

Sports Underwriting Australia

Platinum Liability - Amateur Sports

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Important Information

This Policy is a legal contract between you and us. You have paid, or agreed to pay, us the Premium and we provide the cover specified in this Policy and as set out in your Schedule.

The terms, conditions and provisions of the insurance we offer you are set out in this Policy. It is important that you:

- read all of the Policy before you buy it to make sure that it gives you the protection you need
- are aware of the limits on the cover provided and the amounts we will pay you (including any Excess that applies)
- are aware of the definitions in your Policy. You will find definitions throughout your Policy.

You must comply with all provisions of this Policy, otherwise we may be entitled to refuse to pay a claim or reduce the amount you are entitled to receive.

The Policy is in force for the Period of Insurance set out in your Schedule or until cancelled.

For the limits on the cover provided:

- some of these will be stated in the Policy itself (these are our standard policy limits); and
- the remainder will be stated in your Schedule.

From time to time and where permitted by law, We may change parts of the Policy. We will issue You with an Endorsement or other document to update the relevant information except in limited cases. Any updates which are not materially adverse to You from the view of a reasonable person deciding whether to buy this insurance, may be found on the Sports Underwriting Australia's website at www.sportsunderwriting.com.au.

You can obtain a paper copy of updated information without charge by calling Your intermediary.

In issuing this Policy to you, we have relied upon the proposal form you have already completed.

About Sports Underwriting Australia Pty Ltd

Sports Underwriting Australia Pty Ltd ('Sports Underwriting Australia') specialises in insurance packages for sporting clubs, groups and associations, sport and leisure related businesses and licensed clubs.

Sports Underwriting Australia acts as an agent of the insurer, Great Lakes Reinsurance (UK) SE (ARBN 127 740 532, ABN 18 964 580 576, AFSL 318603) under a binding authority issued by Great Lakes Reinsurance (UK) SE.

Sports Underwriting Australia holds AFS Licence No: 302484. Sports Underwriting Australia acts for the insurer and not you.

Sports Underwriting Australia's contact details are: 46 Kilby Road, Kew East, Vic. 3102

Mail: Box 288, Kew East, Vic, 3102.

Phone: 03 8862 2600

Website: www.sportsunderwriting.com.au

Who is the insurer

This insurance is underwritten by Great Lakes Reinsurance (UK) SE (ARBN 127 740 532, ABN 18 964 580 576, AFSL 318603) trading as Great Lakes Australia ('Great Lakes Australia').

Great Lakes Australia is authorised by the Australian Prudential Regulation Authority ('APRA') to carry on insurance business in Australia.

Great Lakes Australia is a branch office of Great Lakes Reinsurance (UK) SE, a limited liability company incorporated in England and Wales and a wholly owned subsidiary of Münchener Rückversicherungs-Gesellschaft AG ('Munich Re'), part of Munich Re Group, which is one of the largest insurance groups in the world.

Great Lakes Australia's contact details are: 143 Macquarie Street, Sydney, NSW, 2000 Mail: PO Box H35 Australia Square, Sydney NSW 1215

Phone: (02) 9272 2050 Website: www.gla.com.au

If You require further information about this insurance or wish to confirm a transaction, please contact Sports Underwriting Australia

Your Duty Of Disclosure

This Policy is subject to the Insurance Contracts Act 1984 (Act). Under that Act you have a Duty of Disclosure.

Before you take out insurance with us, you have a duty to tell us of everything that you know, or could reasonably be expected to know, may affect our decision to insure you and on what terms. If you are not sure whether something is relevant you should inform us anyway.

You have the same duty to inform us of those matters before you renew, extend, vary, or reinstate your contract of insurance. The duty applies until the Policy is entered into, or where relevant, renewed, extended, varied or reinstated (Relevant Time). If anything changes between the time the answers are provided to us or disclosures are made and the Relevant Time, you need to tell us.

Your duty however does not require disclosure of matters that:

- reduce the risk;
- are common knowledge;
- we know or, in the ordinary course of our business, ought to know, or

Important Information (cont'd)

• we have indicated we do not want to know.

If you do not comply with your duty of disclosure, we may be entitled to:

- reduce our liability for any claim;
- cancel the contract;
- refuse to pay the claim, or

avoid the contract from its beginning, if your nondisclosure was fraudulent.

Who Needs To Tell Us

It is important that you understand that you are answering our questions in this way for you and anyone else whom you want to be covered by the Policy.

Taxation Information

The amount of cover available under this Policy excludes Goods and Services Tax (GST).

If you are not registered for GST, in the event of a claim we will reimburse you the GST component in addition to the amount that we pay.

The amount that we are liable to pay under this Policy will be reduced by the amount of any input tax credit that you are or may be entitled to claim for the supply of goods or services covered by that payment.

If you are entitled to an input tax credit for the Premium you must inform us of the extent of that entitlement at or before the time you make a claim under this Policy. We will not indemnify you for any GST liability, fines or penalties that arise from or are attributable to your failure to notify us of your entitlement (or correct entitlement) to an input tax credit on the Premium.

If you are liable to pay an Excess under this Policy, the amount payable will be calculated after deduction of any input tax credit that you are or may be entitled to claim on payment of the Excess.

If you are unsure about the taxation implications of this Policy, you should seek advice from your accountant or tax professional.

Privacy

In this Privacy section "we", "us" or "our" means Great Lakes Australia and Sports Underwriting Australia, unless specified otherwise.

We are committed to the safe and careful use of your personal information in the manner required by the Privacy Act 1988 (Cth) and the Australian Privacy Principles.

We collect your personal information in order to assess your application for insurance and, if your application is accepted, to administer and manage your Policy and respond to any claim that You make. To do this, your personal information may need to be disclosed to reinsurers and service providers and related entities who carry out activities on our behalf, such as assessors and facilitators, some of whom may be located in overseas countries. Our contractual arrangements generally include an obligation for these reinsurers, service providers and related entities to comply with Australian privacy laws.

By providing us with your personal information, you consent to the disclosure of your personal information to reinsurers, service providers and related entities in overseas countries to enable us to assess your application, to administer and manage your Policy and to respond to any claim that you make. If you consent to the disclosure of your personal information to overseas recipients, and the overseas recipient handles your personal information in a way other than in accordance with the Australian privacy laws, we may not be responsible for the handling of your personal information by the overseas recipient.

If you choose not to provide your personal information and/or choose not to consent and / or withdraw your consent to the disclosure of your personal information at any stage, we may not be able to assess your application or administer and manage your insurance policy and respond to any claim that you make.

Our Privacy policies contain information on how you may access personal information that each of us hold, or seek correction of Your personal information and information on how to make a complaint about the handling of your personal information and how complaints are handled. If you require more information, you can access the Great Lakes Australia Privacy Statement at www.munichre.com/io/gla/en/privacy_statement.aspx and SUA Privacy Policy and Privacy Statement at www.sportsunderwriting.com.au/documents.html.

Cooling-off period

If, after reading your policy, you are not satisfied with the cover, you may cancel this policy within 14 days of receiving it, and obtain a full refund less any nonrefundable government charges and taxes that we have paid. You may notify us in writing or electronically.

If you make a claim for any incident within the 14 day period, you must pay your annual premium in full.

If your policy is for an event that will finish within the 14 day cooling off period, you can only exercise your right to cancel before the event starts.

General Insurance Code of Practice

Great Lakes Australia is a signatory to the General Insurance Code of Practice. The Code aims to raise standards of service between insurers and their customers.

For any information about the Code, including a copy of the Code, contact the Financial Ombudsman Service on 1300 78 08 08 or visit www.codeofpractice.com.au

Financial Claims Scheme

In the event of the insolvency of Great Lakes Australia, you may be entitled to payment under the Financial Claims Scheme. Access to the scheme is subject to eligibility criteria. Information about the scheme can be obtained from the APRA website at www.apra.gov.au and the APRA hotline on 1300 55 88 49.

Dispute Resolution Process

If you are not satisfied with our service please tell us so we can help. We will address complaints in accordance with Great Lakes Australia's Complaints Handling Process and the Insurance Council of Australia's Code of Practice.

If you have a complaint:

Step 1: Contact us

You can contact us by:

Postal Address: PO Box 288, Kew East

Victoria. Australia 3102 **Tel:** +61 3 8862 2600

Email: info@sportsunderwriting.com.au

If we require additional information we will contact you to discuss. If your complaint is not immediately resolved we will respond within 15 business days of receipt of your complaint or agree on a reasonable alternative timetable with you.

Step 2: Internal Dispute Resolution

If you are not satisfied with our response you may refer it in writing to our Internal Dispute Resolution panel, which is independent of the original complaint review.

E-mail: disputes@gla.com.au

Postal Address: Attn: Dispute Resolution Officer Great Lakes Australia PO Box H35 Australia Square NSW 1215

The panel will respond within 15 business days. If the panel cannot respond within 15 business days, the panel will agree a reasonable alternative timetable with you. If the panel cannot reach an agreement on an alternative timetable, the panel will advise you of your right to take your complaint to the FOS.

Step 3: External Dispute Resolution scheme

If we are unable to resolve your complaint within 45 days of the date we first received your complaint or if you remain unsatisfied, you can seek a free review by the FOS. The FOS is an independent national body and we agree to accept its decision.

You can contact the FOS by:

Postal Address: Financial Ombudsman Services Australia Ltd. GPO Box 3. Melbourne VIC 3001

Tel: 1800 367 287

Email: info@fos.org.au
Website: www.fos.org.au

Words With Special Meanings

Words with special meanings will be seen throughout **Your Policy** in bold lettering. Please refer to the following definitions for the meaning **We** give these words.

General Provisions

This Policy is divided into three Parts. Part A provides cover for General Liability, Part B provides cover for professional indemnity and Part C provides cover for management liability. There are also general provisions which apply to all Parts.

Part B and Part C of this Policy operate on a 'claims made and notified' basis. Those Parts provide cover for claims made against you and notified to us during the Period of Insurance.

This Policy contains a Retroactive Date, which means it only covers claims made against you and notified to us

under Part B and Part C in respect of acts, omissions or other conduct which occurred after that date.

Where you give notice in writing to us of any facts that might give rise to a claim against you as soon as you become aware of those facts but before the expiry of the Period of Insurance, you may have rights under section 40(3) of the *Insurance Contracts Act* 1984 to be indemnified in respect of any claim subsequently made against you arising from those facts notwithstanding that the claim is made after the expiry of the Period of Insurance. Any such rights arise under the legislation only.

General Provisions - Definitions

The following definitions apply to all **Parts** of the **Policy**:

Act of Terrorism

Includes any act, or preparation in respect of action, or threat of action designed to influence the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and which:

- a. involves violence against one or more persons;
- b. involves damage to property:
- c. endangers life other than that of the person committing the action;
- d. creates a risk to health or safety of the public or a section of the public; or
- e. is designed to interfere with or to disrupt an electronic system.

Advertising Injury

Injury arising out of:

- a. libel, slander or defamation;
- b. infringement of any patent, copyright, title, trademark or slogan;
- unfair competition, piracy or misappropriation of ideas; or
- d. invasion of privacy;

committed or alleged to have been committed in any advertisement, publicity article, broadcast or

telecast and caused by or arising out of any advertising activities conducted by **you** or on **your** behalf, during the **Period of Insurance**.

Aircraft

Any craft or object designed to travel through air or space or intended to be propelled on a cushion of air over the surface of land or water, other than model aircraft.

Claim

Any

- a. written or verbal demand for compensation or damages or other relief; or
- b. a civil proceeding seeking compensation or damages or other relief; or
- c. any criminal charge brought against a **Member** or **Officer** alleging a **Wrongful Act**; or
- a notice of charge, formal investigation order or notice requiring a **Member** or **Officer** to attend an inquiry or other proceedings ordered by an **Inquiring Body**.

in respect of any **Wrongful Act** or any other conduct committed after the **Retroactive Date**.

Club Business

The activities of the **Sporting Club** consistent with and in the pursuance of its purpose of providing and delivering amateur sport to its **Members**, including:

 a. the provision and management of canteen, social, sports, fundraising, welfare and child care facilities by you for your employees', volunteers or Members' benefit; and b. your ownership or occupation of your Premises.

Coach

A **Member** of the **Sporting Club** who is accredited and qualified in accordance with the requirements of the **Sporting Activity** and/or a person with a minimum of coaching or refereeing experience in the **Sporting Activity** while he/she is engaged in the activity of coaching for the **Sporting Activity**.

Communicable Disease

An infectious disease that is transmitted through direct contact from one person to another.

Conflict

- conflict of interest and duty, where you act for one parties interest whilst being subjected to a contrary interest, being an interest of another party; or
- b. a conflict of interest and duty, where you act for a party whilst being subjected to a contrary interest, being a personal advantage interest.

Defence Costs

Reasonable legal costs and other expenses incurred by or on behalf of **you** (with **our** written consent) or by **us** in the investigation, defence and/or settlement of an **Occurrence or Claim**.

Documents

Deeds, wills, agreements, maps, plans, books, letters, certificates, forms, and documents of any nature, whether written, printed or reproduced by any method. **Documents** does not mean money, negotiable instruments, bearer bonds or coupons, stamps, bank or currency notes.

Electronic Data

Facts, concepts and information converted to a form useable for communications, display, distribution, interpretation or processing by electronic and electromechanical data processing or electronically controlled equipment and includes programs, software and other coded instructions for such equipment.

Employee

Any person employed (whether for reward or not) under a contract of service by **you** but does not include:

- a director, principal, partner, consultant, contractor, subcontractor, secondee or agent of you;
- b. the respective employees of any director, principal, partner, consultant, contractor, subcontractor, secondee or agent of **you**

(including the employees of labour hire agencies).

Employment Practices Liability

Any liability arising from any act, error or omission in connection with the recruitment, employment or termination of **your Employee** or applicant for a position as **your Employee** including but not limited to:

- sexual or workplace discrimination or harassment;
- b. wrongful dismissal or failure to promote;
- c. invasion of privacy or defamation; or
- d. misleading conduct or advertising in relation to the terms and conditions of employment.

For the purpose of this definition **Employee** includes principals, partners, voluntary workers, contractors and temporary workers

Excess

The amount which **you** have to pay towards the cost of any **Claim** under this **Policy**, excluding costs and expenses incurred by **you** in the investigation, settlement or defence of any **Claim** or **Occurrence**.

Inquiring Body

A court, tribunal, or legally constituted industry or professional board.

Inquiry Costs

Necessary and reasonable legal costs and expenses incurred with **our written** consent arising out of any notice requiring **you** or **your officer** or **Employee** to attend at an inquiry or hearing before an **Inquiring Body**.

Insolvent/Insolvency

The state of being a body corporate or entity:

- a. that is unable to pay its debts as and when they fall due; or
- b. in respect of which an application for winding up has been made; or
- in respect of which a Liquidator, Provisional Liquidator, Receiver, Receiver and Manager, or Official Manager has been appointed (whether or not by a Court); or
- d. in respect of which an administrator has been appointed or that is under administration; or
- e. that has executed a Deed of Company Arrangement that has not yet terminated.

Joint Venture

An unincorporated enterprise that **you** carry on jointly with some other party or parties.

Limit of Indemnity

The amount nominated in the Schedule as the limit of indemnity respectively applying for each **Part**

Loss

Amounts payable in respect of a **Claim** or an **Occurrence** including damages, **Defence Costs**, settlements and interest. **Loss** does not include penalties, fines or exemplary, punitive or aggravated damages.

Medical Persons

Any qualified medical practitioners, nurses, dentists or first aid attendants.

Member

Any:

- a. person actively engaged in and appropriately registered with the **Sporting Club**.
- players, Coaches, managers, Referees, Umpires, team workers, trainers, game or match officials and other personnel engaged in and appropriately registered with the Sporting Club.
- c. **Medical Persons** whilst employed by the **Sporting Club**; and/or
- d. Medical Persons whilst acting in a wholly voluntary capacity for the Sporting Club (itself a voluntary organisation)

Not for Profit Organisation

Any entity, body, company, club, association, committee or other enterprise that is exempt from payment of income tax under State or Federal law but does not include a **Subsidiary.**

Occurrence

Any:

- event or series of events, including continuous or repeated exposure to substantially the same general conditions, which results in Personal Injury and/or Property Damage and/ or Advertising Injury and/or Product Liability neither expected nor intended by you; or
- intentional act, by you or at your direction, resulting in Personal Injury but only if such Personal Injury arises solely from the use of reasonable force for the purpose of protecting persons or property.

Officer

Any natural person who is a past or present or future director, **Employee**, proprietor, office bearer or committee member, engaged in **Club Business**.

Outside Directorship

The position of director, officer, trustee or secretary held by an **Officer** in a **Not for Profit Organisation** or **Outside Entity** with the consent and at the request of the **Sporting Club**.

Outside Entity

Any entity, body, company, club, association, committee or other enterprise that is not a **Subsidiary**.

Part

Any of Part A, Part B or Part C of this Policy

Penalties

Monetary sums **you** are ordered by a court or tribunal to be paid to any **Regulatory Authority** but does not include:

- a. any amounts payable as compensation; or
- b. any tax, rates, duty, fees, levies, charges or other revenue; or
- c. any damages, including any exemplary or punitive damages; or
- d. any consequential economic loss; or
- e. any Defence Costs and associated expenses; or
- f. any penalty arising from any offence under Sections 182, 183, 601FD, 601FE or 601JD of the Corporations Act 2001 (Cth) or as they may be reenacted or amended; or
- g. any compliance, remedial, reparation or restitution costs; or
- any penalty arising from gross negligence or recklessness; or
- any penalty resulting from any wilful, intentional, dishonest or deliberate breach or failure to comply with any legal demand, direction, proceeding or notice issued under any act or regulation enacted by the federal or a state parliament within the Commonwealth of Australia; or
- j. any penalty arising from circumstances where the **Member** knew or ought reasonably have known prior to the **Period of Insurance** that the behaviour leading to the order of the penalty was wrong; or

- k. any penalty attributable to the period after which the **Member** knew or ought reasonably to have known that the behaviour was wrong; or
- l. any penalty for breach of consumer protection legislation.

Period of Insurance

The period shown in the **Schedule** against '**Period of Insurance**' unless terminated earlier.

Personal Injury

- Bodily injury, sickness or disease, including death, shock, fright, mental anguish, mental injury or disability;
- unlawful arrest, wrongful detention or false imprisonment;
- c. wrongful entry or eviction or other invasion of privacy; or
- d. a publication of a libel or utterance of a slander or other defamatory material.

Policy

This **Policy** document, its **Schedule** and the endorsements, if any, noted in the **Schedule** or granted by **us** after inception of the **Policy**, any other documents we tell you form part of the Policy, and the information given to **us** on behalf of **you** in the **Proposal**.

Pollutant

Any:

- solid, liquid, gaseous or thermal irritant or contaminant, including without limitation smoke, vapour, soot, fumes, acids, alkalis and chemicals; and
- b. waste materials, including materials to be recycled, reconditioned or reclaimed; and
- other air emission, odour, waste water, oil, oil products, infectious or medical waste or any noise emissions.

Premises

The premises specified in the **Schedule**.

Premium

The amount payable by **you** for the insurance provided by **us** under this **Policy** including all applicable taxes, duties and imposts.

Product

Any thing or things (including any packaging, containers, directions, markings, instructions, warnings or specifications) manufactured or deemed manufactured, grown, extracted, produced, processed, assembled, constructed, erected, installed, repaired, serviced, treated, sold, supplied, resupplied or distributed by you or on your behalf in the course of your Club Business after physical possession has been passed to others.

Product Liability

Liability for Personal Injury or Property Damage arising out of your Product but only if the Personal Injury or Property Damage occurs away from your Premises or Premises leased or rented to you and after physical possession of your Product has been passed to others.

Professional Member

Any **Member** who derives their primary source of income from the **Sporting Activity** specified in the Schedule.

Property Damage

- a. Physical loss, destruction or damage to tangible property, including loss of use of that property at any time resulting therefrom; or
- Loss of use of tangible property not physically lost, destroyed or damaged provided that such Loss of use is caused by or arises out of an Occurrence.

Proposal

The form completed by **you** giving answers, particulars and statements in respect of the insurance required by **you**.

Referee/Umpire

A person while he/she is engaged in adjudicating in a game or competition of the **Sporting Activity** arranged by the **Sporting Club** and has for the purposes of such adjudication been accredited to do so by an official ruling body of the **Sporting Activity**.

Regulatory Authority

A person or entity appointed, constituted or acting under a delegated authority pursuant to any Act or regulation enacted by the federal or a state parliament within the Commonwealth of Australia and relating to events taking place within the Commonwealth of Australia.

Retroactive Date

The date shown in the **Schedule** against 'Retroactive Date'.

Schedule

The certificate issued by **us** which forms part of this **Policy** and shows **your** policy number, the **Premium**, the insurance cover selected by **you** and any special terms and conditions or endorsements.

Sporting Activity

The **Sporting Activity** listed in the Schedule.

Sporting Club

The club, association or other entity nominated in the **Schedule**, which is formed with the purpose of providing and delivering amateur sport to its **Members**.

Subsidiary

Any entity:

- a. which is deemed to be the **Sporting Club's** subsidiary at the start of the **Period of Insurance** by Australian law provided the accounts of any **Subsidiary** are incorporated into the **Sporting Club** accounts in accordance with the relevant accounting standard; or
- b. in which the **Sporting Club** control more than 50% of the issued share capital or have more than one half of the maximum voting rights for any vote at a general meeting of the entity.

Territorial Limit

Anywhere in the world other than the United States of America or Canada or their territories, protectorates or dependencies.

Vehicle

Any machine on wheels or self-laid tracks, designed to be propelled by other than manual or animal power and any trailer or other attachment designed to be drawn by any such machine but not including an **Aircraft** or **Watercraft**.

Watercraft

Any vessel, craft, device or thing designed to float on or in water or to travel on or through water other than model boats.

We, us or our

Great Lakes Reinsurance (UK) SE (ARBN 127740532, ABN 18964580576, AFSL 318603) acting through its agent Sports Underwriting Australia Pty Ltd.

Wrongful Act

Any actual or alleged wrongful act or omission committed by **you** or **your Officer**.

You or your

- a. The Sporting Club and each person, company or other entity specified in the Schedule as well as all Subsidiary companies incorporated within the Territorial Limit and notified to us, existing before the inception date of this Policy and declared in the Proposal;
- For the purposes of Part A and Part B of this Policy only, a Member, Employee or Officer of each person, company or other entity referred to in a. above;
- or **your** does not include a liquidator, external auditor, receiver, receiver and manager, official manager, administrator, trustee or person administering a compromise or scheme of arrangement of **you** or any employee of such person; or any company, entity or other body corporate or trustee, directors, officers, or employees of superannuation or pension organisations.

General Provisions - Conditions

The following conditions apply to all **Parts** of the **Policy**:

1. Cancellation

This **Policy** may be cancelled by:

- a. the **Sporting Club** at any time by notifying **us** in writing, in which case:
- i. cancellation takes place when **we** receive the notice; and
- ii. we will retain, or be entitled to, Premium for the period during which this Policy has been in force based on our normal short period rates together with any administration expenses and non-refundable taxes and duties;

b. us on any grounds set out in the Insurance Contracts Act 1984 (Cth), as amended from time to time, by giving you notice in writing, in which case we will refund the Premium paid for the unexpired part of the Period of Insurance.

You must supply **us** with such particulars as **we** may require for the adjustment of the **Premium** following any cancellation.

2. Claims Procedures

If you become aware of:

- a. a situation which could lead to a Loss;
- b. an increase in the quantum of a Loss; or
- c. an Occurrence,

you must, at your own cost:

- i. notify us as soon as possible and provide us with all reasonable information and assistance that we may require to enable us to investigate and defend any Occurrence;
- ii. take all reasonably practical steps to avoid or diminish your liability or Loss;
- iii. not admit liability or settle or attempt to settle any **Claim** without **our** written consent;

3. Claims Reporting

You must give us immediate notice in writing of any Claim or Occurrence.

Such notice must be within the **Period of Insurance** and sent to The Claims Manager, Sports Underwriting Australia Liability Claims Level 7, 100 Arthur Street, North Sydney, NSW, 2060.

Discharge of Liability

If in **our** opinion the amount required to dispose of any **Claim** may exceed either the available **Limit of Indemnity** or a relevant sub-limit, **we** are entitled to discharge **our** liability by paying (or agreeing to pay upon settlement of the **Claim**) the available **Limit of Indemnity** to **you** and paying the **Defence Costs** incurred up to the time of election to discharge **our** liability.

If at the time of making such an election **we** are conducting the defence of the **Claim**, **we** will relinquish conduct and will have no further liability for **Defence Costs** after **we** have given **you** written notice of such election.

If **you** disagree with a settlement that **we** recommend, **you** may elect to contest the said **Claim**, however **our** liability in respect of the **Claim** will not exceed the

amount for which the **Claim** could have been so settled plus the **Defence Costs** incurred up to the date of such election, less the **Excess**.

4. Excess

In respect of any liability for which **you** are entitled to indemnity under this **Policy**, **you** will bear the amount of the **Excess** and **we** will only be liable to indemnify **you** for that part of any **Loss** or **Claim** which is greater than the **Excess**.

Costs and expenses incurred by **you** in the investigation, settlement or defence of any **Claim** are not included in the **Excess** and shall not be applied to erode the **Excess**.

The **Excess** applies to each **Claim** covered by this **Policy**. However, where more than one **Claim** arises from or is attributable to the same act, error or omission or a series of related acts, errors or omissions, only one **Excess** is payable under the **Policy**.

5. Governing Law

This **Policy** is to be governed in by the laws of Australia and the State or Territory where the **Policy** was issued. The relevant courts of the place where the **Policy** was issued shall have jurisdiction in any dispute concerning or under this **Policy**.

6. GST Basis of Settlement

The amount that **we** are liable to pay under this **Policy** will be reduced by the amount of any input tax credit that **you** may be entitled to claim for the supply of goods or services covered by that payment.

7. Interpretation

Paragraph headings are included for convenience only and do not form part of this **Policy** for the purposes of interpretation of this **Policy**. Words and expressions in the singular include the plural and vice versa.

Words (except headings) in bold lettering have special meaning and are defined in the **Policy**. Words that are not specifically defined in this **Policy** have the meaning normally attributed to them.

8. Material Changes to the Risk

You must immediately notify us in writing of any alteration to the facts or circumstances relating to your Club Business that existed when we agreed to insure you under this Policy. If we agree in writing to insure the altered risk, you must pay any additional Premium requested by us. If we do not agree to insure the altered risk or if you do not pay the additional Premium, we will not indemnify you for any liability caused by or arising directly or indirectly out of or in connection with such alteration.

Other Insurance

If for any **Occurrence**, **Claim**, **Loss** or **Defence Costs** there is any other insurance or indemnity which may provide either **you** or **your Member** or **Officer** with a right of indemnity, **you** must tell **us** and provide **us** with full details of that other insurance or indemnity together with any further information that **we** may reasonably require.

9. Severability

A term or condition of this **Policy** that is illegal or unenforceable may be severed from this **Policy** and the remaining terms and conditions of this **Policy**, or parts thereof, continue in force.

10. Subrogation

If **we** make a payment under this **Policy** to **you** or on **your** behalf then, subject to the *Insurance Contracts*

Act 1984 (Cth) as amended from time to time, we will be subrogated to all of **your** rights of recovery against all persons and **you** must, at **our** request and expense, take all reasonable steps and provide all assistance reasonably necessary to assist **us** in the exercise of **our** rights.

11. Waiver, Surrender of Rights, Contribution or Indemnity

We will not compensate you for any **Loss** or damage that is covered by this **Policy** where;

- a. another person or party would be liable to compensate you, or hold you harmless, for part of or all of that Loss or damage; and
- b. you have agreed with that person or party, either before or after the inception of this Policy, that you will not seek recovery from them.

General Provisions - Exclusions

The following exclusions apply to all **Parts** of the **Policy**:

This insurance does not apply to, and **we** will not indemnify **you** for, any actual or alleged liability:

1. Aircraft and Watercraft

caused by or arising directly or indirectly out of or in connection with:

- a. the ownership, possession, use, existence, working, navigation, operation, repair, maintenance, servicing, construction or installation by you or on your behalf of any Aircraft; or
- b. the ownership, possession, use, existence, working, navigation, operation, repair, maintenance, servicing, construction or installation by you or on your behalf of any Watercraft exceeding 8 metres in length, except where such Watercraft are owned or operated by others and used by you for business entertainment in connection with the Club Business; or
- c. the use of **your Product** with **your** knowledge in the construction, operation, maintenance, servicing or repair of any **Aircraft**; or
- d. the use of your Product with your knowledge in the construction, operation, maintenance, servicing or repair of any Watercraft exceeding 8 metres in length.

2. Asbestos

whatsoever for any **Claim** or **Occurrence** in respect of **Personal Injury** or **Property Damage** directly or indirectly arising out of, resulting from or in consequence of, or in any way involving asbestos, or any materials containing asbestos in whatever form or quantity.

3. Computers and Technology

- a. for **Property Damage** to **Electronic Data** or caused by or arising directly or indirectly out of the total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of **Electronic Data** or any error in creating, amending, entering, deleting or using **Electronic Data** or total or partial inability or failure to receive, send, access or use **Electronic Data** for any time at all or any consequential loss resulting therefrom;
- b. caused by or arising directly or indirectly out of or in connection with the use of an intranet or the Internet (including but not limited to the World Wide Web and electronic mail systems) by you, your Employee, your Member or Officer or on your behalf; or
- c. caused by or arising directly or indirectly out of or in connection with computer hardware or software that does not meet Year 2000 Conformity, within the meaning of that term in Miscellaneous Paper SAA/SNZ MP77:1998 "A Definition of Year 2000" published by Standards Australia and as amended or substituted from time to time.

4. Contractual Liabilities

arising from, attributable to or in any way connected with any duty, obligation or liability assumed by **you** through contract, warranty, guarantee or indemnity, unless the duty, obligation or liability would have existed if **you** had not expressly assumed it. This exclusion does not apply to a **Claim** for **Employment Practices Liability**.

5. Demolition

caused by or arising directly or indirectly out of or in connection with demolition of property the highest part of which, immediately before demolition works commence, exceeds 10 metres from ground level.

6. Design

caused by or arising directly or indirectly out of or in connection with the design, plan, formula or specification of **your Product** or any instructions, warnings, advice or information on the characteristics, use, storage or application of **your Product**.

7. Employer's Liability

a. for **Personal Injury** to any **Employee** in respect of which **you** are or would be entitled to indemnity under any policy of insurance, fund, scheme or self insurance pursuant to or required by any legislation relating to Workers' Compensation or Accident Compensation whether or not such policy, fund, scheme or self insurance has been effected. Provided that this **Policy** will respond to the extent that **your** liability would not be covered under any such policy, fund, scheme or self insurance arrangement had **you** complied with its obligations pursuant to such law;

b. imposed by:

- i. the provisions of any industrial award or agreement or determination or any contract of employment or workplace agreement where such liability would not have been imposed in the absence of such industrial award or agreement or determination or contract of employment or workplace agreement;
- ii. any law relating to Employment Practices Liability. For the purpose of this exclusion, the term 'Worker' means any person deemed to be employed by **you** pursuant to any Workers' Compensation Law. Voluntary workers, secondees and work experience students (if any) will not be deemed to be **your Employees**.

8. Fraudulent and Intentional Conduct

arising from, attributable to or in any way connected with:

- any dishonest, fraudulent, criminal or malicious act or omission of any of you or your Officers or Member or Employees; or
- any of you or your Officers or Member or Employees having received any personal gain or advantage or remuneration to which that Officer Member, Employee or you was not legally entitled;
- 3. **you** or **your Officers** or **Member** or **Employees** benefiting from securities transactions as a result of information that was not generally available to other sellers or purchasers of those securities; or
- conduct intended to cause Personal Injury or Property Damage (or conduct with reckless disregard for Personal Injury or Property Damage) by you or your Officers or Member or Employees or anyone acting on your behalf or with your knowledge or connivance.

However this exclusion shall only apply to the extent that the subject conduct has been established by an express admission, court judgment or other final adjudication.

9. Liquidated Damages

arising out of liquidated damages clauses, penalty clauses or performance warranties except to the extent that such liability would have attached in the absence of such clauses or warranties.

10. Loss of Use

for loss of use of tangible property (not physically lost, destroyed or damaged) caused by or arising directly or indirectly out of:

- a. delay or lack of performance by **you** or on **your** behalf under any contract or agreement; or
- b. the failure of your Product to meet the level of performance, quality, fitness or durability expressly or impliedly warranted or represented by you.

11. Molestation

caused by or arising directly or indirectly out of or in connection with the molestation of, or physical or psychological interference with, any person.

12. Money and Securities

for loss or damage to cash, securities, bullion, gold or negotiable instruments owned by **you** or **your Employees** or for which **you** or **your Employees** have assumed a responsibility.

13. Pollution

for:

- a. **Personal Injury** or **Property Damage** or financial loss or loss of, damage to, or loss of use of property directly or indirectly arising out of the actual, alleged or threatened discharge, dispersal, release, seep age, migration, emission or escape of **Pollutants**; or
- the cost of testing, monitoring, containing, removing, nullifying or cleaning up **Pollutants** except liability otherwise excluded under paragraph (a) that:
 - arises from a sudden identifiable, unintended and unexpected happening, which takes place in its entirety at a specific time and place; and
 - ii. is indemnified in not more than one annual **Period of Insurance**.

14. Prior Circumstances Occurrences And Claims

arising from, attributable to or in any way connected with any:

- facts, circumstances or occurrences noted on the **Proposal** for the current **Period of Insurance** or on any previous proposal to any insurer or of which notice had been given to any insurer under any previous policy, however expressed; or
- facts, circumstances or Occurrences of which
 you were aware prior to the commencement of
 the Period of Insurance and which you knew (or
 ought reasonably to have realised) may give rise
 to a Claim; or
- Claim first made against you prior to the start of the Period of Insurance; or
- d. fault, defect, Occurrence, Personal Injury or Property Damage known, or deemed by law to be known, by you prior to the Period of Insurance.

15. Product Defect, Product Recall and Faulty Work

- for Property Damage to your Product caused by or arising directly or indirectly out of or in connection with any defect or lack of quality in your Product, the harmful nature of your Product or unsuitability or ineffectiveness of your Product;
- b. caused by or arising directly or indirectly out of or in connection with the withdrawal, inspection,

- removal, reinstallation, repair, replacement or loss of use of **your Product**, or of any property of which **your Product** forms a part, if **your Product** is recalled from the market or from use because of any known or suspected defect or deficiency in it; or
- for the cost of repairing, correcting, performing or improving any work or service undertaken or provided by **you** or on **your** behalf, provided that this exclusion 15.c does not apply to **Personal Injury** or **Property Damage** resulting from such work or service undertaken or provided by **you** or on **your** behalf

16. Territorial Limit

- arising out of Claims made or actions brought in the United States of America, Canada or their territories, protectorates, or dependencies coming within the jurisdiction of the courts of the United States of America, Canada or their territories, protectorates or dependencies; or
- arising out of **Claims** and actions to which the laws of the United States of America, Canada or their territories, protectorates, or dependencies apply. Provided that:

However for the purposes of **Part A** of this **Policy** subsections (a) and (b) above do not apply to **Personal Injury** or **Property Damage** occurring during business visits in relation to **Club Business** to the United States of America, Canada or their territories, protectorates, or dependencies by **Officers** and **Employees**, who are normally resident in Australia and who are not undertaking manual work or supervision of work of any kind while in the United States of America, Canada or their territories, protectorates or dependencies.

The Limit of Indemnity in respect of coverage provided under subsection General Provisions - Exclusion 16 - Territorial Limit is inclusive of all costs, expenses and interest as set out in subsection Limit of Indemnity for Part A and subsection Automatic Extensions for Part A of this Policy.

17. Tobacco and Smoking

caused by or arising directly or indirectly out of or in connection with the inhalation or ingestion of, or exposure to, tobacco or tobacco smoke or any ingredient or additive present in any articles, items or goods which contain or include tobacco.

18. War, Terrorism and Nuclear Material

a. caused by or arising directly or indirectly out of or in connection with war, invasion, acts of foreign enemies, hostilities or warlike operations (whether war be declared or not), civil war, mutiny, civil commotion, coup,

military rising, insurrection, military or usurped power, rebellion, revolution, confiscation, nationalisation, requisition or looting, sacking or pillage, destruction of or damage to property by or under the order of any government or local authority;

- for death, injury, illness, loss, damage, cost or expense directly or indirectly caused by, contributed to by, resulting from or arising out of 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;
- c. for death, injury, illness, loss, damage, cost or expense directly or indirectly caused by, contributed to by, resulting from, or arising out of or in connection with any action in controlling, preventing, suppressing, retaliating against, or responding to any **Act of Terrorism**;
- d. caused by or arising directly or indirectly out of or in connection with nuclear weapons material or ionising radiation or contamination by radioactivity from any nuclear fuel or nuclear waste or from the combustion of nuclear fuel or from any other selfsustaining process of nuclear fission.

19. Communicable Diseases

caused by or arising directly or indirectly out of or in connection with the contraction of any **Communicable Disease**.

20. Professional Sports

whatsoever for any **Claim** or **Occurrence** directly or indirectly arising out of a **Professional Member's** activities except to the extent that the **Claim** or **Occurrence** is as a direct result of the **Professional Member's** active engagement in the activities of the **Sporting Club**.

21. Prohibited by Law

to the extent that the provision of such indemnity, the making of any payment or the provision of any benefit is prohibited by law or by doing so will expose Us to any sanction, prohibition or restriction under United Nations resolutions or any applicable trade or economic sanctions, laws or regulations.

Part A: General Liability

Insuring Clause for Part A

1.1 The Cover

We insure **you** against all **Loss** which **you** become legally liable to pay as compensation in respect of:

- a. Personal Injury;
- b. Property Damage; and/or
- c. Advertising Injury;

first occurring during the **Period of Insurance** within the **Territorial Limit** as the result of an **Occurrence** in connection with **your Club Business**.

We will not indemnify **you** for the matters excluded under the **General Exclusions** or the **Additional Exclusions** for this **Part** of the **Policy**.

You must comply with the **General Conditions** and the **Additional Conditions** for this **Part** of the **Policy**.

Any indemnity provided by **us** to **you** is provided in consideration of payment of the **Premium** by **you** and is subject to the terms and conditions of this **Policy** including the **Limit of Indemnity** for **Part A** and the **Excess**.

1.2 Costs and Expenses

In addition to the cover provided under Insuring Clause 1.1 and the **Limit of Indemnit**y for **Part A**, we will:

a. defend in your name and on your behalf, any Claim or suit against you alleging such Personal Injury, Property Damage or Advertising Injury and seeking damages on account thereof even if any of the allegations of such claim or suit is groundless, false or fraudulent;

- pay all charges, expenses and legal costs incurred by us and/or by you with our prior written consent in the investigation, defence or settlement of any claim for compensation for which you are entitled to indemnity under this Policy;
- c. pay all legal costs taxed or assessed against **you** in any claim referred to in sub-paragraph b. and all interest accruing from the entry of judgment against **you** until **we** have paid, tendered or deposited in court such part of the judgment as does not exceed the **Limit of Indemnity** for **Part A**.
- d. pay reasonable expenses incurred by you for rendering first aid and/or surgical or medical relief to others at the time of any Personal Injury (other than any medical expenses, which we are prevented from paying by any law).
- e. pay reasonable costs and expenses incurred by **you** as a result of providing any form of temporary protection to prevent **Personal Injury** or **Property Damage** as required by any relevant Government or other Regulatory Authority. Provided that the **Limit of Indemnity** for **Part A** in respect of coverage provided under this Automatic Extension is \$50,000 for any one **Occurrence** and in the aggregate, during the **Period of Insurance**.

Limit of Indemnity for Part A

Our total liability under this **Part** of the **Policy** to indemnify **you**:

- i. in respect of any one Occurrence will not exceed the Limit of Indemnity for Part A; and
- ii. for all claims in respect of Products Liability during the Period of Insurance is limited in the aggregate to the Limit of Indemnity for Part A.

All **Personal Injury** and **Property Damage** consequent upon or attributable to one source or originating cause shall be deemed one **Occurrence**. Any entitlement to indemnity under this **Policy** for such an **Occurrence** will be determined by reference to the date on which the **Personal Injury** or **Property Damage** from the one source or originating cause first occurred.

We agree to provide cover under these extensions, for no additional premium, provided that:

- a. the indemnity provided is subject to the exclusions, conditions, Excess and all other terms of this Policy; and
- b. the inclusion of any extension shall not increase the **Limit of Indemnity** for **Part A**.

1. New Subsidiaries

The cover provided by this **Part** of the **Policy** will extend to any subsidiary company incorporated within the **Territorial Limit** that is incorporated or acquired by **you** during the **Period of Insurance** and relating to **your Club Business** but only in respect of liability for **Advertising Injury, Personal Injury** or **Property Damage** occurring in the period commencing on the date of incorporation or acquisition by **you** and ending:

- a. 14 days from the date of incorporation or acquisition by **you**; or
- b. if you have notified us in writing of the incorporation or acquisition within 60 days and you have provided all information that we require

and **you** have agreed to any additional terms and conditions and **Premium** that **we** may require, on such date as we may in **our** absolute discretion determine.

but in any event no cover is provided by this subsection beyond the end of the **Period of Insurance**.

2. Principals

We insure the **Sporting Club** for liability to indemnify any principal with whom the **Sporting Club** has entered into a contract or agreement for the performance of work if the terms of the contract or agreement require that the **Sporting Club** must indemnify the principal but only:

- a. in relation to work carried out by the **Sporting** Club:
- b. if the liability would have been implied by law in the absence of the contract or agreement; and
- c. in respect of Occurrences for which the Sporting Club would be entitled to indemnity under this Policy if it was made against the Sporting Club.

Additional Exclusions for Part A

This **Part** of the **Policy** does not apply to, and **we** will not indemnify **you** for, any actual or alleged liability:

1. Advertising Liability:

- resulting from statements made at your direction with knowledge that such statements are false;
- b. resulting from incorrect description of **Products** or services; or
- incurred in relation to any Member or Officer whose principal occupation or business is advertising, broadcasting, publishing or telecasting.

2. Alteration, Additions And Construction

subject always to General Exclusion 5 caused by or arising directly or indirectly out of or in connection with the construction, erection, demolition, underpinning, weakening or removal of support, alteration or installation work by **you** or on **your** behalf except to a building owned or occupied by **you** for the purpose of your **Club Business** where the total cost of all work is less than \$100,000.

3. Defamation

caused by or arising directly or indirectly out of or in

connection with publication of a libel, utterance of a slander or defamation:

a. first made prior to the Period of Insurance;

Fines, Penalties, Punitive, Exemplary or Aggravated Damages

for fines, penalties, liquidated, aggravated, exemplary or punitive damages.

5. Professional Liability

caused by or arising directly or indirectly out of or in connection with the rendering of or failure to render professional advice or service by **you** or on **your** behalf or an error or omission in connection therewith, but this exclusion does not apply to:

- a. the rendering of or failure to render professional medical advice by **Medical Persons** whose duties are to provide first aid and other medical services on **your Premises**;
- b. Personal Injury or Property Damage arising from the rendering of or failure to render professional advice or service (not being professional medical advice or service), provided such professional advice or service is not given for a fee;

- advice given in respect of the use or storage of your Products.
- **6.** Property In Your Physical Or Legal Control for Property Damage to property owned, leased or hired by or under hire purchase or on loan to **you** or otherwise in **your** physical or legal care, custody or control, other than:
 - a. buildings and their contents at your Premises, which are leased or rented to you for your Club Business:
 - employees and visitors clothing and personal effects;
 - c. Vehicles (not owned or used by you or on your behalf or liability for Vehicles not otherwise excluded by this policy) whilst in a car park owned or operated by you other than for reward;
 - d. other property not owned by you, leased to you or rented to you but temporarily and legally occupied by you or in your possession or control, however we will not indemnify you for damage to that part of such property on which you are working or have been working and which arises out of that work.

Our liability under sub-paragraph d. above is limited to \$500,000 for any one **Occurrence** and for all claims during the **Period of Insurance** in the aggregate inclusive of all costs, expenses and interest.

7. Underground Services

caused by or arising directly or indirectly out of or in connection with **Property Damage** to any underground services except where you have contacted the appropriate authorities to verify the existence and location of underground services and have obtained from them a plan detailing the location of such services prior to commencement of work.

8. Vehicles

caused by or arising directly or indirectly out of or in connection with the ownership, possession, maintenance, use or control of any **Vehicle**:

- a. which is registered or required to be registered by any legislation or competent authority, except where such liability is caused by:
 - i. the loading or unloading of any Vehicle or the delivery or collection of goods to or from any Vehicle, where such Personal Injury or Property Damage occurs beyond the limits of any carriageway or thoroughfare declared as a designated road; or
 - ii. the use of any mechanical tool or plant attached to or forming part of any **Vehicle**, whilst the **Vehicle** is being used at **your Premises** or another work site for the

- purpose of **your Club Business** but not whilst the **Vehicle** is in transit or is being used for transport or haulage; or
- b. where such liability is insured or required to be insured by any legislation or competent authority.

9. Welding And Allied Processes

caused by or arising directly or indirectly out of or in connection with non-compliance by **you** or by others working on **your** behalf with all applicable laws and standards relating to welding and allied processes including, but not limited to, AS 1674.1-1997 'Safety in welding and allied processes – Fire precautions' published by Standards Australia and as amended or substituted from time to time.

The following conditions apply to this **Part** of the **Policy**

1. Inspection

If required by $\boldsymbol{us},\,\boldsymbol{you}$ must allow \boldsymbol{us} and \boldsymbol{our} agents and representatives:

- a. to inspect **your Premises** and operations at any time during normal business hours; and
- to examine and audit your books and records at any time during the Period of Insurance and within three years of the final termination of cover under this Policy

but **we** make no representation or warranty that either **your Premises** or **your Club Business** complies with any law or meets any standard.

2. Reasonable Care

You must:

- a. take all reasonable precautions to prevent or minimise **Loss**, damage or liability including preserving, without alteration, damaged property, defective property and property that may provide evidence in relation to any claim, until **we** have had an opportunity to inspect it;
- at your own expense take all reasonable precautions to prevent Personal Injury and Property Damage and comply with all statutory obligations for the safety of persons and property including all reasonable steps:
 - to trace, recall or modify any **Product** containing any defect or deficiency of which
 you have knowledge or which **you** have
 reason to suspect contains any defect or
 deficiency;
 - ii. in the event of an Occurrence, to prevent other Personal Injury or Property Damage from arising out of the same or similar circumstances; and

- iii. to ensure the safety and sound condition of your Premises and your Product including complying with all applicable statutory obligations concerning your Premises and your Product;
- c. only employ competent employees; and
- d. comply with all statutory obligations, laws and regulations imposed by any competent authority in relation to any matter covered by this **Policy**.

3. Joint Insureds

Where you comprise more than one party:

- by and on behalf of all parties and any information supplied to **us** or any omission, misrepresentation, or non-disclosure in relation to the **Proposal** or any renewal or extension of this **Policy** is deemed to have been furnished, supplied, omitted, misrepresented or not disclosed on behalf of all parties; and
- b. the conduct (other than conduct referred to in General Exclusion 8 - Fraudulent and Intentional Conduct) of one or more of you will not prejudice the rights of the remainder of you provided that the remainder of you, immediately on becoming aware of any conduct that increases the risk of liability insured by this Policy, gives notice in writing to us and pays any additional Premium that we may require.

4. Cross-Liability

Where **you** comprise more than one party, each of **you** is considered as a separate legal entity and the expressions **'you**' and **'your**' apply to each party as if a separate policy had been issued to each of the parties but **our** aggregate liability is limited to the **Limit of Liability** applicable to each **Part** of this **Policy**.

Part B - Professional Indemnity

Insuring Clause for Part B

1. The Cover

Subject to the terms of this **Policy**, **we** will indemnify **you** for all **Loss** arising from a **Claim** against **you** arising out of a breach of professional duty in the conduct of the **Club Business** where the **Claim** is first made during the **Period of Insurance** and first reported to **us** during the **Period of Insurance**.

We will not indemnify you for the matters excluded under the General Exclusions or the Additional Exclusions for this Part of the Policy.

You must comply with the **General Conditions** and the **Additional Conditions** for this **Part** of the **Policy**.

Any indemnity provided by **us** to **you** is provided in consideration of payment of the **Premium** by **you** and is subject to the terms and conditions of this **Policy** including the **Limit of Indemnity** for **Part B** and the **Excess**.

Limit of Indemnity for Part B

Our total liability under Part B of the Policy in respect of any one Claim, and in the aggregate for all Claims made during the Period of Insurance, inclusive of Defence Costs will not exceed the Limit of Indemnity for Part B.

If a limit is shown in the **Schedule** for a particular cover or extension then **our** total liability under that

cover or extension is that limit (inclusive of **Defence Costs**) and not the **Limit of Indemnity** for **Part B**, or a limit is included in the **Policy** for a particular cover or extension, and the limit is part of and not in addition to the **Limit of Indemnity** for **Part B**.

Automatic Extensions for Part B

We agree to provide cover under these extensions, for no additional premium, provided that:

- a. the indemnity provided is subject to the exclusions, conditions, Excess and all other terms of this Policy; and
- b. the inclusion of any extension shall not increase the **Limit of Indemnity** for **Part B**.

1. Costs and Expenses

If **we** indemnify **you** under this **Part** of the **Policy**, **we** will:

- pay all **Defence Costs** incurred by **us** and/or by **you** with **our** prior written consent in the investigation, defence or settlement of any **Claim** up to the **Limit of Indemnity** for **Part B**;
- b. pay all legal costs taxed or assessed against you in any Claim and all interest accruing from the entry of judgment against you until we have paid, tendered or deposited in court such part of the judgment as does not exceed the Limit of Indemnity for Part B.

2. Dishonesty

You agree that, subject to this clause and the remaining terms of the Policy, General Exclusion 8 - Fraudulent and Intentional Conduct will not apply to any Claim arising from or attributable to any dishonest, fraudulent, criminal or malicious act, error or omission of any Employee, Officer or Member in the conduct of the Club Business.

Provided that no indemnity is available by virtue of this clause:

- a. where the **Sporting Club** has knowingly engaged in or condoned such conduct,
- b. for any person committing or condoning the act, error or omission,
- c. for any Loss sustained or liability incurred as a result of any act, error or omission occurring after the date on which you first discover, or have reasonable cause for suspicion of, dishonest, fraudulent, criminal or malicious conduct on the part of any such person.

3. Reinstatement of Limit of Indemnity for Part B If the Limit of Indemnity for Part B set out in the Schedule is exhausted or partially exhausted due to a payment by us of Loss under this Policy, we agree to reinstate the Limit of Indemnity for Part B by the amount by which it is exhausted provided that:

- a. the reinstatement will not apply to Claims made that occurred prior to the effective date of the reinstatement:
- the aggregate of the amounts reinstated during the Period of Insurance will be limited to an amount equal to the Limit of Indemnity for Part B applicable at the start of the Period of Insurance; and
- c. the Limit of Indemnity for Part B reinstated will represent our total liability for all Claims made during the time from the effective date of the reinstatement until the expiry of the Period of Insurance;
- d. if any Member or Officer has insurance that operates in excess of this Policy, a reinstatement will not apply until the amounts payable under that insurance are exhausted.

4. Continuous Cover

If you:

- a. first became aware of facts or circumstances that might give rise to a Claim, prior to the Period of Insurance; and
- b. had not notified us of these facts or circumstances prior to the Period of Insurance, then General Exclusion 14 - Prior Circumstances Occurrences And Claims will not apply to any notification during the Period of Insurance of any Claim later resulting from such facts or circumstances,

provided that:

- i. there has been no fraudulent noncompliance with **your** duty of disclosure and no fraudulent misrepresentation by **you** in respect of these facts or circumstances; and
- ii. **you** have been continuously insured, without interruption at the time of the notification

- of the **Claim** to **us**, under a Professional Indemnity insurance policy issued by **us** and were insured by **us** at the time when **you** first became aware of the facts or circumstances giving rise to the **Claim**; and
- iii. we can reduce our liability under the Policy to the extent of any prejudice we may suffer as a result of your failure to notify the facts or circumstances giving rise to a Claim prior to the Period of Insurance; and
- iv. this extension does not apply to any indemnity provided by Automatic Extension 2.

5. Severability

We agree that any conduct of any individual **Officer**, where the **Officer** breached the duty of disclosure or made a misrepresentation to **us** before this contract was entered into, will not prejudice the right of any other **Officer** to indemnity under the **Policy**. Provided that the other **Officer**:

- a. is innocent of and has no prior knowledge of this conduct; and
- b. immediately upon becoming aware of this conduct advises **us** in writing of all known facts in relation to this conduct.

This extension does not relieve any **Officer** from the duty of disclosure owed to **us**.

6. Extended Reporting period

If we refuse to offer renewal terms at the end of the Period of Insurance for any reason other than failure to pay the premium, you may be entitled to one extension of the Policy for a further 12 months starting upon expiry of the Period of Insurance by paying us 100% of the expiring annual premium. This extension only provides cover for Wrongful Acts actually or allegedly attempted or committed prior to expiry of the Period of Insurance. You must give US notice that you require this Extended Reporting Period prior to expiry of the Period of Insurance. This extension will only be offered at our option and we must agree to this extension in writing.

All cover under this extension ceases if you effect another professional indemnity policy with any insurer incepting at any time on or after the expiry of the original **Period of Insurance**

Additional Exclusions for Part B

This **Part** of the **Policy** does not provide any indemnity in respect of any actual or alleged liability:

1. Property Damage

arising from, attributable to or in any way connected with destruction of or damage to tangible property including **Loss** of use of the tangible property.

2. Capital Raising and Prospectus Liability

arising from attributable to or in any way connected with any offer for the raising of capital by debt or equity, including but not limited to the initial public offering of securities in the **Sporting Club**.

3. Conflict of Interest

arising from, attributable to or in any way connected with any **Conflict**.

4. Consensual Claims

made, brought or maintained by or on behalf of any person or entity with **your** solicitation, co-operation or assistance.

5. Insolvency

first made or intimated subsequent to the date upon which the **Sporting Club** becomes **Insolvent**. This exclusion shall not apply where **you** establish, to **our** satisfaction, that the **Claim** would have arisen notwithstanding that the **Sporting Club** was **Insolvent**.

6. Insolvency and Financial Impairment

any **Claim** arising out of **your Insolvency** or **your** inability to pay debts as and when they fall due, regardless of whether **you** were **Insolvent** or not at the time of the acts giving rise to a **Claim.** For the purpose of this exclusion, 'debts' includes but is not limited to the payments of entitlements on behalf of and to **Employees.**

7. Major Shareholder Actions

brought by any shareholder having direct or indirect control of fifteen per cent (15%) or more of the **Sporting Club**.

8. Fines Penalties and Taxes

for any exemplary, aggravated, punitive or liquidated damages, fines, penalties, tax or duty.

9. Related Parties

made, brought or maintained by or on behalf of:

- a. **you**;
- b. any person or entity who or which is related to **you**, unless such person or entity is acting without any prior direct or indirect solicitation, co-operation or assistance for **you**.

10. Trading Debt

arising from, attributable to or in any way connected with any trading debt incurred by **you** or any guarantee given by **you** for any debt.

11. Retroactive Date

arising out of a breach of professional duty attributable to or in any way connected with an act or omission committed prior to the Retroactive Date

Additional Conditions for Part B

The following conditions apply to this **Part** of the **Policy**

1. Conduct of Defence

We are entitled at any time to take over and conduct the investigation, defence and/or settlement of any **Claim** in **your** name.

Any amounts incurred either by ${\bf us}$ or (with our written consent) by ${\bf you}$ in the conduct of the defence of the ${\bf Claim}$ will be part of ${\bf Defence}$ ${\bf Costs}$.

If either **we** assume the defence of a **Claim**, or **you** have our written consent to expend costs and expenses in the defence of the **Claim** without prejudice to the question of indemnity until sufficient facts and information are available to make a decision on the question of indemnity, this does not indicate that **you** are entitled to indemnity under the **Policy** or in any way waive or prejudice **our** rights under the **Policy**.

2. Loss Allocation

If a Claim:

- includes matters covered and matters not covered by this **Policy**; or
- b. is also made against a person or organisation other than **you**;

We will determine a fair and proper allocation of the proportion of the **Loss** covered by the **Policy** having regard to the comparative legal and financial responsibility for the **Loss**.

If the allocation of the **Loss** can not be agreed then a person appointed by the President of the Law Society or equivalent body in the State where the **Claim** is being heard or defended will make a final and binding determination as to the allocation of the **Loss**. The costs of person making this determination will be **Defence Costs**.

3. Representation Issues

The lawyers that **we** instruct to act on **your** behalf can disclose to **us** any information they receive in that capacity. By claiming under this **Policy, you** authorise these lawyers to disclose this information to **us** and **you** waive any claims for legal professional or client privilege against **us**.

If there is a dispute between **you** and **us**, the lawyers **we** appoint to conduct the defence of the **Claim** will also continue to advise **us** on all issues, including but not limited to **your** right to indemnity under the **Policy**. It is agreed that this will not prevent those lawyers from acting on the defence of the **Claim** on **our** instructions.

If any actual or potential conflict arises between **your** interests and **our** interests the lawyers **we** have appointed to investigate and defend the **Claim** may stop acting on **your** behalf and may continue to advise **us** in any dispute about your entitlement to indemnity under the **Policy**.

All communications between **us** and the lawyers **we** appoint to investigate, defend or settle a **Claim** are privileged as between **us**, and those lawyers and **you** are not entitled to demand access or obtain these communications or information about their contents.

4. Cross-Liability

Subject always to Additional Exclusions 3, 7 and 9 in this Part B, where **you** comprise more than one party, each of **you** is considered as a separate legal entity and the expressions **'you**' and **'your**' apply to each party as if a separate policy had been issued to each of the parties but **our** aggregate liability is limited to the **Limit of Liability** applicable to each **Part** of this **Policy**.

Part C - Management Liability

Insuring Clause for Part C

1. The Cover

Subject to the terms of this **Policy**, we will:

- a. indemnify your Officer for all Loss arising from a Claim against that Officer, where the Officer is acting in their capacity as an Officer and not indemnified by you;
- indemnify the Sporting Club for all Loss arising from a Claim against the Sporting Club for a Wrongful Act in the conduct of the Club Business;
- indemnify the Sporting Club for all Loss incurred up to a limit of \$1 million arising from an Employment Practices Liability Claim; and
- d. reimburse the **Sporting Club** for all **Loss** arising from a **Claim** against any of **your Officers** acting in their capacity as **Officers**, where **you** have indemnified the **Officer**:

where the **Claim** is first made during the **Period of Insurance** and first reported to **us** during the **Period of Insurance**.

We will not indemnify you or your Officer for the matters excluded under the General Exclusions or the Additional Exclusions for this Part of the Policy.

You must comply with the General Conditions and the Additional Conditions for this Part of the Policy.

Any indemnity provided by **us** to **you** or **your Officer** is provided in consideration of payment of the **Premium** by **you** and is subject to the terms and conditions of this **Policy** including the **Limit of Indemnity** for **Part C** and the **Excess**.

Limit of Indemnity for Part C

Our total liability under Part C of the Policy in respect of any one Claim, and in the aggregate for all Claims made during the Period of Insurance, inclusive of Defence Costs will not exceed the Limit of Indemnity for Part C.

If a limit is shown in the **Schedule** for a particular cover or extension then **our** total liability under that

cover or extension is that limit (inclusive of **Defence Costs**) and not the **Limit of Indemnity** for **Part C**, or a limit is included in the **Policy** for a particular cover or extension, and the limit is part of and not in addition to the **Limit of Indemnity** for **Part C**.

Automatic Extensions for Part C

We agree to provide cover under these extensions, for no additional premium, provided that:

- a. the indemnity provided is subject to the exclusions, conditions, Excess and all other terms of this Policy; and
- the inclusion of any extension shall not increase the Limit of Indemnity for Part C.

1. Advanced Defence Costs

Prior to determining **your** or **your Officer's** entitlement to indemnity under the **Policy** we will advance **Defence Costs** to **you** or **your Officer** subject to the following:

- a. We reserve the right to cease paying any Defence Costs or paid to you or your Officer under this Extension in relation to the extent that either you or your Officer are respectively found not to be entitled to indemnity.
- b. In the event that either **you** or **your Officer** are found not to be entitled to indemnity, **we** require **you** or **your Officer**, as the case may be, to repay all **Defence Costs** within 30 days.

2. Inquiry Costs

Prior to determining **your** or **your Officer's** entitlement to indemnity under the **Policy** we may advance **Inquiry Costs** up to a limit of \$250,000 to **you** or **your Officer** subject to the following:

- a. the notice requiring your or your Officer's attendance at an Inquiring Body is first received by you and notified to us during the Period of Insurance;
- b. the attendance arises directly from your Club Business;
- c. we reserve the right to cease paying any Inquiry Costs or paid to you or your Officer under this Extension if and to the extent that you or your Officer, as the case may be, are found not to be entitled to indemnity.
- d. In the event that you or your Officer are found not to be entitled to indemnity, we require you or your Officer, as the case may be, to repay all Inquiry Costs within 30 days.

3. Fines and Penalties

We will indemnify any Officer or Employee for Penalties arising out of any Claim indemnified under this Part up to a limit of \$50,000. Exclusion 6 - Fines Penalties and Taxes contained within the Additional Exclusions Part C does not apply to any Claim under this Automatic Extension.

4. Dishonesty

You agree that, subject to this clause and the remaining terms of the Policy, General Exclusion 8 - Fraudulent and Intentional Conduct will not apply to any Claim arising from or attributable to any dishonest, fraudulent, criminal or malicious act, error or omission of any Employee or Officer in the conduct of the Club Business.

Provided that no indemnity is available by virtue of this clause:

- a. where you have knowingly engaged in or condoned such conduct,
- b. for any person committing or condoning the act, error or omission,
- c. for any Loss sustained or liability incurred as a result of any act, error or omission occurring after the date on which you first discover, or have reasonable cause for suspicion of, dishonest, fraudulent, criminal or malicious conduct on the part of any such person.

5. Loss of Documents

If during the **Period of Insurance you** first discover that any **Documents** the property of or entrusted to **you** have been destroyed, damaged, lost or mislaid **we** will cover **you** up to a limit of \$250,000 for:

a. your legal liability which is based on or

- attributable to such **Documents** having been destroyed, damaged, lost or mislaid; and
- b. costs and expenses of whatsoever nature incurred by **you** in replacing or restoring such **Documents**.

Provided always that:

- such costs and expenses are supported by accounts approved by a competent person nominated by us.
- ii. no liability will attach for any **Loss** brought about by wear, tear, vermin, mould or mildew or any other gradually operating cause.
- iii. the maximum aggregate amount payable by the **us** under this extension in any **Period of Insurance** is \$250,000 inclusive of **Defence Costs** which is part of and not in addition to the **Limit of Indemnity for Part C**.

6. Intellectual Property

We agree to provide cover for infringement of rights of intellectual property, provided that the act, error or omission by **you** is unintentional and is committed in the course of the conduct of **your Club Business**.

7. Estates

We agree to provide cover for the estate, heirs, legal representatives or assigns of any deceased, incompetent or insolvent **Officer**.

8. Reinstatement of Limit of Indemnity for Part C If the Limit of Indemnity for Part C set out in the Schedule is exhausted or partially exhausted due to payments by us of Loss under this Policy, we agree to reinstate the Limit of Indemnity for Part C by the amount by which it is exhausted provided that:

- a. the reinstatement will not apply to **Claims** made prior to the effective date of the reinstatement:
- the aggregate of the amounts reinstated during the Period of Insurance will be limited to an amount equal to the Limit of Indemnity for Part C applicable at the start of the Period of Insurance; and
- c. the Limit of Indemnity for Part C reinstated will represent our total liability for all Claims made during the time from the effective date of the reinstatement until the expiry of the Period of Insurance:
- d. if any Officer has insurance that operates in excess of this Policy, a reinstatement will not apply until the amounts payable under that insurance are exhausted.

9. Continuous Cover

If you:

- a. first became aware of facts or circumstances that might give rise to a Claim, prior to the Period of Insurance; and
- b. had not notified **us** of these facts or circumstances prior to the **Period of Insurance**, then the **General Exclusion 14 Prior Circumstances Occurrences And Claims** will not apply to any notification during the **Period of Insurance** of any **Claim** later resulting from such facts or circumstances.

provided that:

- i. there has been no fraudulent non-compliance with **your** duty of disclosure and no fraudulent misrepresentation by **you** in respect of these facts or circumstances; and
- ii. you have been continuously insured, without interruption at the time of the notification of the Claim to us, under a Directors and Officers or Management Liability insurance policy issued by us and were insured by us at the time when you first became aware of the facts or circumstances giving rise to the Claim; and
- iii. we can reduce our liability under the Policy to the extent of any prejudice we may suffer as a result of your failure to notify the facts or circumstances giving rise to a Claim prior to the Period of Insurance; and
- iv. this extension does not apply to any indemnity provided by Automatic Extension 8 Reinstatement of Limit of Indemnity for Part C or Optional Extension 1 Fidelity Cover.

10. Run off cover

If an insured entity ceases to exist or operate or is consolidated with, merged into or acquired by any other entity prior to the expiry of the **Period of Insurance**, **we** will provide indemnity to **you**, or any of **your Officers** or **your Employees** until expiry of the **Period of Insurance**, but only in respect of **Wrongful Acts** occurring prior to the date that any such entity ceases to exist or operate or is consolidated with, merged into or acquired by any other entity.

11. Subsidiary Run Off Cover

If an entity ceases to be a **Subsidiary** prior to or during the **Period of Insurance**, **we** will provide indemnity for **Officers** of that **Subsidiary** for **Wrongful Acts** committed prior to the time that the entity ceased to be a **Subsidiary**.

12. Joint Venture Cover

We agree to provide cover for liability arising from any **Claim** in respect of any **Joint Venture** but not for any claim brought by or on behalf of any partners in the **Joint Venture** or any entity established to manage or conduct the **Joint Venture**.

13. Libel and Slander

We agree to provide cover for defamation provided that the act, error or omission by **you** is unintentional and is committed in the course of the conduct of **your Club Business**.

14. New Subsidiaries

If you create or acquire a **Subsidiary** during the **Period of Insurance**, we will provide indemnity to the **Subsidiary** for **Wrongful Acts** committed after the time that the entity became a **Subsidiary**.

If the **Subsidiary** has a consolidated asset value at the time of creation or acquisition of 20% or more of the total consolidated asset value of **you**, the cover provided by this Extension will cease at 4 pm 60 days after the creation or acquisition of the **Subsidiary** unless:

- a. **we** are given notice of the **Subsidiary** within 60 days of its creation or acquisition; and
- b. we agree to indemnify the Subsidiary; and
- c. **we** agree to any additional terms or payment of premium that **we** may request.

15. Not for Profit Organisation Outside Directorships

We will provide you with cover for Outside Directorships in Not for Profit Organisations held by any of your Officers at the start of or during the Period of Insurance. This cover will only extend to directors and officers of the Not for Profit Organisation who are also your Officers. This cover will only apply in excess of any insurance indemnifying the Officer available to the Not for Profit Organisation

16. Occupational Health and Safety

We will pay on behalf of you Defence Costs incurred in defending Claims against you first made and notified to you during the Period of Insurance in connection with Work Health and Safety Laws of the Commonwealth of Australia. The Claims must be brought within the jurisdiction of the laws of the Commonwealth of Australia. Exclusion 1 - Bodily Injury and Property Damage of the Additional Exclusions for this Part does not apply to this extension.

Our total liability under this Extension is limited to \$250,000. If **you** are entitled to payment under this extension there is no entitlement to cover under the **Inquiry Costs extension**.

17. Severability

We agree that any conduct of any individual **Officers**, where the **Officer** breached the duty of disclosure or made a misrepresentation to **us** before this contract was entered into, will not prejudice the right of any other **Officers** to indemnity under the **Policy**. Provided that the other **Officer**:

- a. is innocent of and has no prior knowledge of this conduct; and
- b. immediately upon becoming aware of this conduct advises **us** in writing of all known facts in relation to this conduct.

This Extension does not relieve any **Officer** from the duty of disclosure owed to **us**.

18. Spousal Cover

We will pay on behalf of the legal spouse of any of **your Officers, Loss** in respect of any **Wrongful Act** by the **Officer** as if the **Claim** were made against the **Officer** but only if the claim is made against the spouse only because of:

- a. the spouse's legal status as spouse of the Officer: or
- b. the spouse's interest in property which the claimant seeks as recovery for a **Wrongful Act**.

19. Trade Practices Act

We will pay on **your** behalf any **Claim** brought pursuant to the:

- a. misleading and deceptive conduct provisions under Part V of the *Trade Practices Act* 1974 (Cth) or similar legislation enacted by the Commonwealth of Australia or its states or territories; or
- b. restrictive trade practices provisions of the *Trade Practices Act* 1974 (Cth) or similar legislation enacted by the Commonwealth of Australia or its states or territories.

20. Extended Reporting period

If **we** refuse to offer renewal terms at the end of the **Period of Insurance** for any reason other than failure to pay the premium, **you** may be entitled to one extension of the **Policy** for a further 12 months starting upon

expiry of the **Period of Insurance** by paying **us** 100% of the expiring annual premium. This extension only provides cover for **Wrongful Acts** actually or allegedly attempted or committed prior to expiry of the **Period of Insurance**. **You** must give **us** notice that **you** require this Extended Reporting Period prior to expiry of the **Period of Insurance**. This extension will only be offered at **our** option and **we** must agree to this extension in writing.

All cover under this extension ceases if you effect another management liability or directors and officers policy with any insurer incepting at any time on or after the expiry of the original **Period of Insurance**.

21. Retirement cover

Any of **your Officers** who has retired from all employment and holding any office prior to the expiry of the **Period of Insurance** will be entitled to cover under this **Policy** until expiry of the **Period of Insurance** but only in respect of **Wrongful Acts** actually or allegedly attempted or committed prior to retirement.

We agree to provide cover under these **Optional Extensions**, provided that:

- a. it is shown on the **Schedule** that indemnity is provided under an extension; and
- b. all terms and conditions of this **Policy** apply; and
- the inclusion of any extension does not increase the Limit of Indemnity for Part C; and
- d. if a limit for an extension is shown in the Schedule then this amount represents our total liability for that extension.

1. Fidelity Cover

We will reimburse the **Sporting Club** up to a limit of \$100,000 for any **Loss** of money, negotiable instruments, bearer bonds or coupons, stamps, bank or currency notes belonging to the **Sporting Club** or for which the **Sporting Club** is legally liable; due to any dishonest or fraudulent act or omission of **your Officer**, **Member** or **Employee** which is first discovered by the **Sporting Club** during the **Period of Insurance** and notified to **us** during the **Period of Insurance**.

The **Sporting Club** will be responsible for the costs of proving its **Loss** under this extension.

We will not cover any Loss:

- a. discovered before the start of the **Period of** Insurance;
- arising outside of Australia or arising out of, based upon or attributable to or in any way connected with a **Loss** occurring outside of Australia;
- if the **Loss** can only be proven by profit and loss accounts or inventory calculations or stock takes;
- d. of income direct, indirect or consequential regardless of whether it is realised or not realised by the **Sporting Club**;
- e. in relation to the costs of rewriting or reinstalling

- computer programs or systems;
- f. caused by or contributed to by a Member, Officer or your Employee who did not hold that office, was not employed by you or was not a Member at the time the Loss occurred;
- any consequential Loss arising from any dishonest, fraudulent, criminal or malicious acts or omissions of any Member or any of your Employees or Officers;
- arising from default of a loan or credit offered by or to the **Sporting Club**;
- arising from or as a result of the voluntary giving of money, negotiable instruments, bearer bonds or coupons, stamps, bank or currency notes unless as a result of a dishonest, fraudulent, criminal or malicious acts or omission of a Member or any of your Employees or Officers;
- j. arising from or as a result of any kidnap, ransom or extortion; or
- k. arising from or as a result of the distribution or accessing of any confidential information including but not limited to customer information, trade secrets, computer information, patents or trade marks.

2. Pollution Defence Costs

We will pay Defence Costs or Inquiry Costs up to a limit of \$100,000 for any Claim brought against you for a Claim arising directly or indirectly from the actual or alleged dispersal, discharge, release or escape of Pollutants. General Exclusion 13 - Pollution does not apply to this Extension

Additional Exclusions for Part C

This **Part** of the **Policy** does not provide any indemnity for **Loss**, or **Defence Costs**, in respect of any actual or alleged liability:

1. Bodily Injury and Property Damage

arising from, attributable to or in any way connected with

bodily injury, sickness, disease or death of any person (but not emotional distress or mental anguish); or destruction of or damage to tangible property including loss of use of the tangible property.

2. Capital Raising and Prospectus Liability

arising from attributable to or in any way connected with any offer for the raising of capital by debt or equity, including but not limited to the initial public offering of securities in the **Sporting Club**.

3. Conflict of Interest

arising from, attributable to or in any way connected with any **Conflict**.

4. Consensual Claims

made, brought or maintained by or on behalf of any person or entity with **your** solicitation, co-operation or assistance.

5. Employment Practices Liability for an Employment Practices Liability Claim:

- a. arising directly or indirectly from failure or allegations of failure to comply with procedural or notification requirements upon termination of employment because of redundancy; or
- arising directly or indirectly from failure or allegations of failure to comply with workers' compensation or work health and safety laws however this does not apply to the Extension 17 -Occupational Health and Safety; or
- c. relating to contracts alleged to be harsh, unfair, unconscionable or contrary to public interest; or
- d. relating to the costs of changing premises or equipment or work practices; or
- e. arising directly or indirectly from failure or allegations of failure to comply with the express terms of any workplace agreement which is lodged with an industrial tribunal, terms of legislation or terms of an award; or
- f. arising directly or indirectly from a breach of an implied or express term of a contract of employment requiring **you** treat an **Employee** in good faith, fairly, with trust and confidence; or
- g. arising directly or indirectly out of any strike, lock out, picket, go slow, work to rule or any other industrial action.

6. Fines Penalties and Taxes

for any exemplary, aggravated, punitive or liquidated damages, fines, penalties, tax or duty.

7. Insolvency

first made or intimated subsequent to the date upon which the **Sporting Club** becomes **Insolvent**. This Exclusion shall not apply where **you** establish, to **our** satisfaction, that the **Claim** would have arisen notwithstanding that the **Sporting Club** was **Insolvent**.

8. Insolvency and Financial Impairment

any Claim arising out of your Insolvency or your inability

to pay debts as and when they fall due, regardless of whether **you** were **Insolvent** or not at the time of the acts giving rise to a **Claim.** For the purpose of this exclusion, 'debts' includes but is not limited to the payments of entitlements on behalf of and to **Employees**.

9. Major Shareholder Actions

brought by any shareholder having direct or indirect control of fifteen per cent (15%) or more of the **Sporting Club**.

10. Breach of Professional Duty

breach or alleged breach of duty, or error or omission, relating to the rendering or failure to render professional services and/or professional advice

11. Related Parties

made, brought or maintained by or on behalf of **you** except for:

a. a Claim resulting from Employment Practices
Liability;

b. **Defence Costs**;

- a shareholder derivative action brought or maintained on behalf of the **Sporting Club** without the solicitation, co-operation or assistance of any **Member** and provided the shareholder was not an **Member** at the time the **Wrongful Act** occurred;
- d. any Claim brought or maintained by a liquidator, receiver or administrative receiver derivatively on behalf of the Sporting Club without the solicitation, co-operation or assistance of any Member:
- e. any Claim brought or maintained by you for contribution or indemnity if the Claim is directly resulting from another Claim covered by this Policy;
- f. a **Claim** by the **Sporting Club** pursuant to Section 50 of the *Australian Securities and Investments Commission Act 2001* [Cth]; or
- g. a Claim by any person or entity who or which is related to or associated with you, and such person or entity is acting without your prior direct or indirect solicitation, co-operation or assistance.

12. Trading Debt

arising from, attributable to or in any way connected with any trading debt incurred by **you** or any guarantee given by **you** for any debt.

13. Retroactive Date

arising out of a breach of professional duty attributable to or in any way connected with an act or omission committed prior to the Retroactive Date.

The following conditions apply to this **Part** of the **Policy**

1. Conduct of Defence

We are entitled at any time to take over and conduct the investigation, defence and/or settlement of any **Claim** in **your** or **your Officer's** name.

Any amounts incurred either by **us** or (with our written consent) by **you** or **your Officer** in the conduct of the defence of the **Claim** will be part of **Defence Costs**.

If either we assume the defence of a Claim, or you or your Officer have our written consent to expend costs and expenses in the defence of the Claim without prejudice to the question of indemnity until sufficient facts and information are available to make a decision on the question of indemnity, this does not indicate that you or your Officer are entitled to indemnity under the Policy or in any way waive or prejudice our rights under the Policy.

2. Loss Allocation

If a Claim:

- includes matters covered and matters not covered by this **Policy**; or
- b. is also made against a person or organisation other than **you** or **your Officer**;

we will determine a fair and proper allocation of the proportion of the **Loss** covered by the **Policy** having regard to the comparative legal and financial responsibility for the **Loss**.

If the allocation of the **Loss** can not be agreed then a person will be appointed by the President of the Law Society or equivalent body in the State where the **Claim** is being heard or defended to make a final and binding

determination as to the allocation of the **Loss**. The costs of that person making this determination will be **Defence Costs**.

3. Representation Issues

The lawyers that **we** instruct to act on **your** behalf can disclose to **us** any information they receive in that capacity. By claiming under this **Policy, you** authorise these lawyers to disclose this information to **us** and **you** waive any claims for legal professional or client privilege against **us**.

If there is a dispute between **you** and **us**, the lawyers **we** appoint to conduct the defence of the **Claim** will also continue to advise **us** on all issues, including but not limited to **your** right to indemnity under the **Policy**. It is agreed that this will not prevent those lawyers from acting on the defence of the **Claim** on **our** instructions.

If any actual or potential conflict arises between **your** interests and **our** interests the lawyers **we** have appointed to investigate and defend the **Claim** may stop acting on **your** behalf and may continue to advise **us** in any dispute about the your entitlement to indemnity under the **Policy**.

All communications between **us** and the lawyers **we** appoint to investigate, defend or settle a **Claim** are privileged as between **us**, and those lawyers and **you** are not entitled to demand access or obtain these communications or information about their contents.



Product issued by: Great Lakes Reinsurance (UK) PLC (ARBN 127 740 532, ABN 18 964 580 576, AFSL 318603) acting through its agent Sports Underwriting Australia Pty Ltd.