voluntary or compulsory.

2.22. **We/Us/Our** means Certain Underwriters at Lloyd’s.

2.23. **You/Your/Policyholder** means the Insured named in the Policy Schedule.

**General Conditions**

3.1. Any fraud, misstatement or concealment, either in the proposal or in relation to any other matter affecting this insurance, shall entitle Us to render this insurance null and void and any monies which have been paid by Us to You or the Insured Person must be repaid in full immediately.

3.2. The law of England and Wales allows the parties to choose the law applicable to this Policy. This Policy will be governed by and construed in accordance with the law of England and Wales. We and the Policyholder agree to submit to the exclusive jurisdiction of the courts of England and Wales.

3.3. The Insured Person must be permanently resident in the United Kingdom or the European Union, unless specifically agreed otherwise in writing by Us.
Policy Benefits

4.1. **Capital Benefits**

The benefits payable will be the following percentage of the capital benefits specified in the Policy Schedule.

<table>
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<th>Bodily Injury sustained by an Insured Person which within 12 calendar months results in:</th>
<th>Percentage</th>
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| 4.1.1. Death of Insured Persons aged 18 years and over.  
Death of Insured Persons aged less than 18 years. | 100%  
20% |
| 4.1.2. Total and irrecoverable loss of use of all sight in both eyes and/or total and irrecoverable loss of use of both hands or both feet or of one hand and one foot. | 100% |
| 4.1.3. Total and irrecoverable loss of use of one hand or one foot together with total and irrecoverable loss of all sight in one eye. | 50% |
| 4.1.4. Total and irrecoverable loss of all sight in one eye or total and irrecoverable loss of use of one hand or one foot. | 25% |
| 4.1.5. Total and permanent disablement (other than disablement resulting from events referred to in Capital Benefits 4.1.2., 4.1.3. and 4.1.4.) from engaging in or attending to any profession, business or Occupation whatsoever provided always that the benefits shall not be payable until such Disablement has continued for a period of 12 calendar months. | 100% |
| 4.1.6. If the Insured Person becomes totally and permanently disabled as a result of injury sustained whilst travelling to or from an event in which they are engaged to play for the Insured, We will pay 20% of the applicable capital benefits shown on the Policy Schedule. |
4.2. Medical Benefits

We will pay the percentage specified in the Policy Schedule towards the following expenses incurred as a result of Bodily Injury:

4.2.1. Hospital accommodation.

4.2.2. Ancillary Medical Expenses.

4.2.3. Physiotherapy and chiropractic.

4.2.4. Dental services to sound whole teeth only.

This benefit covers only amounts which are not covered by the public health system of where the Insured Person is domiciled. Further, it only applies to the difference between any private health insurance rebate and the actual cost incurred by the Insured Person.

This benefit is subject to deduction of the Excess specified in the Policy Schedule and a maximum payment per claim as specified in the Policy Schedule.

4.3. Loss of Income (only applicable where stated in the Policy Schedule)

4.3.1. Lump Sum Net Loss of Income Benefit

Total Disablement from engaging in or attending to the Insured Person’s Occupation. Cover is only provided if the Insured Person was engaged full time in that activity up to the time of the Bodily Injury. Your entitlement to benefits under this Section does not commence until after the expiry of the Excess Period. The amount of the benefit shall be the lesser of the percentage of Net Income Lost specified in the Policy Schedule and the maximum amount specified for this benefit in the Policy Schedule and is payable up to the Maximum Claim Period noted in the Policy Schedule.

4.3.2. Injury Assistance and Parents Inconvenience Benefit

No compensation shall be payable in respect of this benefit should there be any amount payable under Section 4.3.1. We will reimburse the Insured Person with the percentage specified in the Policy Schedule of non Medical Expenses directly relating to the Bodily Injury. There is no claim unless the period of Disablement continues for more than the period specified in the Policy Schedule. We will not pay more than the maximum limit specified in the Policy Schedule for this benefit.
General Exclusions

We will not be liable for injuries/Disablement directly or indirectly resulting from:

5.1. Suicide or attempted suicide, intentional self-injury or deliberate exposure to unusual danger (except in an attempt to save life), or Your or the Insured Person’s own criminal act, or an Insured Person being under the influence of alcohol or drugs, or suffering from mental sickness, nervous anxiety, depression, emotional disorders or stress related conditions or complaints (even if the mental sickness, nervous anxiety, depression or stress related conditions or complaints arose out of a physical Accident or Bodily Injury).

5.2. The Insured Person engaging in or taking part in any sport/s other than the sport/s nominated in the Policy Schedule.

5.3. Driving or riding in any kind of race, or the Insured Person taking part in hazardous sports, pursuits or pastimes not declared to Us, or engaging in naval, military or air force services or operations.

5.4. War.

5.5. Death, injury, illness, loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with any Act of Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss.

Furthermore this Policy also excludes death, injury, illness, loss, damage, cost or expense of whatsoever nature directly or indirectly caused by resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to any Act of Terrorism.

5.6. Any pre-existing defect, infirmity or sickness at the time of the Insured Person’s Bodily Injury.

5.7. The Insured Person engaging in air travel except as a passenger in a properly licensed multi-engined aircraft being operated by a licensed commercial air carrier or owned and operated by a commercial concern.

5.8. All claims arising out of unreasonable failure to seek or follow medical advice.

5.9. Acquired Immune Deficiency Syndrome (AIDS) or AIDS Related Complex (ARC), howsoever this syndrome has been acquired or may be named.

5.10. Ionising radiation or radioactive contamination.

5.11. Contracting a sexually transmitted disease, pregnancy, childbirth, miscarriage, abortion or infertility treatment and also medical operations or treatments which are not medically necessary, including cosmetic or beauty treatments.

5.12. Any medical or surgical procedure performed on the Insured Person for any gradually developing bodily deterioration whatever the cause of that deterioration.

5.13. Sickness, disease or disorder of any kind
Claims Conditions

6.1. Notice must be given to Us within 30 days (or as soon as practicably possible thereafter) of becoming aware of any Accident which causes or may cause Disablement and, if applicable, the Insured Person must as early as possible, place them self under the care of a Medical Practitioner.

6.2. Notice must be given to Us as soon as practicably possible in the event of the death of an Insured Person resulting, or alleged to have resulted, from an Accident.

6.3. No claim will be accepted under this Policy by Us until We have received a completed claim form together with satisfactory medical evidence, proof of age and Occupation, employer’s certificates and such other documents We may reasonably require.

6.4. If the consequence of an Accident shall be aggravated by any condition of physical disability that the Insured Person had which existed before the Accident occurred, the amount of any compensation payable under this Policy in respect of the consequences of the Accident shall be the amount which it is reasonably considered could have been payable if such consequences had not been so aggravated.

6.5. In event of a claim under this insurance, You and the Insured Person shall allow all medical records, notes and correspondence referring to the claim or related pre-existing conditions to be made available on request, in accordance with all statutory provisions relating to access medical records, to the medical adviser appointed by Us or on Our behalf (at Our own expense) and such medical adviser shall be allowed, so often as may be deemed necessary, to make an examination of the Insured Person.

6.6. Once We have accepted a claim under this Policy We will pay benefits, at the completion of Your treatment and upon receipt of satisfactory evidence of Your Medical Expenses or return to work after Temporary Total Disablement.

6.7. All Temporary Total Disablement benefits shall cease on Your death.

6.8. The maximum weekly benefit shall not exceed 75% of the Insured Person’s Income, less benefit from any other insurance policy or benefits paid to them by an employer. Proof of net income may be required from an independent and qualified third party. In the event that the weekly benefit exceeds the aforesaid limit then any claim shall be evaluated upon 75% of the Insured Person’s Income.

6.9. Odd days of benefit will be payable at one seventh of the weekly benefit. Weekly benefit will only be payable in respect of complete days of Disablement.

6.10. During the currency of any claim You must continue to pay any relevant Premiums and Insurance Premium Tax as originally stated in the Policy Schedule if and when they fall due.

6.11. Benefits shall not be payable for more than one of the events in the policy benefits sections 4.1. and 4.3. in respect of the same occurrence.

6.12. Benefits payable for policy benefits section 4.1. shall be reduced by any sum already paid under section 4.2. and 4.3. in respect of the same occurrence. After the happening of any one of events in section 4.1. there shall thereafter be NO further liability under the Policy in respect of the same Insured Person.

6.13. Benefits shall NOT be payable under more than one of the events for Disablement resulting from any further occurrence whilst there is an existing entitlement for benefits.

6.14. Benefits shall NOT be payable unless the Insured Person shall as soon as possible after the happening of any occurrence obtain and follow proper medical advice from a Medical Practitioner.

6.15. Benefits shall NOT be payable for any period after the Insured Person has resumed playing, training or practicing for the sport nominated in the Policy Schedule except for subsequent unrelated occurrences.

6.16. Benefits shall NOT be payable for that part of the benefit payable under Loss of Income for which state welfare benefits or other benefits can be claimed.
6.17. We will at Our own expense have the right and opportunity to examine the Insured Person when as often as We may reasonably require during the period of a claim hereunder and to make an autopsy in case of death where it is not forbidden by law.

Cancellation Procedure

7.1. Cooling Off Period

- You have the statutory right to cancel this Policy within 14 days of the purchase or renewal of the contract or the day You receive the Policy or renewal documentation, whichever is the later.
- We will return the Premium less a proportional amount for the time that We have been on cover.

No refund of Premium will be given in the event of a claim either in whole or in part.

7.2. If you wish to cancel your Policy after the Cooling Off Period

- You can cancel this Policy at any time, if it is during the first 14 days the Cooling Off Period terms above apply.
- To cancel the Policy after the Cooling Off Period You will need to contact Your broker who arranged the insurance for You.
- You are entitled to a return of Premium which will be based upon the length of time remaining for the Period of Insurance less a deduction of £10 for any administration costs in providing this insurance.

No refund of Premium will be given in the event of a claim.

7.3. Our Cancellation Rights

We can cancel this insurance by giving You 30 days notice in writing. We will only do this for a valid reason (examples of valid reasons are as follows):

- non payment of Premium;
- a change in risk occurring which means that We can no longer provide You with insurance cover;
- non-cooperation or failure to supply any information or documentation We request; or
- threatening or abusive behaviour or the use of threatening or abusive language.

If this insurance is cancelled within six (6) months of the Inception Date and provided no claim has been made, there will a refund of Premium paid, subject to a deduction for any time on risk. This will be calculated on a proportional basis. For example, if there has been cover for one (1) month, the deduction for the time on risk will be one twelfth of the annual Premium. After six (6) months no return premium will be payable. The Insured will be responsible for cancelling any Direct Debit Mandate (if applicable)

If We pay any claim, in whole or in part, then no refund of Premium will be allowed.

The Consumer Insurance (Disclosure and Representations) Act 2012 sets out situations where failure by You to provide Us with complete and accurate information as We require allows Us to cancel the Policy, sometimes back to its start date and to keep any Premiums paid.
Claims Procedure

8.1. If an event giving rise to a claim under this Policy occurs please provide details as soon as practically possible by contacting Your broker or the Claims Department at:

Sportscove Europe Limited
First Floor, 75 / 77
Cornhill London EC3V
3QQ
United Kingdom

Telephone: +44 (0)20 7444 1780
Fax: +44 (0)20 7444 1789
Email: europe.claims@sportscover.com

You must give Your Policy reference. Please note that if medical treatment has been received You and/or the Insured must obtain medical certificates showing the nature of the injury. All circumstances that are likely to give rise to a claim under this insurance should be notified within 30 days after the occurrence (or as soon as practicably possible thereafter).

Complaints Procedure

9.1. If there is an occasion when service does not meet Your expectations in the first instance please contact the broker who arranged this insurance.

If You are still dissatisfied please forward Your complaint to:

Chief Executive Officer
Sportscove Europe Ltd
First Floor, 75 / 77 Cornhill
London EC3V 3QQ

If You are not satisfied with the response, or have not heard from them within two weeks, You are entitled to refer the matter to Lloyd’s. Lloyd’s will then conduct a full investigation of Your complaint and provide You with a written final response.

If You wish to ask Lloyd’s to investigate Your complaint You may do so by contacting:

Lloyd’s Complaints
One Lime Street
London EC3M 7HA
United Kingdom

Email: complaints@lloyds.com
Telephone: 0207 327 5693   Fax: 0207 327 15225

www.lloyds.com/complaints
You may have the right to refer Your case to the Financial Ombudsman Service. This also applies if You are insured in a Business capacity and have an annual turnover of less than £2 million and fewer than ten staff.

The FOS can be contacted at:

The Financial Ombudsman Service
Exchange Tower
London E14 9SR
United Kingdom

Telephone: 0800 023 4567/0300 123 0123
Email: complaint.info@financial-ombudsman.org.uk

Please remember that You will have to refer Your complaint to the Financial Ombudsman Services within 6 months of receiving Our final response.

Making a complaint will not affect Your legal rights. If You appoint someone to act on Your behalf or if You ask someone else to act on Your behalf You should provide Us with written authority to allow Us to deal with them. You will pay their costs.

Compensation

10.1. Under the Financial Services and Markets Act 2000, should We be unable to meet Our liabilities to You compensation may be available. Insurance advising and arranging is covered for 90% of the claim, without any upper limit. For compulsory classes of insurance, insurance advising and arranging is covered for 100% of the claim, without any upper limit. Information can be obtained on request, or by visiting the Financial Services Compensation Scheme website at www.fscs.org.uk.

Contracts (Rights of Third Parties) Act 1999

11.1. A person or company who is not a party to this Policy has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Policy but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

Data Protection Act 1998

12.1. You should understand that any information provided to Us regarding You will be processed by Us, in compliance with the provisions of the Data Protection Act 1998, for the purpose of providing insurance and handling of claim, if any, which may necessitate providing such information to third parties.

Sanction Limitation and Exclusion Clause

13.1. We shall not provide cover nor shall We be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose Us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.