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KEY INFORMATION



1 INTRODUCTION

For the purpose of this policy, the **Policyholder** is the Dive Organisation, and the beneficiary of the policy's benefits are the **Insured** under the policy. This agreement does not give you, as the **Policyholder**, direct rights under the Policy of insurance but enables the **Insured** to receive the benefits described below. Strict compliance with the terms and conditions of this agreement is required if the **Insured** is to receive its benefits

2 DIVING RISKS INSURANCE

This diving and associated risks insurance policy is underwritten by IDA Insurance Limited (the *Insurer*). This policy, the *Policy Schedule* and any *Endorsements* are based on the information the *Policyholder* and/or the *Insured* provided *Us* and form the contract of insurance between *You* and *Us*. Each Insured should read this policy, *Policy Schedule* and any *Endorsements* carefully, keep them in a safe place and refer to them should a policy service be required or a claim occurs.

3 BASIS OF COVERAGE

The *Insurer* will (unless specified to the contrary) provide EACH *Insured* person named in the *Policy Schedule* with insurance in the manner described in each section of this policy, subject to the terms, provisions, conditions, limitations and exclusions therein and the General Exclusions and General Conditions of this policy.

THIS IS NOT a private medical insurance policy and only gives cover during a diving activity. We will pay for private treatment only if there is no appropriate reciprocal health agreement in existence, no without charge public service available or no other, more specific health or travel insurance cover. We also reserve the right to organise a transfer from a private medical facility to a public medical facility where appropriate.

In the event of medical treatment becoming necessary for which reimbursement will be sought, **You** will be expected to allow us, or our representatives, unrestricted access to all **Your** medical records and information.

This insurance policy has been issued on a non-advised basis. This means that **We** have not provided **You** with any recommendation as to the suitability of the policy and it is **Your** responsibility to decide whether this policy meets **Your** requirements.

4 CANCELLATION RIGHTS

1. Cancellation by You

Your right to cancel – If, after having purchased this insurance, **You** decide that it does not meet **Your** requirements please contact:

IDA Insurance Limited DAN Building, Level 1 Sir Ugo Mifsud Street Ta' Xbiex

XBX 1431 Malta

Telephone: +39085-8930333 Email: info@idassure.eu

The insurance policy must be canceled within 14 days of the Date of Issue and, provided that no claims have been made and **You** have not travelled or dived, the premium will be refunded in full..

If you wish to cancel the Insurance Policy, after the 14 days cooling-off period has elapsed, we will require 30 days' notice of the cancellation, after which time we will reimburse a proportion of the Premium for the unexpired Period of Insurance (calculated at 1/365th of the annual Premium for the number of unexpired days), net of taxes and a €30 cancellation fee to cover our costs of administering the cancellation, subject to no claims having been notified.





2. Cancellation by Us

We have the right to cancel the Insurance Policy by giving You 30 days' written notice, provided that notice is given within 60 days of settlement or refusal by Us to cover the claim. If We cancel the Insurance Policy following a refusal of claim, We will reimburse the part of the premium, net of taxes, paid for the unexpired risk period. If **We** cancel the Insurance Policy following claim settlement no refund of premium will be due.

5 HOW TO MAKE A CLAIM

If there are any circumstances that may give rise to a claim under this policy, the *Insured* (or his/her legal or personal representatives) must in respect of any claim contact **Our** claims office as soon as practicable at:

IDA Insurance Ltd - Claims Department

DAN Building, Level 1 Sir Ugo Mifsud Street, Ta 'Xbiex, XBX 1431 Malta

Telephone: +356 2016 1600

Email: claims@idassure.eu

- 1. Provide details of such circumstances and request a claim form ensuring that Your DAN membership number or the insurance policy number stated in the **Policy Schedule** is quoted whenever contacting the claims handler.
- 2. Complete and return the claim form together with all documentation requested by Us. All claims must be substantiated by receipts, valuations, medical, police or other report(s) as may be applicable and requested by the Insurer. The Insurer will only be able to process the claim once all requested documentation has been provided. Please note that in certain circumstances more immediate action is required to ensure that Your claim is not prejudiced.

6 HOW TO REGISTER A COMPLAINT

It is **Our** intention to provide an excellent service to all **Insured** persons. However, **We** recognise that there may be occasions when You feel that this has not been achieved. If You are dissatisfied with any aspect of the service that **You** receive, in the first instance please contact:

Complaints Management Function

IDA Insurance Limited DAN Building, Level 1 Sir Ugo Mifsud Street Ta' Xbiex XBX 1431 Malta

Or send an email for the attention of the Managing Director to: info@idassure.eu

If You are still dissatisfied, You may seek assistance from:

Office of the Arbiter for Financial Services 1st Floor St. Calcedonius Square Floriana FRN 1530

Further information can be found at: https://financialarbiter.org.mt

You may also seek assistance from:

You may also seek assistance from La Médiation de l'Assurance at: https://www.mediationassurance.org/

The existence of this complaint procedure does not affect any right of legal action You may have against IDA Insurance Limited (the *Insurer*).





7 ARBITRATION

If any difference shall arise as to the amount to be paid under this insurance policy (liability being otherwise admitted), such difference shall be referred to an arbitrator to be appointed by the parties, in accordance with the statutory provisions in force in Malta. Alternatively, You can access the Online Dispute Resolution (ODR) platform at: https://ec.europa.eu/consumers/odr

The ODR platform is designed to facilitate communication between You, the Insurer and a dispute resolution body. A dispute resolution body is an impartial organisation or individual that helps consumers and traders resolve disputes without going to court. Under European law, alternative dispute resolution (ADR) can be used for any dispute arising from a contract between an Insurer and consumer, whether the product was bought online or offline or whether You and the Insurer are based in the same or in different EU countries.

The ODR platform only uses dispute resolution bodies approved by their national governments for quality standards relating to fairness, transparency, effectiveness and accessibility. The ODR platform also makes the process of ADR easier by providing automated translations between all EU languages, as well as information and support throughout. You may only pursue a right of action against the Insurer, where a difference has been referred to arbitration and an award made.



GENERAL INFORMATION



1 DAN EUROPE FOUNDATION

This diving and associated risks insurance policy has been issued by the *Insurer* to *You*, a DAN Europe Foundation member resident in the countries and *Territories* that are the responsibility of DAN Europe Foundation. It is DAN Europe's understanding that all citizens or residents of the territories included in the list of the DAN Europe countries (available on www.daneurope.org) can subscribe to and become members of the Foundation. However, citizens of, or residents in, countries outside the European Union or European Economic Area, whilst being entitled to purchase membership benefits and services, may be restricted from purchasing insurance products. If *You* are a citizen of or resident in these countries, *You* are recommended to contact the *Insurer* prior to purchasing membership and insurance to confirm what membership and insurance benefits *You* are entitled to and to ensure that *Your* membership documents are correctly issued.

2 INSURER INFORMATION

All cover under this policy is provided by IDA Insurance Limited (the *Insurer*) which is registered in Malta (No. C36602).

IDA Insurance Limited is authorised and regulated by the Malta Financial Services Authority and operates throughout the European Union and the European Economic Area under freedom of services authorisation.

3 RECIPROCAL HEALTH AGREEMENT

When travelling to, or within, European Union Countries **You** are strongly advised to obtain a European Health Insurance Card (EHIC), which will entitle **You** to benefit from the reciprocal health agreements which exist between European Union countries.



GENERAL DEFINITIONS



APPLICABLE TO ALL SECTIONS OF THE INSURANCE OTHER THAN AS STATED HEREIN TO THE CONTRARY. Wherever these words or phrases appear in **bold italic type** in this insurance policy they will have these meanings:

1. 24/7 Emergency Operating Centre

Means the assistance services provided by the Contractor engaged by $\it Us$ to provide a 24/7 emergency contact service to $\it You.$

2. Accident

Means a sudden, unexpected, unusual, specific event which occurs at an identifiable time and place and includes:

- a. Barotrauma and decompression illness (including suspected decompression illness if diagnosed by Us).
- **b.** Asphyxia of a non-pathological origin.
- c. Acute poisoning or envenomation caused by the ingestion or absorption of substances.
- d. Drowning.
- **e.** Exposure hypothermia or frostbite directly resulting from a mishap to a conveyance, including being shipwrecked or stranded, that is otherwise unavoidable.
- f. Sunstroke or heatstroke.
- g. Injuries and traumas in general, including when caused by marine life, occurring anywhere in the world.

3. Bodily Injury

Means identifiable physical injury which:

- a. Is caused by an Accident; and
- **b.** Solely and independently of any other cause, except illness directly resulting from, or medical or surgical treatment rendered necessary by such injury, occasions the death or disablement of the *Insured* within twelve months from the date of the *Accident*.

4. Country of Residence

Means **Your Country of** permanent **Residence** provided by **You** when applying for this Insurance policy. This should be the country in which **You** are eligible to receive public, free-of-charge health services.

5. Diving Activity/Diving Activities

Means:

- **a.** Recreational, Technical or Scientific Diving with scuba or rebreather apparatus from the moment **You** lift **Your** assemble Buoyancy Compensator Device / underwater breathing apparatus to wear it and enter water, until **You** totally exit water and **Your** assembled Buoyancy Compensator Device / underwater breathing apparatus is placed on the ground.
- b. Freediving or Snorkelling, from the moment You completely enter until You exit water.

6 Diving Bodies

Means recognised national controlling organisations, whether or not affiliated to R.S.T.C. or C.M.A.S., subject to National, European and International laws, norms and regulations, that establish and publish guidelines and recommendations for safe diving practice.

7. Emergency Medical Assistance

Means any request made for Emergency Medical Assistance via the 24/7 Emergency Operating Centre.

8. Endorsement

Means any alteration made to the Insurance Policy which has been agreed by *Us* in writing.

9. Excess

Means the amount of money that the *Insured* will pay towards a claim as stated in the *Policy Schedule*.

^{10.} Freediving

Means breath-holding **Diving Activity** without the use of breathing apparatus.





11. Gross Negligence

Means an action or omission that represents an extreme disregard for either **Your** own safety, or for the safety of others to whom **You** owe a reasonable duty of care. This includes, but is not limited to: undertaking **Diving Activities** without holding the requisite certification and/or level of experience required for that type of activity; voluntary and unjustified breach of standards of the **Diving Body** that authorises you to teach; the use of any breathing apparatus that has not been maintained in accordance with the manufacturer's specifications.

12. Insured/You/Your

Means the Beneficiary who will benefit from this policy, as being the **Policyholder**'s client as being insured.

13. Insurer/We/Our/Us

Means IDA Insurance Limited, DAN Building, Level 1, Sir Ugo Mifsud Street, Ta' Xbiex, XBX 1431, Malta.

14. Loss of Limb

Means loss by physical separation of a hand, at or above the wrist, or of a foot, at or above the ankle, and includes total and irrecoverable loss of use of hand, arm or leg.

15. Medical Expenses

Means expenses necessarily incurred by **You** for medical, hospital, surgical, manipulative, therapeutic, x-ray or nursing treatment, including the cost of medical supplies and ambulance hire and other medical evacuation expenses from the location of the **Accident** to the nearest reasonable treatment centre, but not including pharmaceuticals purchased by **You** as an outpatient.

^{16.} Mental Illness

Means a condition characterised by the presence of symptoms such as delusions, hallucinations, disorder of thought form, disturbance of mood, or sustained or repeated irrational behaviour, which impairs, either temporarily or permanently, the mental functioning of a person. Examples of *Mental Illness* include, but are not limited to, phobias, stress, depression, anxiety disorders, schizophrenia, eating disorders, addictive behaviour and panic attack.

¹⁷ Period of Insurance

Means the **Period of Insurance** stated in the **Policy Schedule.**

18. Permanent Total Disablement

Means disablement which entirely prevents **You** from attending to any business or occupation of any and every kind which lasts twelve months and, at the expiry of that period, is beyond hope of improvement.

^{19.} Policyholder

Means the Dive Organisation mentioned on the *Policy Schedule*.

^{20.} Policy Schedule

Means the insurance document providing written confirmation of cover for insurance to the **Period of Insurance**.

21. Pre-Existing Medical Condition

Means any medical condition for which You have already received medical advice or treatment prior to purchasing this insurance

^{22.} Professional Diving

Means the provision of advice and instruction in **Diving Activities** including all supervising, training, escorting or guiding services provided by diving instructors, assistant instructors and underwater guides.

23. Recreational Diving

Means Diving Activities carried out by the Insured, whether as a student or not, including:

- a. Compressed air diving.
- **b.** Enriched air "nitrox" diving with fixed percentages up to 40% oxygen.
- **c.** Cavern / Cave and Wreck Diving as long as the Insured is appropriately trained and certified and the penetration dives are conducted within the natural light zone of a cavern / cave and wreck and the entrance is visible at all times within 40 metres from the surface, including vertical and horizontal distances.





^{24.} Scientific and Media Diving

Diving Activities conducted exclusively for scientific purposes in general, including but not limited to study and research, environmental conservation and protection, scientific and technical documentation and information. Such activities shall be conducted in the course of the **Insured**'s employment or participation in the performance of a contract and within the parameters indicated in the definitions of **Recreational Diving**, **Technical Diving**, **Freediving and Snorkeling**.

^{25.} Snorkelling

Means in-water activity with the use of a mask, snorkel and fins.

^{26.} Technical Diving

Means open circuit or rebreather diving with the use of variable gas mixtures (Nitrogen-Helium-Oxygen otherwise called Trimix or Helium – Oxygen otherwise called Heliox) up to depths not exceeding 130 metres, and subject to the medically recommended maximum gas partial pressures of 1,4ATA Oxygen for the bottom part of the dive, 1,6 ATA Oxygen during decompression and 3,95 ATA Nitrogen. On written submission of a full dive profile and proposed safety and support measures, the *Insurer* may consider providing specific, per-dive insurance for any dive exceeding 130 metres and/or the maximum gas partial pressure limits allowed above. *Technical Diving* also includes wreck penetration and full cave diving, regardless of the distance covered.

^{27.} Territory/Territories

Means the DAN Europe countries. A list of DAN Europe countries can be found on www.daneurope.org

^{28.} Terrorism

Means the use of violence for political ends and includes any use of violence for the purpose of putting the public, or any section of the public, in fear. In any action, suit or other proceedings where the *Insurer* alleges that, by reason of the provisions of this clause, any loss, destruction or damage is not covered by this Insurance policy, the burden of proving such loss, destruction or damage is covered shall be upon the *Insured*.

Words in the masculine gender shall include the feminine.



GENERAL EXCLUSIONS



APPLICABLE TO ALL SECTIONS OF THE INSURANCE OTHER THAN AS STATED HEREIN TO THE CONTRARY.

- 1. This insurance does not cover any:
 - a. Person aged 75 or over, unless, unless the policy specifically confirms this in writing
 - **b.** Loss, damage, **Bodily Injury**, death, disease, illness, liability costs or expenses arising out of or in connection with any wilful, malicious or criminal act of the **Insured** or breach of any law or enactment by the **Insured** or arising out of **Your Gross Negligence**.
 - **c.** Claims arising out of any **Pre-Existing Medical Condition.**
 - **d.** Claims arising if at the time of purchasing this insurance the Insured:
 - i. Is aware of any circumstances which could reasonably be expected to give rise to a claim under this insurance.
 - **ii.** Have had a cancerous, cardiovascular, cerebrovascular, renal, respiratory, psychiatric or mental condition.
 - **iii.** Have had any other medical condition which is under the supervision of a hospital or a consultant or doctor or has required any hospital admission or treatment in the previous 12 months.
 - **iv.** Have been taking continuous medication and have had any change in medication or increase in dosage in the previous 12 months resulting from a deterioration in the condition being treated.
 - **v.** Have any medical conditions for which the Insured is on a hospital or specialist's waiting list for inpatient or outpatient treatment or investigation.
 - vi. Have been advised of a terminal prognosis.
 - **e.** Claim caused by or arising from:
 - i. Wilfully self-inflicted illness or injury, the influence of intoxicating liquor or drugs (except drugs taken in accordance with treatment prescribed and directed by a registered medical practitioner other than for drug addiction), alcoholism, drug addiction, solvent abuse, sexually transmitted diseases, travel contrary to medical advice or where the purpose of travelling is to obtain medical treatment.
 - ii.. Mental Illness.
 - **iii.** Myocardial infarction and its consequences, hernias and the breaking of subcutaneous tendons, unless such diseases are the consequence of an insured external and violent cause.
 - **iv.** Human Immunodeficiency Virus (HIV) and/or any HIV related illness including Acquired Immune Deficiency Syndrome (AIDS) and/or any mutant derivatives or variations thereof.
 - v. Epidemic and pandemic diseases of any kind.
 - **f.** Death, injury, illness or disablement directly or indirectly resulting from, or consequent upon, the *Insured*'s own suicide or attempted suicide or deliberate exposure to danger (except in an attempt to save human life) or the Insured's own criminal act.
 - **g.** War, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war or any act, condition or warlike operation *Incident* to war.
 - **h.** Warlike action by a regular or irregular military force or civilian agents, or any action taken by any government, sovereign or other authority to hinder or defend against an actual or expected attack.
 - i. Insurrection, rebellion, revolution, attempt to usurp power, or popular uprising, or any action taken by governmental or martial authority in hindering or defending against any of these.
 - **j.** Discharge, explosion or use of a weapon of mass destruction, whether or not employing nuclear fission or fusion, or chemical, biological, radioactive or similar agents, by any party at any time for any reason.
 - **k.** Terrorist Action or any action taken by anyone to prevent real or perceived imminent Terrorist Action, or to address ongoing Terrorist Action.



- **l.** Loss, destruction, damage, liability costs or expenses caused by pressure waves from aircraft or other aerial devices, travelling at sonic or supersonic speeds.
- **m.** Claim directly or indirectly caused by, contributed to or arising from:
 - i. Ionising radiation or contamination by radioactivity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel.
 - **ii.** The radioactive, toxic, explosive or other hazardous properties of any explosive, nuclear assembly or nuclear component thereof.
- 2. The *Insurer* shall not be liable for any claims arising directly or indirectly from:
 - a. Medical treatment or expense prescribed or administered by a family member of the Insured.
 - b. Medical treatment or expense not approved as necessary by the *Insurer* or of a non medical nature.
 - **c.** Aesthetic treatments, complications following vaccinations or for treatment from chiropractors and osteopaths
- **3.** Notwithstanding anything in the Insurance or in any extension(s) thereof, it is hereby declared and agreed that as an exclusion overriding all other terms (including the nature and terms of perils insured against) this Insurance does not cover loss or destruction of or damage to any property or **Bodily Injury** or loss resulting therefrom caused by or happening through or in consequence of:
 - a. Civil commotion
 - **b.** Any unlawful, wanton or malicious act committed maliciously by a person or persons acting on behalf of or in connection with any unlawful association as defined by the national legislation on **Terrorism** in the country where the **Policyholder** is located and/or the **Country of Residence** of the **Insured**.



GENERAL CONDITIONS



APPLICABLE TO ALL SECTIONS OF THE INSURANCE OTHER THAN AS STATED HEREIN TO THE CONTRARY.

1. Precautions

The **Insured** MUST:

- **a.** Take all reasonable precautions to prevent anything happening which may give rise to a claim under this insurance policy and take all requisite steps for safeguarding and recovering any property insured.
- b. Not book or undertake the Diving Activity against medical advice.

2. Insurer's Rights in the event of a Claim in respect of all Sections

- **a.** The *Insurer* shall be entitled, but not bound, to take over and conduct in the name of the *Insured* the defence or settlement of any claim, or to prosecute in the name of the *Insured* for its own benefit any claim for indemnity or damages or otherwise, and shall have full discretion in the conduct of any proceedings and in the settlement of any claim
- b. The *Insurer* shall be entitled at any time, in its own name or in the name of the *Insured*, to take action to effect the recovery of all or any part of a claim for emergency *Medical Expenses*, or for securing reimbursement in respect of any claim settled, and the *Insured* shall give the *Insurer* all information and assistance required.

3. Claims

If there are any circumstances that may give rise to a claim under this policy, the *Insured* must follow the procedure 'How to Make a Claim', detailed in Key Information.

4. Fraud or Misrepresentation

If any claim is in respect fraudulent or if there is a misrepresentation or concealment of information by the **Insured**, or any person acting on behalf of the **Insured** to obtain benefits under this insurance policy, all benefits here under shall be forfeited.

5. | Contracts (Rights of Third Parties) Clause

Neither this insurance policy nor any document issued pursuant to this insurance policy shall confer any benefits on any third parties. No third party may enforce any term of this insurance policy or of any provision contained in any document issued under this insurance policy. This clause shall not affect the rights of the *Insured* (as assignee or otherwise) or the rights of any loss payee.

6. Jurisdiction

The applicable law shall be the law of Malta, unless the **Policyholder** is an EU/EEA resident, in which case the applicable law shall be that of the country of the **Policyholder**.

7. Pre-existing Medical Conditions

If the consequences of an **Accident** are aggravated by any **Pre-Existing Medical Condition** which You had before the **Accident** occurred, the amount of compensation payable in respect of the consequences of the **Accident** shall be the amount which it is reasonably considered would have been payable if such consequences had not been so aggravated.

8. Uninsured Expenses

If any costs and/or expenses not covered by this insurance policy have been incurred by the *Insurer* on the *Insured*'s behalf or any additional or increased costs and/or expenses incurred by the *Insurer* as a result of the *Insured*'s failure to comply with the terms, provisions, conditions and limitations of this insurance policy, then the *Insured* shall repay all such costs and/or expenses to the *Insurer* within 30 days of his/her being requested to do so by the *Insurer*.





9. Other Insurance or Indemnities

This insurance policy is a secondary insurance policy which covers **Accident** not covered by another insurance policy. Any other insurance policy that **You** also hold covering the same risk is considered 'Primary Insurance'.

- The Insurer will not seek contribution from any other insurance held by the Insured in respect of any claim made under - Death or Permanent Total Disablement benefit.
- 2. The *Insurer* will seek indemnity from any other insurance held by the *Insured* where:
 - a. There is in force insurance covering the same claim, in which case this policy shall apply only in excess of any amount paid under such other insurance, or which would have been paid thereunder had this policy not been effected
 - **b.** The *Insured* also seeks to obtain indemnity in respect of the same claim from any other insurance, in which case the *Insurer* will not be liable to pay more than their proportionate share of any such claim, costs and expenses in connection therewith.

10. Data Protection

Personal Information – The *Insurer* in its role as Data Controller may collect, hold and process personal and sensitive data regarding the *Insured* (known as the data subject) for particular purposes as allowed by law. All data will be managed in accordance with the (EU) Regulation 2016/679 GDPR. By accepting this policy, the *Insured* consents to the *Insurer* processing this information and, where required by the *Insurer*, passing this information to third parties in accordance with (EU) Regulation 2016/679 GDPR in order to fulfill its obligations under the policy. The *Insured* may request a copy of the Policy of the Data Controller / Processor, and exercise his/her rights as a data subject in accordance with the (EU) Regulation 2016/679 GDPR.

11. Sanctions

No insurer shall be deemed to provide cover, and no insurer shall be liable to pay any claim, or provide any benefit hereunder, to the extent that the provision of such benefit would expose that insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.



COVERAGE SECTIONS



DIVING RISKS

The *Insurer* hereby agrees that if an *Accident* occurs during a *Diving Activity* within the *Period of Insurance* then *We*, the *Insurer*, will pay to, or on behalf of, the *Insured* reasonable *Medical Expenses* incurred as a result and the death or disability benefits after the total claim shall be substantiated.

You will be covered during **Diving Activities** for the following expenses as long as, in **Our** opinion following consultation with **Our** Medical Officers, these expenses are medically necessary and the costs reasonable.

In respect of coverage under this Section, the definition of **Diving Activities** is deemed to include:

- a. Assembly/disassembly and checking of diving equipment.
- **b.** Kitting up with and kitting off from diving equipment.
- **c.** Loading and unloading of diving equipment onto a means of transport for the purpose of directing oneself towards or from a dive location.
- **d.** Embarkation or disembarkation onto/from a dive boat.
- e. Filling of scuba tanks.

1 EMERGENCY MEDICAL EXPENSES & REPATRIATION

- 1. For the 7 days plan *Medical Expenses* the *Insured* will have to pay or which *We* may elect to pay on the *Insured*'s behalf, inside France. These expenses must be for first aid, medical, surgical, hyperbaric and hospital or clinic charges, emergency dental treatment, emergency transport by ambulance (or other rescue service to take you to the hospital or clinic), nursing home and nursing costs.
 - For the 365 days plan only *Medical Expenses* the *Insured* will have to pay or which *We* may elect to pay on the *Insured*'s behalf, worldwide. These expenses must be for first aid, medical, surgical, hyperbaric and hospital or clinic charges, emergency dental treatment, emergency transport by ambulance (or other rescue service to take you to the hospital or clinic), nursing home and nursing costs.
- 2. Rescue costs following a diving related accident only (including cave diving).
- 3. Extra accommodation (room costs only) and travel expenses in case of disruption of travel plans following an indemnifiable diving related *accident*, for the *Insured* and up to one travelling companion or travel partner.

Furthermore, if as a result of an **Accident**:

- **4.** For the 7 days plan *Our* Medical Officers consider prescribing specialised Medical Care including early post-acute care, rehabilitation and post-traumatic stress therapy *we* will indemnify the *Insured* for these treatment costs up to the limits stated in the *Policy Schedule*. This insurance cover is applicable in France only.
 - For the 365 days plan only Our Medical Officers consider prescribing specialised Medical Care including early post-acute care, rehabilitation and post-traumatic stress therapy we will indemnify the *Insured* for these treatment costs up to the limits stated in the *Policy Schedule*. This insurance cover is applicable worldwide.

2 DEATH OR DISABILITY

1. The *Insurer* hereby agrees that if an *Accident* occurs during a *Diving Activity* within the *Period of Insurance* which results in your death, then we, the *Insurer*, will pay on your behalf the *Death Benefit* up to the limit specified in the *Policy Schedule*.

Provided always that payment of the Death Benefit is on condition that:

- a. Death occurs within twelve months from the date of the Accident;
- **b.** Any money settled by the *Insurer* as a result of a claim submitted under any Death Benefit will be paid to the legal heirs of the *Insured*, as confirmed by legal proof or notarial deed.
- **c.** Any breathing apparatus is not modified without the authorisation of the manufacturer.
- 2. The Insurer hereby agrees that if an Accident occurs during a Diving Activity within the Period of Insurance that results in your Bodily Injury, then we, the Insurer, will pay to or on behalf of the Insured, the Permanent Total Disablement Benefit, according to the 'Table of Serious Permanent Total Disablement', after the total claim shall be substantiated.

Provided always that payment of the Death Benefit is on condition that:

a. Compensation shall not be payable under more than one of the items of the 'Table of Serious Permanent





Total Disablement' in respect of the consequences of one Accident to any one Insured, and;

- **b.** The total sum payable to any one *Insured* in respect of any one or more claims under this Section, shall not exceed in all the largest amount of benefit available under any one of the items contained in the 'Table of Serious *Permanent Disablement*' or added to this Section by endorsement. However, the *Insurer* will, in addition, pays *Medical Expense*s up to the insured limit.
- **c.** Under Items a) to j) of the 'Table of Serious Permanent Total Disablement', loss occurs within twelve months from the date of the **Accident**, and such disablement lasts for twelve months and, at the expiry of that period, is beyond hope of improvement.
- d. Any breathing apparatus is not modified without the authorisation of the manufacturer.

TABLE OF SERIOUS PERMANENT TOTAL DISABLEMENT

The percentages indicated below represent a percentage of the sum insured indicated under the **Permanent Total Disablement** Benefit under Section 1 of the **Policy Schedule**. Cover is for permanent total loss only of the limbs or parts or functionality of the body as defined below:

a.	Total loss (anatomical or functional) of sight or of two or more limbs or of an eye and a limb	100%
b.	Total loss (anatomical or functional) of one eye or limb	50%
C.	Total loss of the voice or complete deafness in both ears	100%
d.	Total loss (anatomical or functional) of a shoulder, an elbow, a hip, a knee, an ankle or a wrist	20%
e.	Complete deafness in one ear	15%
f.	Total loss (anatomical or functional) of:	
	A thumb	15%
	An index finger	10%
	Any other finger of the hand or a big toe	3%
	Any other toe	1%
g.	Loss of:	
	Both hands or both feet	100%
	One hand and one foot	100%
	Sight in both eyes	100%
h.	Total loss of sight of one eye and loss of one hand or one foot	
i.	Loss of one hand or one foot	50%
j.	Loss of balance due to irreversible vestibular damage, impairing normal equilibrium/autonomous walking	50%

Loss of a hand or a foot is understood to mean their anatomical loss at or above the wrist or the ankle. Loss of the sight of one or both eyes is understood to mean the irrecoverable loss of that faculty. If, as a result of the **Accident**, **You** suffer even more than one of the above-mentioned injuries, **We** will only indemnify **You** for one of the benefits above; whichever is the highest.





3 EXCLUSIONS APPLICABLE TO COVERAGE SECTION: DIVING RISKS

This Section does not cover any **Accident** directly or indirectly arising out of, or consequent upon or contributed to by:

- 1. The *Insured* engaging in or taking part in any activity:
 - **a.** For naval, military or air force services or operations.
 - **b.** For spearfishing with the use of breathing apparatus of any kind, or carried out in an area where such activity is a breach of local regulations.
 - c. For professional fishing.
 - **d.** For record breaking attempts of any type, apart from those records which are inadvertently broken through participation in an official, organised competition.
 - e. Outside the definitions of Recreational Diving, Technical Diving, Scientific Diving, Freediving or Snorkelling.
 - f. Related to Commercial Diving and Professional Diving.
- **2.** Use of underwater transport craft whether or not under the control of or being used by the *Insured*, except for underwater scooters for individual use.
- **3.** Pregnancy of the *Insured* and its consequences.

4 CONDITIONS APPLICABLE TO COVERAGE SECTION: DIVING RISKS

- 1. If an *Insured* shall engage in any of the excluded *Diving Activities* which expose the *Insurer* to greater risk, without first notifying the *Insurer* and obtaining their written agreement to the amendment of this Section (subject to the payment of such additional premium as the *Insurer* may reasonably require as the consideration for such agreement), then no claim shall be payable in respect of any *Accident* arising therefrom.
- 2. We reserve the right to organise a transfer from a private medical facility to a public facility where appropriate.
- 3. If the consequences of an **Accident** shall be aggravated by any condition or physical disability of the **Insured** which existed before the **Accident** occurred, the amount of any compensation payable under this Section in respect of the consequences of the **Accident** shall be the amount which it is reasonably considered would have been payable if such consequences had not been so aggravated.
- 4. Notice must be given to the *Insurer* as soon as reasonably practicable of any *Accident* which causes or may cause *Medical Expenses*, death or disablement within the meaning of this Section, and the Insured must as early as possible place himself under the care of a duly qualified medical practitioner. Prior to considering a claim for death benefits, a 'cause of death' certificate and an autopsy report will need to be provided to us whenever *We* consider it necessary.
- **5.** If an *Insured* shall suffer *Bodily Injury* arising out of the filling of scuba tanks, cover is subject that the *Insured* holds an active certification to carry out this activity.
- **6.** We shall not incur any telephone, mobile, internet costs or other expenses incurred to prepare or submit a claim against *Us*.





SECTION 2: THIRD PARTY LIABILITY

1 COVERAGE

1. The *Insurer* hereby agrees to indemnify *You*, the *Insured*, against all sums that *You* shall become civilly or legally liable to pay as a result of accidental *Bodily Injury* or damage to property occurring whilst engaged in *Diving Activities* up to the Limit of Indemnity stated on the *Policy Schedule*.

For the 7 days plan – cover shall be applicable within France only.

For the 365 days plan only – cover shall be applicable worldwide but excluding all jurisdictions of the United States of America or Canada.

2. Provided always that:

- **a.** Coverage under this Section shall not apply to the extent that liability is covered under any other existing insurance policy and that coverage is always subject to the terms, coverage, exclusions and conditions contained herein.
- **b.** Legal Fees and other costs incurred in the legal defence of the *Insured* shall be payable up to, and not greater than, the Limit of Indemnity shown in the *Policy Schedule*.
- **c.** Your **Diving Activities** are conducted in a manner that is safe and prudent and within the definitions of **Recreational**, **Technical** and **Scientific Diving**.

2 MEMORANDUM APPLICABLE TO SECTION 2 ONLY

The *Insurer* will also pay, in respect of any act or omission causing or relating to any event which may be the subject of indemnity under this section of the insurance policy, any legal expenses incurred within the country where the *Policyholder* is located which is specified in the *Policy Schedule*, with their consent for:

- 1. Representation at any Coroner's Inquest, or Fatal **Accident** Inquiry.
- **2.** Defending any proceedings in any Court of Summary Jurisdiction.

3 EXCLUSIONS APPLICABLE TO SECTION 2 ONLY

The insurance under this Section does not cover liability for:

- 1. The filling of tanks, the provision, leasing or renting of diving equipment.
- **2. Bodily Injury** or disease arising out of breathing apparatus which has been modified without the authorisation of the manufacturer.
- **3. Bodily Injury** or disease caused to any person arising out of, and in the course of, his/her employment by the **Insured** or to any person arising out of, and in the course of, his/her employment or participation in the performance of a contract with the **Insured**, the primary purpose of which is the provision of labour only.
- **4. Bodily Injury** or disease arising our of the use of any underwater transport craft whether or not under the control of or being used by the **Insured** except for underwater scooters for individual use.
- 5. Loss of or Damage to Property owned by the *Insured* or in the *Insured*'s care, custody or control.
- 6. Bodily Injury or disease and/or loss of or damage to property arising out of the Insured engaging in spearfishing.
- 7. **Bodily Injury** or disease and/or loss of or damage to property:
 - **a.** Caused by the ownership of, or operation by, or on behalf of, the *Insured* of any vehicle for which insurance is required under any Road Traffic legislation, whilst on any road, within the meaning of this legislation.
 - **b.** Caused by the ownership or operation by, or on behalf of, the *Insured* of any aircraft or waterborne vessel.
- **8. Bodily Injury** or disease and/or loss of, or damage to, property arising (after they have ceased to be in the possession, or under the control, of the **Insured**) out of any goods or products designed, manufactured, constructed, altered, repaired, serviced, treated, sold, supplied or distributed by the **Insured**.
- **9.** Personal injury or **Bodily Injury** or loss of, damage to, or loss of use of property, directly or indirectly caused by seepage, pollution or contamination.
- 10. The cost of removing, nullifying or cleaning-up seeping, polluting or contaminating substances.





- 11. Fines, penalties, punitive or exemplary damages.
- 12. Any claim made against the Policyholder.
- 13. Bodily Injury or disease arising out of Professional Diving Activities.
- **14.** Any commercial or professional activity carried out by the *Insured*.
- **15.** Any claim made, or action instituted in the first instance, within all jurisdictions of the United States of America or Canada, nor to any judgement or order for the enforcement of any judgement obtained in such territories whether by way of any reciprocal judgement agreement or otherwise.

4 CONDITIONS APPLICABLE TO SECTION 2 ONLY

- **1. APPLICABLE LAW You** are insured according to the law of the country where the **Policyholder** is located.
- 2. **LIMIT OF INDEMNITY CLAUSE** The total liability of the *Insurer* under this Section, to pay damages and or claimants costs, fees and expenses, shall not exceed the sum stated in the *Policy Schedule* in respect of any one claim, or series of claims, against the *Insured*, arising out of one occurrence.
- 3. **JOINT LIABILITY** In the event that damages are caused by concurrent causes, apart from the conduct of the *Insured*, coverage will apply only within the limits of the percentage share of responsibility that will be definitely established and attributed to the *Insured*, even in the case that the reimbursement obligation of the *Insured* is joint and obliges him to reimburse the total amount.
- **4. CROSS LIABILITY CLAUSE** It is hereby declared and agreed that where more than one party is named in the Insurance Policy as "the *Insured*", cover under this Section shall apply as though individual Insurance Policies had been issued to each such party. Provided always that the *Insurer*'s total liability shall not exceed the Limits of Liability stated in the *Policy Schedule*.
- 5. CLAIMS PROCEDURE CLAUSE The *Insured* shall give to the *Insurer* notice as soon as possible in writing, with full particulars of the happening, of any occurrence likely to give rise to a claim under this Section, or of the receipt by the *Insured* of notice of any claim and of the institution of any proceedings against the *Insured*. The *Insured* shall not admit liability for, or offer or agree to settle, any claim without the written consent of the *Insurer*, who shall be entitled to take over and conduct in the name of the *Insured* the defence of any claim, and to prosecute in the *Insured*'s name for the *Insurer*'s benefit any claim, for indemnity or damages or otherwise, against any third party and shall have full discretion in the conduct of any negotiations and proceedings and the settlement of any claim. The *Insured* shall give to the *Insurer* such information and assistance as the *Insurer* may reasonably require.
- **6. EXCESS CLAUSE** —The indemnity provided by this Section of the Policy does not cover the amount of the *Excess* shown in the *Policy Schedule* which shall be deducted from each and every claim for Loss of or Damage to Property.
- 7. **SERIAL LOSSES** All claims arising out of, or attributable to, the same loss or cause form a serial loss will be considered by this insurance policy as a single loss, regardless of the number of injured parties, claimants or beneficiaries.
- 8. DISCOVERY CLAUSE The indemnity provided by this section of the policy will also operate for up to sixty (60) months after the expiry of this insurance policy; solely in respect of losses occurring before the expiry of this insurance policy. Any claims received by **You** in respect of losses occurring before the expiry of **Your** insurance policy and notified to **Us** during this sixty (60) month period will be considered as having been made within the **Period of Insurance**, subject to **You** complying with all Insurance Policy terms, exclusions and conditions, including **Your** obligation to notify **Us** immediately that **You** become aware of any loss that may result in a claim under this insurance policy.
- 9. The *Insurer* may, at any time, pay to the *Insured*, in connection with any claim or series of claims under Section 2, the amount of the Limit of Indemnity (after deduction of any sum or sums already paid in Damages) or any lesser amount for which such claim or claims can be settled and, upon such payment being made, the *Insurer* shall relinquish the conduct and control of, and be under no further liability in connection with, such claim or claims, except for the payment of Defence Costs recoverable or incurred prior to the date of such payment. The liability of the *Insurer* to pay Defence Costs, where damages exceeding the Limit of Indemnity have to be paid, and the *Insurer* has not exercised its rights under this Condition, shall be limited to such proportion of the said Defence Costs as the Limit of Indemnity bears, to the amount paid to dispose of the claim or series of claims.

