Verification of Insurance Public Liability & Products Insurance for all Clubs affiliating to The Scottish Youth FA

It is hereby certified that, by virtue of membership to The Scottish Youth Football Association this registered club is covered for Public Liability Insurance as hereinafter defined, whilst participating in any activity recognised by the Association. We act as insurance brokers to The Scottish Youth Football Association and hereby are pleased to confirm that we have arranged insurance cover on behalf of our client, details of which are as follows:

Insured: The Scottish Youth Football Association and Its Affiliated Clubs

Insurer: Kiln Property & Special Lines (Certain Syndicates at Lloyds)

Policy Period: From 01/07/2014 (or if later when club affiliates) until 30 June 2015

(Please Note: For brand new member clubs playing during a development

season insurance will commence on the date of affiliation)

Public Liability & Products Insurance £5,000,000 any one event. Limit of Indemnity:

In respect of goods sold or supplied, this limit applies in the aggregate in any one

period of insurance.

Excess: £150 each and every claim

Player-to-Player Cover

Included: Yes

Subject to the policy terms, conditions and exclusions.

Principal Exclusions

Liability arising out of:

[i] **Criminal Acts**

The ownership, possession or use of any mechanically propelled vehicle, [ii] aircraft, hovercraft or water-borne craft.

Date of Issue: 1 July 2014

Product Guarantee or recall, repair or replacement.

[iii] In connection with damage to any data. [iv]

Medical malpractice. [v]

[vi] Damage to own property.

The Geographical Limits are the United Kingdom.

In the event of a claim:

You must report every claim and any incident that is likely to give rise to a claim in the future. Incident Notification Guidelines are available upon request. Please contact Sportsguard on 01604 644277 and complete the necessary report/claim form as soon as possible to avoid prejudicing your claim. Do not admit liability; do not make an offer or promise to pay.

Sportsguard House, One Overstone Heights, Overstone Road, Sywell, Northamptonshire, NN6 0AW

Telephone Number: 01604 644277 Fax Number: 01604 644661

Email Address: feedback@sportsguard.co.uk Website: www.sportsguard.co.uk

Verification of Insurance Personal Accident Insurance for all Clubs affiliating to The Scottish Youth FA

It is hereby certified that, by virtue of membership to The Scottish Youth Football Association this registered club is covered for Personal Accident Insurance as hereinafter defined, whilst participating in any activity recognised by the Association. We act as insurance brokers to The Scottish Youth Football Association and hereby are pleased to confirm that we have arranged insurance cover on behalf of our client, details of which are as follows:

Your F	Reference:-	SYFA I.D. Number		
Proposal Dated:-		30 June 2014	Insured Sport: FOOTBALL	
NAME (OF ASSURED:- SCOT	TISH YOUTH FOOTBALL	ASSOCIATION AND ITS AFFILIATED CLUBS	
The Insured Person(s):-		ALL PLAYING MEMBERS INCLUDING OFFICIALS RECORDED ON THE CLUB REGISTER PRIOR TO PARTICIPATING IN CLUB EVENTS AND MATCHES.		
Geographical Limits:-		The Geographical Limit of this Insurance is anywhere in the United Kingdom.		
The Period of Insurance is:-		From 01/07/2014 (or if later when club affiliates) until 30 June 2015 (Please Note : For brand new member clubs playing during a development season insurance will commence on the date of affiliation)		
		SCHEI	OULE OF COMPENSATION	
	ertificate insures only th		ons, contained in this Certificate. unt entered by them. Items not insured have the wor	ds "NOT COVERED" by SUM INSURED (each Insured Person)
1	Accidental Death			£5,000.00
2	Death From Illness (up to age 60)		£5,000.00	
3	Permanent Total Di	ermanent Total Disablement (other than loss of sight in one or both eyes or loss of limb(s))		£10,000.00
4	Loss of one or more limbs			£10,000.00
5	Permanent Total loss of sight in one or both eyes		£10,000.00	
6	Hospital Confinement (as an in-patient) For each completed 24 hour period up to a maximum of 10 complete days		£20.00 Per Day	
7	Emergency Dental	Expenses up to		£100.00
8	Fracture of a bone	in the arm, at or above the	wrist, or in the leg, at or above the ankle	£150.00

In Witness where of this Certificate has been signed by

Sportsguard, which is a trading and product name of The Admin Bureau Ltd

When the Market of Issue

1 July 2014

£50.00

£75.00

£50.00 Per Week

IN THE EVENT OF MULTIPLE FRACTURES, ONLY ONE BENEFIT AMOUNT IS PAYABLE Fracture of a bone in the hand below the wrist, or in the leg, below the ankle IN THE EVENT OF MULTIPLE FRACTURES, ONLY ONE BENEFIT AMOUNT IS PAYABLE

IN THE EVENT OF MULTIPLE FRACTURES, ONLY ONE BENEFIT AMOUNT IS PAYABLE

During such disablement but not beyond 52 weeks from the date on which the insured first became disabled. This policy excludes the first 14 days of disablement for each and every claim.

Temporary Total Disablement (16 years of age or older)

10

11

Fracture of the collarbone

Contact Sportsguard for more information regarding the above mentioned Policies.

Telephone Number: 01604 644277 Fax Number: 01604 644661

Email Address: feedback@sportsguard.co.uk

INCIDENT NOTIFICATION GUIDELINES

It is important that all incidents that may give rise to a claim are reported to us as soon as possible after the event. This will enable insurers to carry out investigations at an early stage whilst information relating to the claim remains fresh in the mind. This will also ensure that you are complying fully with your policy terms and conditions.

In order to achieve this we would ask that you notify us immediately of any incident that involves:

- a fatal accident
- an injury involving either referral to or actual hospital treatment
- any allegation of libel/slander
- any allegations of professional negligence i.e. arising out of tuition, coaching or advice given
- any investigation under any child protection legislation
- any circumstances involving damage to third party property

Any injury is defined as:

- any head injury that requires medical treatment (doctor or hospital)
- any fracture other than to fingers, thumbs or toes
- any amputation, dislocation of the shoulder, hip, knee or spine
- loss of sight (whether temporary or permanent)
- any injury resulting from electrical shock or burn, leading to unconsciousness or requiring resuscitation or admittance to hospital for more than 24 hours
- any other injury leading to hypothermia, heat induced illness or to unconsciousness which required resuscitation or admittance to hospital for more than 24 hours.
- Loss of consciousness caused by asphyxia or by exposure to a harmful substance or biological agent

Please note the above list is not exhaustive and if you are unsure as to whether an incident should be reported, then please do not hesitate to contact The Admin Bureau's Claim Department for further advice.

We would remind you that in NO circumstances should you admit liability or agree to pay for any damage caused as this may prejudice the position of Insurers and COULD result in the withdrawal of any indemnity.

Finally, please note that this is a Liability Policy where Insurers decide if negligence attaches to you. Therefore any payments you make to any third parties will not necessarily be reimbursed.

We would recommend that a designated person within your organization is made responsible to record any reported accident. Records must be kept for at least 3 years. Names and addresses of any possible witnesses should also be recorded.

Current legislation does not specify the format of an accident register but the Accident Book B1 510 obtained from HMSO is frequently used.

The register must contain the following information relating to all reported accidents or dangerous occurrences:

- Date and time of accident
- as regards a person to work full name; occupation; nature of injury; age
- place where the accident occurred
- a brief description of the circumstances
- method by which the event was reported

NOTICE TO ALL CLUBS AFFILIATED TO THE SCOTTISH YOUTH FOOTBALL ASSOCIATION

This letter has been put together because of recent events in other areas of the United Kingdom, which could affect grassroots football in general.

In the last few years there has been a significant increase in marketing by Legal Firms who have targeted the Player-to-Player extension and consequently this has driven claims to excess, at the expense of grassroots football.

As an official representing your Club you should be aware of your responsibility to control and protect your players. All officials in the Club should also be aware of this and all the risks involved.

PUBLIC LIABILITY & PROFESSIONAL INDEMNITY Indemnity £5,000,000 Including Player-to-Player Liability

Third Party Property Damage Third Party Injury Libel Slander Error & Omissions Products

IT IS YOUR RESPONSIBILITY AS A CLUB TO CONTROL AND PROTECT YOUR PLAYERS

- It is the responsibility of all Players and Officials of the Club to ensure that **Safety is Priority.**
- The Club and its Officials can, in certain circumstances, be held legally responsible for the conduct of their Players, and accordingly Clubs should ensure their Players conduct themselves appropriately and within in the laws of the game. Players failing to comply within the laws of the game should be removed from the field of play.
- Identify Potential Hazards where the game is to be played.
- Establish who might be harmed and how.
- Record your findings and keep an Accident Book.
- Regularly review your assessment and revise if necessary.
- Ensure all equipment used (i.e. goalposts, flags etc) is in safe condition and that they are being handled in the correct and safe manner.