

Schedule



Details:

Policy No: 1207509/0/2016/CAT/MB161/PLAR
Wording: Combined Sport & Leisure Insurance – Affinity (Form CSL-A 04/15 – CIC(UK)L) Mann Broadbent
Insured: **MANAGEMENT COMMITTEE FOR THE TIME BEING OFF ENGLISH PETANQUE ASSOCIATION**
Insured's Address: 13 DEVONSHIRE SQUARE BROMLEY KENT
Postcode: BR2 9HX
Business: PETANQUE ASSOCIATION
Description: Team
Number of Members: 2,760
Period of Insurance: From: 01 January 2017 To: 31 December 2017
 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**.

Material Damage Section

Included

Description: As Detailed Below

Sum Insured: GBP 1,000

Item(s):	Description	Sum Insured	Item Limit	Excess
1.	Cups & Trophies	GBP 1,000	Nil	100
2.	Kit Equipment	GBP -	Nil	100
3.	Sit-on Mowers	GBP -	Nil	250
4.	Other Ground Maintenance Equipment	GBP -	Nil	250
5.	Office Equipment	GBP -	Nil	100
6.	Other Items	GBP -	Nil	100

Public Liability Section

Included

Limit of Liability: GBP 5,000,000 any one Occurrence

Extension: Pollution Liability: Nil

Trigger: Incidents Occurring During

Occurrence Limit: Combined

Excess: GBP 100
Applicable to Injury and Damage
Not Applicable to Defence Costs

Defence Costs: Inclusive

Retroactive Cover: Not Applicable

Business Premises: The Business is carried on from premises in the following territories and no others for the purposes of this Section:
United Kingdom

Covered Jurisdictions: United Kingdom

Product Liability Section

Included

Limit of Liability: GBP 5,000,000 any one Occurrence and in the aggregate

Extension: Pollution Liability: Nil

Trigger: Incidents Occurring During

Occurrence Limit: Combined

Excess: GBP 100
Applicable to Injury and Damage
Not Applicable to Defence Costs

Defence Costs: Inclusive

Retroactive Cover: Not Applicable

Products sold in or supplied to: United Kingdom

Covered Jurisdictions: United Kingdom

Employers' Liability Section

Included

Limit of Liability: GBP 10,000,000 any one Occurrence

Subject to the following sub-limit 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 Section

Included

Limit of Liability: GBP 1,000,000 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 50,000 any one Occurrence and in the aggregate
Excess: Nil

Breach of Copyright: GBP 50,000 any one Occurrence and in the aggregate
Excess: Nil

Libel and Slander: GBP 100,000 any one Occurrence and in the aggregate
Excess: Nil

Trigger: Claims Made and Notified – Reporting Period 60 Days

Occurrence Limit: Combined

Excess: GBP 100
Applicable to Defence Costs

Defence Costs: Inclusive

Retroactive Date: Not Applicable

Covered Jurisdictions: United Kingdom

Premium

Base Premium	GBP	4,360.00
Insurance Premium Tax at 10.0%	GBP	436.00
Total Premium	GBP	4,796.00

Notification of Claims and Circumstances to:

Claims Department
 Catlin Insurance Company (UK) Ltd.
 20 Gracechurch Street
 London
 EC3V 0BG
 E-mail: James.Good@xcatlin.com
 Jonathan.Kelly@xcatlin.com

Signed by:

Cover is extended to include cover for an official from the EPA acting as a representative at European & Worldwide Federation Events.
Endorsement No 1 - Sports & Activities

Sports/Activities are more fully defined as follows :-

The Indemnity provided by this policy in respect of Registered Clubs, Affiliated Leagues and Individual Registered Members, Temporary Members, Volunteers, and registered competitors is restricted to legal liability arising directly or indirectly out of or in connection with:-

- a) The playing, practicing, umpiring and/or coaching of the sport of Petanque
- b) The preparation, marking and setting up of associated playing or practice areas
- c) Committee and Annual General Meetings
- d) Minor Fund raising activities subject always to
 - i. Such registered clubs, affiliated leagues and individual registered members and volunteers do not own, rent or lease premises or playing surfaces.
 - ii) The maximum capacity at any even not exceeding or expected to exceed 250 people unless notified and agreed by Underwriters.
 - iii) The exclusion of any event involving inflatables or motorised rides, water or height activities, car boot sales, firework displays and/or bonfire parties.
- e) Club Open Events subject always to
 - i) Such events being officially recognised by and operated in accordance with the rules of the association
 - ii) Each event to have a suitable Risk Assessment completed in line with the Associations Guidelines
 - iii) The maximum capacity at any event not exceeding or expected to exceed 250 people unless notified and agreed by Underwriters.
 - iv) The exclusion of any event involving inflatable or motorised rides, water or height activities, car boot sales, firework displays and/or bonfire parties.
- v) A maximum of 5 events per club
- f) Tri Event sessions where non-members can attend up to a maximum of 5 times prior to them becoming members.
- g) Additional League . Individual Clubs may run 1 league per year for members & non members with a maximum length of 26 weeks.
- h) Guest Membership. Non members would be allowed to play for a maximum of 30 days of play prior to joining EPA.

Abuse Extension.

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

(a) Cover.

Subject to all 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 2015.

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 1,000,000 in the aggregate for the Period of Insurance. The excess for this extension shall be GBP 500

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 relation 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, providing 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.