

Insurance Sport & Leisure



Schedule
Sport & Leisure | Combined Corporate

Form SL-CC 0617 - CIC(UK)L



Schedule

Sport & Leisure – Combined Corporate Insurance

Policy Details:

Risk Reference Number:	1842509/0		
Wording:	Sport & Leisure - Combined Corporate SL-CC 0617 - CIC(UK)L		
Insured:	SnowSport England Ltd T/as SnowSport England		
Insured's Address:	SportPark, Loughborough University, 3 Oakwood Drive, Loughborough LE11 3QF		
Premises:	SportPark, Loughborough University, 3 Oakwood Drive, Loughborough LE11 3QF		
Business:	Governing Body for English skiers and snowboarders		
Membership:	1,100coaches237leaders85clubs23,000individuals		
Period of Insurance:	From: 1 st November 2018 To: 31 st October 2019		
	Both dates Inclusive local standard time at the Insured's address stated above.		
	This policy will not automatically renew: notice is hereby given that cover will terminate and not be renewed at the expiry date unless a new agreement is reached between the Insurer and the Insured .		



Operative

Material Damage Section

Any amount stated as Sum Insured Full Value in respect of the Buildings, Ancillary Buildings and Machinery, Plant and Equipment Specifications is subject to a Day One Uplift of 15% – see Clause 5.1.

Specifications Buildings Description Not Insured **Ancillary Buildings** Not Insured **Description: Playing Surfaces Description:** Not Insured Machinery, Plant and Equipment **Description:** Miscellaneous items kept inside the Premises Sum Insured Full Value: GBP 7,000 Excess: **GBP 250** Stock **Description:** Not Insured **Frozen or Refrigerated Goods Description:** Not Insured **Miscellaneous Contents Description:** Not Insured **Property in Transit Description:** Not Insured Money Sum Insured: As detailed below The limit of the **Insurer's** liability is further limited to the sub-limits specified below in respect of any one loss in the following cases: 1. In bank night safe: GBP 5,000 2. In transit carried by the Insured, partner, director or authorised Employee with a minimum number of able-bodied adult persons in attendance as per the policy GBP 5,000 wording: 3. Personal effects or money of the **Insured** or any Employee at the Premises: (per person) **GBP 250** 4. At a residence of any principal and/or Employee whether or not kept in locked safe: **GBP 500**



		5.	In transit or otherwise outside the Premises other than as stated above:	GBP 5,000
		6.	At the Premises not kept in locked safes and/or strongroom during Business Hours :	GBP 1,000
		7.	At the Premises kept in locked safes and/or strongroom during Business Hours:	GBP 2,500
		8.	Non-Negotiable monies:	GBP 250,000
		9.	In transit with a professional security company:	GBP Nil
		10.	From vending machines, automated teller machines (ATMS), entertainment or gaming machines at the Premises:	GBP Nil
		11.	Arising from the dishonest act of any Employee	GBP Nil
Exc	ess:	GB	P 150	
Teri	ritorial Limits:	Un	ited Kingdom	
Persor	nal Assault			
Сар	ital Sum:			GBP 10,000
1.	Death			100%
2.	Loss of Sight	one	eye	50%
3.	Loss of Sight	bot	h eyes	100%
4.	Loss of Limb	one	e limb	50%
5.	Loss of Limb	two	limbs	100%
6.	Loss of Sight and Loss of Limb			100%
7.	Permanent Total Disablement			100%
8.	Temporary Total Disablement	suc bey exc we	ount per week during ch disablement but not yond fifty (50) weeks in cess of the first two (2) eks from the date on ich the Insured Person t sustained Injury	2%
Portab	le Equipment			
Des	cription:	As	detailed below	
Sun Valu	n Insured Full	1.	Kit and Equipment	GBP 9,000
vall		2.	Trophies	GBP 3,500
		3.	Computers/Portable Computers	GBP 3,000



	4. Comput Comput	ters/Portable ters	GBP 12,000
	5. Tools		GBP 600
	6. Comput Membe Miscella Propert	rs Club aneous	GBP 425,000
Per item Limit:	Item(s) 1-5	GBP 2,000	Not Applicable
	Item 6	GBP 5,000 any one club	
Excess:	GBP 100		
Breakdown Sub-Limit:	Not Insured		
Territorial Limits:	Items 1, 4 &	5 United Kingdom	
	Items 2, 3 &	6 Worldwide	
Loss of Licence			
Description:	Not Insured		
Rent Payable			
Description:	Not Insured		

Business Interruption Section

Any amount stated as Sum Insured in respect of the Loss of Gross Profit, Loss of Gross Revenue and Loss of Gross Rentals Specifications is subject to the condition of average only where the relevant actual Estimated Annual amount exceeds the relevant Estimated Annual amount by 35% or more – see Clause 6.2.1(b)(iv), 6.2.2(b)(ii) and 6.2.3(b)(ii).

Only those Specifications detailed below with a Sum Insured are operative

Specifications

Additional Increased C	Cost of Working	
Sum Insured:		GBP 40,000
Indemnity Period:	24 Months	
Territorial Limits	United Kingdom	
Excess:	GBP Nil	

Operative



Liability Section

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Public Liability Sub-Section	ı	Operative
Limit of Liability:	GBP 10,000,000 any one Oc	currence
Extension:	Pollution Liability:	GBP 1,000,000 any one Occurrence and in the aggregate
Trigger:	Incidents Occurring During	
Occurrence Limit:	Protected	
Excess:	GBP Nil applicable to Injury	
	GBP Nil applicable to Damag	e
Defence Costs:	Inclusive	
Retroactive Date:	1st January 1985 (subject to Endorsement 03)	
	Except Consumer Protection	Act: Not Applied
Business Premises:	The Business is carried on find and no others for the purpose	rom premises in the following territories is of this Section:
	Worldwide	
Covered Jurisdictions:	Worldwide excluding the Unite	ed States of America and Canada

Product Liability Sub-Section

Limit of Liability:	GBP 10,000,000 any one Occurrence and in the aggregate	
Extension:	Pollution Liability:	GBP 1,000,000 any one Occurrence and in the aggregate
Trigger:	Incidents Occurring During	
Occurrence Limit:	Protected	
Excess:	GBP Nil applicable to Injury	
	GBP Nil applicable to Damage	
Defence Costs:	Inclusive	
Retroactive Date:	1st January 1985 (subject to Endorsement 03)	
	Except Consumer Protection Act: Not Applied	
Products sold in or supplied to:	Worldwide excluding the United State	es of America and Canada
Covered Jurisdictions:	Worldwide excluding the United States of America and Canada	



Operative

Operative

Employers' Liability Sub-Section

Limit of Liability:	GBP 10,000,000 any one Occurrence	
	Subject to the following sub-limits which shall be part of and not in addition to the above limit:	
	Terrorism:	GBP 5,000,000 any one Occurrence
	Asbestos:	GBP 5,000,000 any one Occurrence
Trigger:	Injury Caused During	
Occurrence Limit:	Protected	
Defence Costs:	Inclusive	
Covered Jurisdictions:	United Kingdom	

Professional Liability Sub-Section

-		-	
Limit of Liability:	GBP 10,000,000 any one Occurrence and in the aggregate		
	Subject to the following sub-limits which shall be part of and not in addition to the above limit:		
	Breach of Confidentiality:	GBP 100,000 any one Occurrence and in the aggregate	
		Excess: GBP 250	
	Broach of Convergent		
	Breach of Copyright:	GBP 100,000 any one Occurrence and in the aggregate	
		Excess: GBP 250	
	Libel and Slander:	GBP 250,000 any one Occurrence and in the aggregate	
		Excess: GBP 250	
Trigger:	Claims Made and Notified – R	eporting Period 365 Days	
Occurrence Limit:	Protected		
Excess:	GBP Nil		
	Applicable to Defence Costs		
Defence Costs:	Inclusive		
Retroactive Date:	1st January 1985 (subject to endorsement 03)		
	Except Data Protection: Not A	pplied	
Covered Jurisdictions:	Worldwide excluding the United States of America and Canada		



GBP UndisclosedInsurance Premium Tax at 12.00%GBP UndisclosedTotal PremiumGBP Undisclosed

Notification of Claims and Circumstances to:

Claims Department XL Catlin Insurance Company UK Limited. 20 Gracechurch Street London EC3V 0BG

E-mail: James.Good@axaxl.com Jonathan.Kelly@axaxl.com

Signed by:

Premium

Paul Jardine Director XL Catlin Insurance Company UK Limited.

Initial: PT

Date: 5th December 2018



Schedule

Endorsements

01 Members

Limit of Liability:	GBP 10,000,000 any one Occurrence	
	Pollution Liability sub-limit:	GBP 1,000,000 any one Occurrence and in the aggregate
Excess:	GBP Nil applicable to Injury	
	GBP Nil applicable to Damage	

Covered Jurisdictions: Worldwide excluding the United States of America and Canada

1.1 Special Definitions

In addition to the definitions set out in Section 2 – Policy Definitions, the following definitions are used in this endorsement:

"Member" means an official member of the **Insured** and recorded as such in the **Insured's** membership records.

"Membership Activities" means activities in respect of which the Member has taken out membership with the Insured.

1.2 Operative Clause

The **Insurer** will cover the **Member** for all sums which the **Member** is legally liable to pay as damages (including claimants' costs, fees and expenses) in respect of:

- (a) Injury;
- (b) **Damage** to property not belonging to or in the **Member's** care, custody or control;

whilst the **Member** is engaged in **Membership Activities** within the Territorial Limits and such **Injury** or **Damage** occurs during the **Period of Insurance** and arises from **Claims** made against the **Member** in the Covered Jurisdictions stated above.

In the event of the **Member's** death, their personal legal representatives will be covered in respect of such liability incurred by the **Member**.

Other than in accordance with the terms of this endorsement, there shall be no cover under this policy for the legal liability of any **Member**.

1.3 Limit of Liability and Excess

The maximum amount payable by the **Insurer** under this endorsement for all claims arising out of the same original cause, regardless of the number of **Members** involved, will not exceed the Limit of Liability for this endorsement as stated above.

As part of and not in addition to the Limit of Liability, the **Insurer** will also pay for **Defence Costs**.

The Insurer will not be liable for the applicable Excess stated above.

1.4 Member to Member Claims



Each **Member** is separately covered under this endorsement, including in respect of **Claims** made by one **Member** against another, as if they were insured individually. The total liability of the **Insurer** shall not exceed the Limit of Liability for this endorsement as stated above regardless of the number of **Members** involved in a **Claim**.

1.5 Exclusions

This endorsement will not cover the **Member** for any liability, cost or expense arising directly or indirectly from:

1.5.1 Occupation

the Member's:

- (i) ownership or occupation of any land or building; or
- (ii) pursuit or exercise of any employment, business or profession with the exception of coaches/instructors (including those which are operating in a sole trader or limited company/entity capacity) working within the remit of a qualification recognised by the Insured subject the income derived from the additional activity not exceeding GBP 25,000 per annum.

1.5.2 **Pollution**

Pollution unless caused by a sudden identifiable unintended and unexpected incident which takes place in its entirety at a specific time and place during the **Period of Insurance**.

The liability of the **Insurer** for all sums payable in respect of all **Pollution** occurring during the **Period of Insurance** shall not exceed the sub-limit of liability specified above, which shall be part of and not in addition to the Limit of Liability for this endorsement.

This cover for **Pollution** shall not apply to any judgment, award or settlement made within countries which operate under the laws of the United States of America or Canada or to any order made anywhere in the world to enforce such judgment, award settlement either in whole or in part.

1.5.3 **Professional Activities**

the pursuit of any activities by the **Member** in a professional capacity unless specifically agreed by the **Insurer** in writing.

For the purposes of this exclusion coaches/instructors (including those which are operating in a sole trader or limited company/entity capacity) working within the remit of a qualification recognised by the **Insured** is not deemed to be in a professional capacity subject the income derived from the additional activity not exceeding GBP 25,000 per annum.

1.5.4 Notifiable Disease

any Notifiable Disease.

1.5.5 **Contractual Liability**

any liability arising under contract unless such liability would have arisen in the absence of that contract.

1.5.6 **Deliberate or Reckless Failure to Avoid Injury or Damage**

any deliberate or reckless failure by the Member to avoid Injury or Damage.



1.5.7 Abuse

the actual or alleged physical, sexual or psychological abuse of any person or the failure to prevent the same.

1.5.8 Motor Vehicles

the ownership, possession or use by or on behalf of the **Member** or any person or party insured by this policy of any motor vehicle or trailer for which compulsory insurance or security is required by legislation or for which the government or other authority has accepted responsibility.

1.5.9 Aircraft and Watercraft

the ownership, possession or use by or on behalf of the **Member** of any aircraft, spacecraft, hovercraft or watercraft.

1.5.10 Asbestos

the manufacture, mining, processing, distribution, testing, remediation, removal, storage, disposal, sale, use of or exposure to asbestos or materials or products containing asbestos whether or not there is another cause of loss which may have contributed concurrently or in any sequence to a loss or in respect of that part of any property insured by this policy which consists of asbestos.

1.5.11 **Punitive Damages**

any award of punitive or exemplary damages including fines, penalties, multiplication of compensatory awards or damages or in any other form whatsoever.

1.5.12 Radioactive Contamination

- (a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or
- (b) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.

1.5.13 Terrorism

any act of Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss.

This exclusion also applies to any action taken in controlling, preventing, suppressing or in any way relating to any act of Terrorism.

In the event that any portion of this exclusion is found to be invalid or unenforceable, the remainder shall remain in full force and effect.

1.5.14 War

war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection or military or usurped power.

1.5.15 Cyber

electronic means including but not limited to failure or impairment of any computer or other electronic device, computer hacking or the introduction of any form of computer virus or corrupting or unauthorised instructions or code or the use of any electromagnetic weapon.



1.5.16 Liability Covered Elsewhere

any matter covered under the Public Liability or Product Liability Sub-Sections.

1.6 Conditions

The following conditions are important. Any **Member** seeking reimbursement under this Section must comply with them. To the extent that any failure to comply causes or contributes to **Injury** or **Damage**, or otherwise disadvantages the **Insurer**, the **Insurer** may refuse to make any payments to the **Member** or any other person.

1.6.1 Reasonable Steps to Avoid Injury and Damage

any **Member** seeking reimbursement under this Section must at all times take reasonable steps to avoid **Injury** or **Damage**, which includes complying with all applicable laws, rules, regulations and guidelines imposed by any competent authority (e.g. any sporting or industry governing body).

1.6.2 Claim Notification

The **Member** must give to the **Insurer** notice as soon as possible in writing of:

- (a) any **Claim** made against any **Member** which is likely to fall within the scope of this policy;
- (b) any circumstances of which the **Member** becomes aware which are likely to give rise to such a **Claim** being made.

1.6.3 Assistance and Co-operation

The **Member** must provide the **Insurer** with such information, assistance and co-operation as the **Insurer** and/or its representative may reasonably request for the purpose of dealing with any **Claim**.

1.6.4 **Documents Relevant to a Claim**

The **Member** must ensure that all documents or other evidence relevant to any **Claim** or any circumstance which is likely to give rise to a **Claim** are not destroyed or otherwise disposed of.

1.6.5 Claim Control

The **Insurer** is entitled, but not obliged, to control and conduct on behalf of the **Member** the investigation, defence and settlement of any **Claim**.

1.6.6 Non-Admission of Liability

No admission, offer, promise or payment is to be made or given by or on behalf of the **Member** without the written consent of the **Insurer**.

1.6.7 **Payment in Full**

The **Insurer** may at any time pay to the **Member** in connection with any **Claim** either (i) the amount of the applicable Limit of Liability less any sums already paid or (ii) any lesser amount for which such the **Claim** can be settled. Upon such payment being made the **Insurer** shall be under no further liability in connection with that **Claim** and shall hand over conduct and control of the **Claim** to the **Member**.



1.6.8 Other Insurance

If at the time of a **Claim** there is any other insurance cover available to the **Member**, the **Insurer** will not have to pay more than its proportionate share of the **Claim** under this endorsement.

All other terms and conditions remain unaltered.



02 Abuse

Abuse Extension – Claims Made CSL-C 002 02/15

Other than in accordance with the terms of this extension, there shall be no cover under this policy or any endorsement thereto for loss, damage, liability, cost or expense arising out of or relating to actual or alleged physical, sexual or psychological abuse of any person or the failure to prevent the same.

(a) Cover

Subject to all the terms and conditions of this policy (including the exclusions applicable to the Liability Sub-Sections), cover is extended under the Public Liability Sub-Section to include cover for all sums which the **Insured** is legally liable to pay as damages (including claimants' costs, fees and expenses) for **Injury** in the conduct of the **Business** which arises from the physical, sexual or psychological abuse of any person (or the failure to prevent the same) happening in the **United Kingdom**, provided that the liability arises from **Claims**:

- (i) made against the **Insured** in the **United Kingdom**;
- (ii) first made against the Insured during the Period of Insurance; and
- (iii) in respect of abuse, or failure to prevent the same, happening after the Abuse Prior Acts Date and before the end of the **Period of Insurance**.

The Abuse Prior Acts Date is 1st January 1985 (see endorsement 03)

The **Insurer** will also pay **Defence Costs**, provided that the **Insurer** shall not be liable for any fines or penalties imposed as a consequence of any **Claim**, suit or proceedings. **Defence Costs** will be payable as part of, not in addition to the Limit of Liability under this Extension.

(b) Limit of Liability and Excess

The Limit of Liability under this extension shall be GBP 2,500,000 any one **Occurrence** and in the aggregate for the **Period of Insurance**. The **Excess** for this extension shall be GBP Nil.

(c) Special Condition

The **Insurer** shall have no liability under this extension unless the **Insured** has complied with all applicable laws and regulations (including those relating to the employment and supervision of staff and the carrying out of CRB, DBS and SCRO checks) and taken all other reasonable steps to prevent abuse.

(d) Special Exclusions

- (i) There shall be no cover under this extension for any person who commits, condones or ignores abuse.
- (ii) This policy does not apply to or include cover for or arising out of or relating to criminal investigations or inquiries relating to abuse.
- (iii) There shall be no cover under this extension for any Claim based upon or arising out of any Occurrence or circumstance likely to give rise to a Claim of which the Insured had knowledge (or otherwise had a reasonable basis to anticipate might result in a Claim) prior to the earlier of: (1) the inception of this policy; or (2) the inception date of the first coverage of this type the Insurer has issued to the Insured, provided that the Insurer has written continuous coverage for the Insured from such date to the inception date of this policy.

All other terms and conditions remain unaltered.



03 Retroactive Dates

Where cover has previously been provided on a 'claims made' basis only, the following Limit(s) of Indemnity are applicable in respect of the Retroactive Dates detailed in this Schedule. Dates are inclusive:

Public and Products Liability sub-sections 1 st January 1985 to 31 st October 2010 1 st November 2010 to 31 st October 2013	GBP 1,000,000 GBP 2,000,000
Professional Liability sub-section:	
1 st January 1985 to 31 st October 2010	GBP 1,000,000
1 st November 2010 to 31 st October 2013	GBP 2,000,000
1 st November 2013 to 27 th October 2015	GBP 5,000,000
28 th October 2015 to 31st October 2016	GBP 10,000,000
Abuse (endorsement 02):	
1 st January 1985 to 31 st October 2013	GBP 500,000
1 st November 2013 to 31 st October 2016	GBP 2,500,000

04 Additional Conditions

Cover under all individual policy Sub-Sections is subject to the following additional conditions:

- (a) Alpine Coaches and/or Instructors must be certified to a minimum of level 4 development coach or, a minimum of at least UKCP level 2 coach for coaching outside of the United Kingdom;
- (b) Leaders must hold the Snowsport England recognised leadership qualification;
- (c) In respect of other recognised disciplines, coaches must hold a qualification approved by the relevant coaching / technical committee.

Cover under the Portable Equipment Sub-Section is subject to the Minimum Security Protections detailed in 5.5.9 of the policy.

05 Additional Exclusions

Cover under all Liability sub-sections is subject to the following additional exclusions:

- (a) With the exception of Eagle Ski Club & Alpine Ski Club where their activities have been presented and agreed by the Insurer, any off-piste activities unless specifically agreed in writing by the **Insurer**;
- (b) Any activities not recognised by the **Insured** carried out by a commercial entity.

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06 Additional Cover

Cover under the Employers Liability Sub-Section extends to include:

(a) Affiliate member clubs of the **Insured** subject to the club status being ERN (employee reference number) exempt.

Cover under the Public Liability and Professional Liability Sub-Sections extends to include:

- (a) Coaches/instructors (including those which are operating in a sole trader or limited company/entity capacity) providing the activities conducted are within the remit of qualification recognised by the **Insured** subject to the income derived from the additional activity not exceeding GBP 25,000 per annum (e.g. Private Tuition);
- (b) Contingent cover in respect of freestyle training associated trampolining activities subject to current and appropriate British Gymnastics qualifications and membership being held by those individuals taking part;
- (c) Overseas members (non-residents of the **United Kingdom**) for their participation in organise events recognised by Snowsport England Ltd.

07 Additional Insured(s)

It is hereby noted and agreed that the cover afforded under this insurance extends to include the National Schools Snowsport Association and English School Ski Association in connection with their snowsport activities only.