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Thank You for choosing Insure4Sport Golf

Insure4Sport Golf is a trading name of Ripe Insurance Services Limited which is authorised and regulated by the Financial Conduct Authority. **We** have tried to make this document easy to read. However, we have still had to use some words that have a special meaning these are listed and explained in 'definitions'. From now on wherever a word with a definition is uses it will be printed in **bold** type.

IMPORTANT FEATURES

NAME OF THE UNDERWRITER

Aviva Insurance Limited (Registered in Scotland No. 2116. Registered office: Pitheavlis, Perth, PH2 0NH. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Firm Reference Number 202153.

We must draw **Your** attention to a number of important features of this insurance:

- This document provides details of **Your Policy** and the terms and conditions that apply. The **Policy** is a legal contract between **You** and **Us**. The Insurance Booklet, **Insurance Schedule** and any Notice to Policy Holders provided to You at renewal make one document and must be read together. Please keep them together
- The contract is based on the information **You** gave **Us** when **You** applied for the insurance
- Your Policy is in the following parts:

POLICY	SCHEDULE	NOTICE TO POLICYHOLDERS
 What is covered and what isn't in conjunction with the Insurance Schedule 	 The sections of the Policy that apply to you and the dates from which cover is in force 	 Provides information about any changes to Your renewal terms and policy cover
How to make a claim and how We will settle that claim	 The various limits and sums insured that apply to Your cover 	
 Our obligations to You The terms and conditions You must comply with 	 Any special terms that apply to Your Policy including any Endorsements Your Policy number 	

Our part of the contract is that **We** will provide the cover set out in this Insurance Booklet:

- for those sections which are shown on **Your Insurance Schedule**
- for the insurance period set out on the same **Insurance Schedule**.

Your part of the contract is:

- You must pay the Premium as shown on Your Terms of Business for each insurance period
- You must comply with all the terms and conditions set out in this Policy.

If You do not meet Your part of the contract, We may turn down a claim, increase the premium or You may find that You do not have any cover.

CLAIMS

OUR CLAIMS DEPARTMENT

In the event **You** need to make a claim, **Our** claims service is provided by Davies Group who are **Our** nominated claims handers.

HOW TO MAKE A CLAIM

If an event giving rise to a claim under this insurance occurs **You** shall:

Notify Davies Group as follows:

- a. As soon as reasonably possible but within 30 days of the date of the incident being discovered
- b. Within 7 days of the date of becoming aware of any loss for any claim in respect of riot, civil commotion, strikers or locked out workers.

Give details of **Your** claim by either:

- Telephone: +44 (0)333 400 7541
- Post: Insure4Sport Golf Claims Department, Davies Group, PO BOX 2801, Hanley, Stoke on Trent, ST4 5DN
- Email: newclaim.insure4sport@davies-group.com

CLAIMS CONDITIONS

These are the claims conditions **You** will need to keep to as **Your** part of this contract. If **You** do not, a claim may be rejected or payment could be reduced or **Your Policy** might be invalid.

- 1. If an event giving rise to a claim under this insurance occurs **You** shall:
 - a. take immediate action to minimise the loss, destruction, damage, injury, illness or disease
 - b. pass every letter claim writ summons and process to **Us** immediately upon receipt.
- 2. **We** shall have sole control of all claims procedures and settlements.
- 3. We will be entitled, at **Our** cost, but in **Your** name, to:
 - a. Take legal proceedings for **Our** own benefit in respect of the cost of the claim, damages or otherwise; or
 - b. Take over and conduct the defence or settlement of any claim
- 4. No admission, offer, promise, payment, or indemnity shall be made or given by You or on Your behalf without Our written consent.
- 5. If **You** or anyone acting on **Your** behalf does not comply with **Our** requirements or hinders or obstructs **Us** in carrying out any of the above mentioned acts then all benefit under this insurance shall be forfeited.
- 6. Salvage Following a valid claim, **We** may, without incurring any further liability and without diminishing **Your** right to rely on any condition of this insurance, take and keep possession of any of the **Golf Equipment** insured under Section 3 and to deal with salvage in a reasonable manner, but **You** may not abandon any property insured to **Us**.
- 7. We may at any time at Our sole discretion pay to You the maximum sum payable hereunder or any lesser sums for which any claim or claims can be settled. We shall not be under any further liability except for payment of costs and expenses which may have been incurred prior to such payment, provided that in the event of a claim or series of claims resulting in Your liability to pay a sum in excess of the Sum Insured or Limit of Indemnity. Our liability for such costs and expenses shall not exceed an amount being in the same proportion as Our payment to You bears to the total payment made by You or on Your behalf in settlement of the claim or claims.
- 8. If You are abroad at the time of an incident leading to a claim, We will not replace any Golf Equipment until you return to the United Kingdom
- 9. If an event giving rise to a claim under this insurance occurs **You** shall:
 - a. ensure the Police are notified in respect of malicious damage &/or theft incidents as soon as reasonably practicable and certainly within 24 hours of discovery. A crime reference number must also be obtained
 - b. provide **Us** with all proofs and information in relation to a claim that **We** may reasonably require together with (if required) a statutory declaration of the truth of the claim and any connected matters
 - c. Depending on the type of claim, **You** may be required to attend medical assessment(s) as often as **We** deem reasonably necessary, these will be carried out by a suitable health professional appointed by **Us**
- 10. In the event of claims in respect of third party property damage:
 - a. You shall substantiate that the damage occurred
 - b. The claim shall be presented in the first instance to the third party's own insurers with a request that payment shall be made under any other insurance which may be in operation. If no such insurance shall be in force or if such request be refused, **You** must obtain written confirmation of such from the third party and submit it with full information to **Us**
 - c. There is satisfactory evidence of the damage being **Your** responsibility and that settlement shall be considered without legal liability or negligence being proven.

IMPORTANT INFORMATION

INSURANCE BOOKLET

You should read this document carefully in conjunction with the **Insurance Schedule**. It gives details of what is and is not covered by the insurance and the conditions and exclusions of the cover

CONDITIONS

Your Policy describes certain things which **You** are required to do to make sure that **You** are protected and that **Your Policy** cover operates fully. For example, **You** must:

- Tell **Us** about changes which could affect **Your Policy**
- Make sure that **Your** sums insured are high enough to cover the **Golf Equipment** to be insured
- Take reasonable care of **Your** property

EXCLUSIONS

Exclusions will apply to each section and general exclusions will apply to the whole insurance.

LIMITS

All sections have limits on the amount We will pay under that section. Some sections also include inner limits for example for one item

EXCESSES

Claims under certain sections will be subject to an Excess. Where there is an Excess, You will be responsible for paying the first part of a claim

STATEMENT OF DEMANDS AND NEEDS

This policy meets the needs of an individual who requires insurance for:

- · Theft, loss and Accidental Damage to Golf Equipment
- Public Liability as a result of Your ownership or use of Golf Equipment
- Personal Accident or dental treatment following an accident whilst playing Playing Golf
- Indemnity for the cost of clubhouse drinks in the event of a hole in one whilst playing in a club competition

REASONABLE CARE

It is **Your** responsibility to look after and regularly maintain your **Golf Equipment**. **Your Policy** is intended to cover you against unforeseen events like **Accidental Damage** or theft. It does not cover wear and tear or damage which happens gradually over a period of time.

YOUR DUTY TO PREVENT LOSS OR DAMAGE

You and any other person this insurance applies to must take all reasonable precautions to prevent accidents, loss or damage. **You** must keep property that is insured under your **Policy** in good condition.

EVIDENCE OF OWNERSHIP

It is **Your** responsibility to prove any loss therefore **We** recommend that **You** keep copies of receipts, valuations, photographs, instruction booklets and guarantee cards to help with **Your** claim.

CONSUMER INSURANCE ACT

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take care to supply accurate and complete answers to all the questions in the declaration and to make sure that all information supplied is true and correct. **You** must tell **Us** of any changes as soon as possible. Failure to advise **Us** of a change allows the insurer to cancel the **Policy**, sometimes back to its start date and to keep any premiums paid.

KEEPING US INFORMED

This policy is based on the information **You** have given **Us** about **You**.

You must tell us immediately about the following changes:

- Any changes to the levels of cover You require
- Any changes to **Your** contact information
- Any criminal convictions or if You have had any other insurance declined, cancelled or had special terms imposed

If You fail to disclosure all relevant information or makes a misrepresentation, We may:

- Cancel **Your** policy and refuse to pay any claim, or
- **We** may not pay the claim in full, or
- We may revise the premium and/or change any Excess, or
- The extent of cover may be affected

YOUR RIGHT TO CANCEL

If **You** are not happy with it and choose to cancel **Your** policy within the first 14 days of the purchase or renewal of the policy or the day on which **You** receive **Your** policy documentation, whichever is the later, **You** will be entitled to a full refund of **Your** policy insurance premium including any insurance premium tax and policy fees paid.

You may cancel after the 14 days have expired. **You** may be entitled to a refund of the premium paid subject to a proportionate deduction for the time on cover. There will also be no return of premium where the premium refund due is less than £10.

Where a claim has occurred within the period of insurance no refund of premium will be paid. In addition, a cancellation charge will be made by Insure4Sport as outlined in their Terms of Business, if **You** wish to cancel **Your** policy please contact Insure4Sport.

OUR RIGHT TO CANCEL

We may at any time cancel any insurance document by sending at least 14 days notice to **You** at **You** last knownemail and/or postal address setting out the reasons for cancellation. Provided the premium has been paid in full **You** shall be entitled to a proportionate rebate of premium in respect of the unused period showing on the **Insurance Schedule**, unless the reason for cancellation is fraud and/or **We** are legally entitled to keep the premium.

Where a claim or an incident which **You** are aware of and is likely to give rise to a claim has occurred within the period of insurance no refund of premium will be paid.

In addition, a cancellation charge will be made by Insure4Sport as outlined in their Terms of Business

Valid reasons include but are not limited to:

- Non-payment of premium. If payment is not paid when due We will write to You requesting payment by a specific date. If We receive
 payment by the date set out in the letter We will take no further action. If We do not receive payment by this date We will cancel the
 insurance from the cancellation date shown on the letter.
- Where We reasonably suspect fraud
- Where **You** fail to co-operate with **Us** or provide **Us** with information or documentation **We** reasonably require, and this affects **Our** ability to process a claim or defend **Our** interests. See the 'Claims' section in this policy booklet
- Where You have not taken reasonable care to provide complete and accurate answers to the questions We ask. See the 'Keeping Us
 Informed' section of this policy booklet.

If **We** cancel the policy **You** will be entitled to a proportionate refund of the premium less the administration cancellation fee of up to £30.00. There will also be no return of premium where the premium refund due is less than £10. Unless the reason for cancellation is fraud and/or **We** are legally entitled to keep the premium.

GOVERNING LAW

Unless some other law is agreed in writing, this **Policy** is governed by the law applying to the part of the United Kingdom, Channel Islands or the Isle of Man in which You normally live. If this is not applicable the law of England and Wales will apply.

FRAUD PREVENTION AND DETECTION

In order to prevent and detect fraud **We** may at any time:

- 1. Share information about You with other organisations and public bodies including the police;
- 2. Check and/or file your details with fraud prevention agencies and databases, and if **You** give false or inaccurate information and **We** suspect fraud, **We** will record this. **We** can supply on request further details of the databases **We** access or contribute to. If **You** require further details please contact **Us** at:

Policy Investigation Unit, Aviva,

PO Box 3596

Surrey Street

Norwich

NR1 3EB

Telephone: 0800 068 3254

Email: consumerfraud_IB@aviva.com

DATA PROTECTION

Please note that any information provided to **Us** will be processed by **Us** and **Our** agents in compliance with the provisions of data protection legislation (including the General Data Protection Regulation from the 25th May 2018), for the purpose of providing insurance and handling claims, if any, which may necessitate providing such information to third parties. Under the General Data Protection Regulation **You** have a right of access to see personal information about **You** that is held in **Our** records, whether electronically or manually. **We** may also send the information in confidence for process to other companies acting on their instructions including those located outside the European Economic Area. If this happens, **We** will ensure that anyone to whom **We** pass **Your** information agrees to treat **Your** information with the same level of protection as if **We** were dealing with it. **We** and other organisations may also search these agencies and databases to:

- 1. Help make decisions about the provision and administration of insurance and related services for You
- 2. Trace debtors or beneficiaries, recover debt, prevent fraud and to manage Your accounts or insurance policies; and
- 3. Check **Your** identity to prevent money laundering, unless **You** provide other satisfactory proof of identity.

TELEPHONE CHARGES

Calls are charged at national call rates (charges may vary dependent on **Your** network provider) and are usually included in inclusive minute plans from landlines and mobiles. For **Our** joint protection telephone calls may be recorded and/or monitored

REINSTATEMENT OF THE SUM INSURED

In the event of loss, theft or damage to the property insured the sum insured will be automatically reinstated from the date of the damage unless **You** have written to **Us** or **We** have written to **You**, to the contrary. In accordance with the automatic reinstatement of the sum insured **You** will undertake to pay the necessary premium as **We** may require for such reinstatement from that date.

CUSTOMERS WITH DISABILITIES

This policy and other associated documentation are also available in large print. If **You** require this please contact Insure4Sport.

USE OF LANGUAGE

Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.

PLEASE READ THESE FEATURES, YOUR INSURANCE SCHEDULE AND THE WHOLE OF THIS DOCUMENT CAREFULLY.

If the insurance does not meet Your requirements, please cancel it within 14 days from receipt of documentation.

Please note that this insurance is only available to individuals who are non-professional Golfers and resident in the **United Kingdom**.

DEFINITIONS

This part of the **Policy** sets out the words which have a special meaning. Each word is listed with the meaning explained below and is printed in Bold Type whenever it appears in the **Policy**, **Insurance Schedule** and endorsements.

Accident

An external, sudden, unexpected, specific event occurring at a definable time and place.

Accidental Damage

Damage caused suddenly and unexpectedly by an outside force.

Bodily Injury

Injury to the body caused by accidental and/or violent means.

Excess

The first part or amount **You** will be responsible for paying in the event of a claim.

Golf Equipment

Clubs, Balls, Bags, Trolleys, Clothing, GPS Devices, GPS Watches and Accessories (excluding Buggies) specifically designed and purchased for **Playing Golf**.

Golfing Event

Whilst playing or practicing golf at a recognised **Golfing Venue** or attending a golfing activity as a spectator or guest.

Golfing Venue

A recognised golfing venue which is used for the practice or playing of golf.

Hotel Golfing Break

A pre booked period away from **Your Residence** for the primary purpose of **Playing Golf** which includes overnight hotel accommodation, but always within the **Territorial Limits** defined in **Your Insurance Schedule**.

Insurance Schedule

Sets out the specific terms, values and endorsement applicable to the cover and should be read together with the Policy.

Indemnity Value

The value of the article immediately prior to the loss or damage.

Operative Time

- 1. From the time **You** leave **Your** residence, place of work or education whichever is the later to commence **Your** journey to play golf at a golf venue or attend a **Hotel Golfing Break** until **You** return back to **Your** residence, place of work or education whichever is the earlier.
- 2. Where the **Territorial Limits** defined in **Your Insurance Schedule** is Europe or Worldwide cover is extended to when **You** leave **Your** residence, place of work or education whichever is the later to commence **Your** journey to **Your** overseas destination until **You** return back to **Your** residence, place of work or education whichever is the earlier.
- 3. Cover under section 3 is extended to cover **Golf Equipment** left at the **Golfing Venue** subject to the equipment being stored in the premises, security controlled club house, changing room or any securely locked locker or other similar place of storage.

Period of Insurance

The period effective as detailed in **Your Insurance Schedule**.

Playing Golf

Being physically engaged in a continuous round of golf or practice session at a recognised Golfing Venue.

Policy

The policy wording (along with the Insurance Schedule) which forms part of the legal contract between You and Us.

Residence

Your normal or temporary residence including any outbuildings such as garages, shed's and other storage areas.

Territorial Limits

The territory detailed in Your Insurance Schedule.

United Kingdom

Great Britain, Northern Ireland, the Isle of Man and the Channel Islands.

United Kingdom Resident

Means resident in the United Kingdom for a minimum of 6 months in a 12-month period

Vehicle(s)

Any type of conveyance of goods or personnel, including a caravan or trailer, which is intended to be propelled other than by manual or animal power.

We, Us and Our

Aviva Insurance Limited

You and Your

The person named in the Insurance Schedule who is a United Kingdom Resident

SECTION 1 - PUBLIC LIABILITY

Provides indemnity for third party **Bodily Injury** and third party property damage.

WHAT IS COVERED

We will indemnify You up to the limit stated in the Insurance Schedule (which is inclusive of all costs and expenses) against legal liability for accidental:

- 1. Bodily injury to any third parties
- 2. Damage to property belonging to others

arising from Your use or ownership of Golf Equipment occurring during the Operative Time and within the Territorial Limits.

- 1. Liability to any of **Your** employees
- 2. Liability to a member of Your immediate family (spouse, children, parents, siblings and their families)
- 3. Any property belonging to **You** or in **Your** care, custody or control
- 4. Any wilful, malicious or unlawful act
- 5. Any liability arising from a contract or agreement unless You would have been liable in the absence of such contract or agreement
- 6. Punitive, exemplary or aggravated damages
- 7. Liability arising out of the ownership or use of land or buildings, animals, firearms or weapons
- 8. Liability directly or indirectly resulting from the pursuit of trade, business or profession
- 9. Liability arising out of the ownership, possession or use of Vehicles, aircraft or watercraft, other than motorised golf buggies
- 10. Any liability not involving the use of **Golf Equipment**

SECTION 2 - THIRD PARTY PROPERTY DAMAGE

Provides indemnity for accidental third party property damage.

WHAT IS COVERED

Loss or damage to the property of others that **You** may accidentally cause whilst attending a **Golfing Event** within the **Territorial Limits** up to the limit stated in the **Insurance Schedule**.

- 1. Negligence or any legal liability
- 2. Liability to any of your employees
- 3. Liability to a member of Your immediate family (spouse, children, parents, siblings and their families)
- 4. Any property belonging to **You** or in **Your** care, custody or control
- 5. Any wilful, malicious or unlawful act
- 6. Any claims arising out of the ownership or use of land or buildings, animals, firearms or weapons
- 7. Any claims directly or indirectly resulting from the pursuit of trade, business or profession
- 8. Any claims arising out of the ownership, possession or use of **Vehicles**, aircraft or watercraft, other than motorised golf buggies
- 9. Any liability arising from a contract or agreement unless **You** would have been liable in the absence of such contract or agreement

SECTION 3 - GOLF EQUIPMENT

Provides cover for theft, loss or damage to Golf Equipment.

WHAT IS COVERED

We agree to pay for repair or replacement, or issue a voucher up to the limit stated in your **Insurance Schedule**, of **Golf Equipment** owned by you that has been stolen, lost or sustained **Accidental Damage** or malicious damage during the **Operative Time**.

We will pay the cost of replacement as new for the lost or damaged article providing the article was not more than 3 years old at the date of the loss and provided it was purchased new at the time. Proof will be required which can be one of the following:

- 1. An original sales purchase or till receipt
- 2. An insurance valuation undertaken prior to any loss or damage
- 3. A bank or credit card statement showing evidence of purchase.

Where proof cannot be provided or the article was more than 3 years old or was not purchased new at the time, then **We** will deal with the claim on an **Indemnity Value** basis or cost of repair whichever the lesser. Any replacement **Golf Equipment** will be supplied from a preferred supplier approved by **Us**.

If the article is proven to be beyond economical repair, a claim will be dealt with as if the article had been lost.

In the event of a claim in respect of a pair or set of articles **We** shall only be liable in respect of the value of that part of the pair or set which is lost, stolen or damaged.

Single Article Limits:

The following single article limits apply in respect of **Golf Equipment**:

Lite:	£200
Standard:	£200
Advanced:	£300
Premier:	£500

- 1. The amount of the Excess
- 2. Anything which occurs outside of the **Operative Time**
- 3. Any loss, theft or damage to equipment which is hired, loaned or entrusted to You
- 4. Any damage or theft of **Golf Equipment** in transit which has not been reported to the carrier and a written report obtained or where **You** were not travelling with the **Golf Equipment**. In the case of an airline a Property Irregularity Report will be required
- 5. Loss or theft of any **Golf Equipment** left unattended unless the loss or theft shows evidence of forcible and violent entry/exit to or from any premises, security controlled club house, changing room or any securely locked locker or other similar place of storage
- 6. Loss or theft of any Golf Equipment left unattended in the open other than in the course of Playing Golf
- 7. Any theft from an unattended **Vehicle** unless:
 - the Golf Equipment is kept out of sight in a locked boot or a covered luggage area, the Vehicle is securely locked and any theft is verified by a Police Report and;
 - ii. the Golf Equipment is being kept in the Vehicle during the Operative Time
- 8. Any theft from **Vehicles** left unattended at any time between the hours of 10 pm and 8 am, unless **You** are on a **Hotel Golfing Break** and **Your Vehicle** is parked within the Hotel's car parking area
- 9. Scratching, denting or any cosmetic change which does not impair the function of the Golf Equipment
- 10. Business samples, goods, tools of trade

SECTION 4 - PERSONAL ACCIDENT

Provides cover for accidental death, loss of limbs, permanent loss of sight, partial loss of sight, and permanent total disability.

DEFINITIONS

For the purposes of this section the following definition applies. Each word is listed with the meaning explained below and is printed in CAPITALS whenever it appears in this section.

BODILY INJURY

Identifiable physical injury to Your body.

WHAT IS COVERED

Where this cover has been selected and is shown in **Your Insurance Schedule** and if **You** sustain BODILY INJURY caused by an **Accident** whilst **Playing Golf** or attending a **Golfing Event** within the **Territorial Limits**, which shall solely and independently of any other cause within 180 days from the date of the **Accident** result in:

- 1. Your Death
- 2. Loss of one or more of **Your** limbs by physical separation at or above the wrist or ankle
- 3. The total irrecoverable loss of sight of both eyes as measured by the Snellen scale
- 4. The total irrecoverable loss of sight of one eye or the partial irrecoverable loss of sight of one or both eyes as measured by the Snellen scale. Partial irrecoverable loss of sight shall be deemed to be the loss of 50% or more of vision of one eye
- 5. Permanent total disablement that prevents **You** from engaging in any occupation.

Then We shall pay to You or Your heirs and executors the amount stated in the Insurance Schedule.

Note: For persons under 18 years of age the death benefit is limited to £1,000.

For persons aged 80 and over benefits (a), (b), (c) and (d) are limited to £5,000 and there is no cover under (e). **We** shall not pay for more than one lump sum benefit under this Section.

WHAT IS NOT COVERED

- 1. Any claim where at the time of taking out this insurance **You** were aware of any medical condition or set of circumstances that could reasonably be expected to give rise to a claim
- 2. Claims arising directly or indirectly from any activities other than recreational golfing activities
- 3. Claims arising directly or indirectly from any manual work in connection with a profession, business or trade or flying
- 4. Any pre-existing defect, infirmity, sickness or disease at the time of the Accident
- 5. Any claim caused by sickness, disease, nervous shock or naturally occurring condition or degenerative process
- 6. Any claim arising from medical or surgical treatment (unless rendered necessary by accidental BODILY INJURY which is covered by this insurance).

CONDITIONS

- 1. Payment of permanent disability benefit shall be made on certification by a medical referee that **You** are totally disabled from engaging in any gainful occupation for 12 months and at the end of that time **You** are beyond hope of improvement.
- 2. **We** shall not pay for more than one lump sum benefit under this Section.

SECTION 5 - DENTAL TREATMENT

Provides cover in respect of accidental dental injury.

WHAT IS COVERED

Where this cover has been selected and is shown in **Your Insurance Schedule We** will pay **You** the amount of dental, surgical, and specialist's Fees, hospital, surgical and medical requisites, up to but not exceeding in all the Sum Insured shown in the **Insurance Schedule** in respect of any dental injury caused by an **Accident** whilst **Playing Golf** or attending a **Golfing Event** within the **Territorial Limits** (hereinafter referred to as dental injury). Expenses shall only be those necessarily and reasonably incurred within 12 months of the date of dental injury.

- 1. The amount of the **Excess**
- 2. Claims arising directly or indirectly from any activities other than recreational golfing activities
- 3. Cosmetic or plastic surgery unless necessitated by a dental injury occurring during the Period of Insurance
- 4. Examinations, X-rays, extractions, fillings and general dental care except as a result of dental injury
- 5. Examination for check-up purposes not incidental to the dental injury
- 6. Any condition which originated prior to **You** becoming insured by this insurance
- 7. Damage to dentures, bridges or other forms of dental prosthetics unless caused by a dental injury
- 8. Normal wear and tear
- 9. Dental Injury caused by foodstuffs including foreign bodies therein
- 10. Dental Injury which is not apparent within 7 days of the date of **Accident**.

SECTION 6 - HOLE IN ONE

Provides indemnity for celebratory club house beverage expenses in the event of a hole in one whilst playing a club competition.

WHAT IS COVERED

We agree to pay any amount up to the limit stated in the **Insurance Schedule** to cover celebratory club House beverage expenses in the event **You** shall achieve a 'hole in one' during the course of playing a round of golf.

WHAT IS NOT COVERED

- 1. Any hole in one claim unless during 9 or 18 hole medal or club competitions which conforms with the rules and regulations laid down by the R & A
- 2. Any practice shots
- 3. Any hole in one where the hole is shorter than the club specification
- 4. Any claim where the score cards is not fully completed, signed and countersigned by the club secretary
- 5. Any celebration drinks purchased more than 48 hours after the day the hole in one was achieved

CONDITIONS

1. Claims must be submitted in writing, together with the original cash register receipts to **Us** within 28 days. Receipts must be incurred no more than 48 hours after the day of the achievement and only from the club premises

GENERAL CONDITIONS

These are the conditions of the insurance **You** will need to meet as **Your** part of this contract. If **You** do not a claim may be rejected or payment could be reduced. In some circumstances **Your** policy might be invalid.

- 1. You must exercise reasonable care to prevent Accident, injury, loss or damage and at all times act as if uninsured
- 2. You shall reimburse to Us any expenses not covered by this insurance, which are incurred by Us on Your behalf.
- 3. If **You** or any person acting on **Your** behalf shall make any claim or statement knowing the same to be false or fraudulent as regards the amount or otherwise, then this insurance shall become void and all claims hereunder shall be forfeited.
- 4. If there is any other insurance covering the same claim, or would have covered the claim but for the existence of this policy, **We** will not make any payment under Public Liability until all cover under that other insurance is exhausted. For all other claims **We** will not pay more than **Our** share of the claim, even if the other insurer refuses the claim.

Important note

This condition will not have the effect of leaving **You** without cover for any claim and operates where there is any other insurance covering the same claim (or would have in the absence of this policy) and determines how those insurance policies apply.

GENERAL EXCLUSIONS

The following exclusions apply to the whole of this **Policy**. Any other exclusions are shown in the Sections to which they apply.

This **Policy** does not provide cover for any Accidental Damage, loss or theft or any legal liability of whatsoever nature, directly or indirectly caused, contributed to, by or happening through or in the consequence of:

- 1. Anything which occurred before the **Period of Insurance**
- 2. Anything which occurs outside of the Operative Time
- 3. Any act of fraud or dishonesty by **You** or anyone acting on **Your** behalf
- 4. War

Any consequence whatsoever which is the direct or indirect result of any of the following, or anything connected with any of the following, whether or not such consequence has been contributed to by any other cause or event:

war, invasion, act of foreign enemy, hostilities or a warlike operation or operations (whether war be declared or not), civil war, mutiny, rebellion, revolution, military rising, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power.

5. Terrorism

Any consequence whatsoever which is directly or indirectly caused by nuclear and/or chemical and/or biological and/or radiological means, or anything connected with those means, and which is the direct or indirect result of Terrorism, or anything connected with Terrorism, whether or not such consequence has been contributed to by any other cause or event.

Terrorism is defined as any act or acts including, but not limited to:

- a. the use or threat of force and/or violence and/or
- b. harm or damage to life or to property (or the threat of such harm or damage) including, but not limited to, harm or damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons in whole or in part for political, religious, ideological or similar purposes including, but not limited to, the intention to influence any government and/or to put the public or any section of the public in fear, or is claimed to be caused or occasioned in whole or in part for such purposes.

6. Other Actions

Any consequence whatsoever which is the direct or indirect result of any of the following, or anything connected with any of the following, whether or not such consequence has been contributed to by any other cause or event:

any action taken in controlling, preventing, suppressing or in any way relating to 3) War or 4) Terrorism above.

- 7. Ionising radiation or contamination by radioactivity from any nuclear fuel, or from any nuclear waste from burning nuclear fuel
- 8. Radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
- 9. Pressure waves from aircraft or other aerial devices travelling at supersonic speeds
- 10. Any loss or damage:
 - a. deliberately caused by; or
 - b. arising from a criminal act caused by:

You or any other person living with You.

- 11. Any claim resulting from Your:
 - a Suicide, attempted suicide, or deliberate self-inflected injury
 - b Reckless and deliberate exposure to known danger (except in an attempt to save life),
 - c Consumption of drugs (other than drugs taken under medical supervision and not for treating alcohol addiction)
 - d consumption of alcohol to an extent that you suffer mental or physical impairment, which is the principal cause of the claim, or results in you doing something uncharacteristically reckless or dangerous.
- 12. Consequence of or in any way involving reckless disregard and/or wilful breach of duty of any kind
- 13. Any claims brought against the **You** in any country or jurisdiction outside of the **United Kingdom**
- 14. Claims arising out of the discharge, dispersal, release or escape of smoke, vapours, soot, fumes, acids, alkalis, toxic chemicals, liquids or gases, waste materials or other irritants, contaminants or pollutants into or upon land, the atmosphere or any watercourse or body of water, but this exclusion does not apply if such discharge, dispersal, release or escape is caused by a sudden unexpected and unintended happening. It is further agreed that expenses for the prevention of any contamination or pollution shall also form part of this exclusion and shall not be recoverable under this insurance
- 15. Loss or damage caused by decay, wear and tear, moth, vermin, atmospheric or climatic conditions, manufacturing fault, inherent defect, deterioration or mechanical derangement of any kind
- 16. Loss due to confiscation, detention by Customs or other authority.

SANCTION LIMITATION AND EXCLUSION CLAUSE

We shall not provide cover nor shall they be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the Underwriters 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.

SCHEDULE ENDORSEMENTS

The following cover endorsements are only operative if noted in the **Insurance Schedule**:

14S1 GOLF EQUIPMENT - NEW FOR OLD

It is hereby noted that the opening section paragraphs of **Section 3 – Golf Equipment** as defined in **Your** Insurance Booklet are amended to read as follows:

WHAT IS COVERED:

At **Our** option **We** agree to pay or replace, to the extent and in the manner provided in this section the cost of repairing or replacing any **Golf Equipment** as defined below up to the limit stated in the Schedule, owned by **You** (not hired, loaned or entrusted to **You**), that sustains direct physical loss of or damage by a cause not excluded hereby, occurring during the **Operative Time**.

We will pay the cost of a comparable replacement for the lost or damaged article providing the article was purchased new at the time. If the article was not purchased new at the time, then **We** will deal with the claim on an indemnity value basis or cost of repair whichever the lesser. Any replacement **Golf Equipment** will be supplied from a preferred supplier approved by **Us**. If the article is proven to be beyond economical repair, a claim will be dealt with as if the article had been lost.

The remainder of Section 3 remains unaltered.

14S2 - GOLF EQUIPMENT - 24 HOUR

It is hereby noted that the **Operative Time** as defined in **Your Policy** is extended to include at any time any damage or loss or theft of **Golf Equipment** stored in a securely locked building or garage subject to the building or garage showing evidence of forcible and violent entry.

Additionally, it is hereby noted that under 'What is not covered' in Section 3 exclusions 7 and 8 are not applicable and any theft of **Golf Equipment** from motor vehicles which is not otherwise excluded is covered by this insurance.

COMPLAINTS PROCEDURE

Our commitment to customer service

We are committed to going the extra mile for our customers. If you believe that we have not delivered the service you expected, we want to hear from you so that we can try to put things right. We take all complaints seriously and following the steps below will help us understand your concerns and give you a fair response.

HOW TO COMPLAIN

Please quote your policy number and claim reference (if applicable) in all correspondence so that your concerns may be dealt with speedily. If you are unhappy with any element of the cover we provide or any aspect of our service or have a cause for complaint, please contact:

Subject	Contact
A claim	Please contact Davies Group Customer Relations:
	Email - customer.care@davies-group.com
	 Post – Davies Managed Systems Limited, PO BOX 2801, Hanley, Stoke on Trent, ST4 5DN
	• Phone – 01782 339128
	Details of the Davies Group internal complaint-handling procedures are available on request.
All other matters	Please contact Insure4Sport:
	Email – complaints@ripeinsurance.co.uk
	 Post – Insure4Sport, The Royals 353 Altrincham Road, Manchester, M22 4BJ
	• Phone – 0333 400 9429

COMPLAINTS PROCESS

We will:

- · Acknowledge all complaints promptly
- Investigate quickly and thoroughly
- Keep you informed of progress
- · Do everything possible to resolve your complaint
- Use the information from your complaint to proactively improve our service in the future.

Once we have reviewed your complaint we will issue our final decision in writing within 8 weeks of the date we received your complaint.

IF YOU ARE STILL NOT HAPPY

If you are still unhappy after our review, or you have not received a written offer of resolution within 8 weeks of the date we received your complaint, you may be eligible to refer your case to the Financial Ombudsman Service (FOS). The FOS is an independent body that arbitrates on complaints. They can be contacted at:

- Post: Financial Ombudsman Service, Exchange Tower, Harbour Exchange Square, London, E14 9SR
- Telephone: 0800 0234567 (Calls from UK landlines and mobiles are free) or 0300 1239123 (for mobile users)
- Website: www.financial-ombudsman.org.uk

You have the right to refer your complaint to the Financial Ombudsman, free of charge, but you must do so within six months from the date of the final response letter. If you do not refer your complaint in time, the Ombudsman will not have our permission to consider your complaint and so will only be able to do so in very limited circumstances.

YOUR RIGHTS

Your rights as a customer to take legal action remain unaffected by the existence or use of any complaint procedures referred to above. However, the Financial Ombudsman Service will not adjudicate on any cases where litigation has commenced.

THANK YOU FOR YOUR FEEDBACK

We value your feedback and at the heart of our brand we remain dedicated to treating our customers as individuals and giving them the best possible service at all times. If we have fallen short of this promise, we apologise and aim to do everything possible to put things right.

THE FINANCIAL SERVICES COMPENSATION SCHEME (FSCS)

We are covered by the FSCS. If we are unable to meet our financial obligations you may be entitled to Compensation from the scheme, depending on the type of insurance and the circumstances of the claim.

For this type of insurance 90% of your claim is covered, without any upper limit. Further information about Compensation scheme arrangements is available at www.fscs.org.uk.

DATA PROTECTION - PRIVACY NOTICE

The below information is how **We** deal with **Your** data protection as **Your** insurer. For further information on how **Your** broker handles **Your** data please refer the terms of business and privacy policy issued by them.

PERSONAL INFORMATION

We collect and use personal information about **You** so that **We** can provide **You** with a policy that suits **Your** insurance needs. This notice explains the most important aspects of how **We** use **Your** information but **You** can get more information about the terms **We** use and view **Our** full privacy policy at www.aviva.co.uk/privacypolicy or request a copy in writing to us at Aviva, Freepost, Mailing Exclusion Team, Unit 5, Wanlip Road Ind Est, Syston, Leicester, LE7 1PD.

We are the data controller responsible for this personal information as the insurer of the product. Additional controllers include your broker who are responsible for the sale and distribution of the product, and any applicable insurers, reinsurers or brokers **We** use.

Personal information We collect and how We use it

We will use personal information collected from **You** and obtained from other sources:

- to provide **You** with insurance: **We** need this to decide if **We** can offer insurance to **You** and if so on what terms and also to administer **Your** policy, handle any claims and manage any renewal.
- to support legitimate interests that **We** have as a business. **We** need this to:
- · manage arrangements We have with Our insurers, reinsurers and brokers We use, and for the detection and prevention of fraud,
- help Us better understand Our customers and improve Our customer engagement. This includes profiling and customer analytics which
 allows Us to make certain predictions and assumptions about Your interests, make correlations about Our customers to improve Our
 products and to suggest other products which may be relevant or of interest to customers,
- to meet any applicable legal or regulatory obligations: **We** need this to meet compliance requirements with **Our** regulators (e.g. Financial Conduct Authority), to comply with law enforcement and to manage legal claims, and
- to carry out other activities that are in the public interest: for example **We** may need to use personal information to carry out anti-money laundering checks.

The personal information **We** collect and use will include name, address, date of birth and financial information. If a claim is made **We** will also collect personal information about the claim from **You** and any relevant third parties. **We** may also need to ask for details relating to the health or any unspent offences or criminal convictions of **You**. **We** recognise that information about health and offences or criminal convictions is particularly sensitive information. **We** will ensure that **We** only use that information where **We** need to for **Our** insurance purposes (including assessing the terms of **Your** insurance contract, dealing with changes to **Your** policy and/or dealing with claims.

There may be times when **We** need consent to use personal information for a specific reason. If this happens **We** will make this clear to **You** at the time. If **You** give **Us** consent to using personal information, **You** are free to withdraw this at any time by contacting **Us** – refer to the "Contacting **Us**" details below. Please note that if consent to use this information is withdrawn **We** will not be able to continue to process the information **You** gave **Us** for this/these purposes(s). This would not affect **Our** use of the information where consent is not required.

Of course, **You** don't have to provide **Us** with any personal information, but if **You** don't provide the information **We** need **We** may not be able to proceed with **Your** application or any claim **You** make.

Some of the information **We** use as part of this application may be provided to **Us** by a third party. This may include information already held about **You** within the Aviva group, including details from previous quotes and claims, information **We** obtain from publicly available records, **Our** trusted third parties and from industry databases, including fraud prevention agencies and databases.

CREDIT REFERENCE AGENCY SEARCHES

To ensure the **We** have the necessary facts to assess **Your** insurance risk, verify **Your** identity, help prevent fraud and provide **You** with **Our** best premium and payment options, **We** may need to obtain information relating to **You** at quotation, renewal and in certain circumstances where policy amendments are requested. **We** or **Our** agents may undertake checks against publicly available information (such as electoral roll, county court judgments, bankruptcy orders or repossession(s)). Similar checks may be made when assessing claims.

The identity of **Our** Credit Reference Agency and the ways in which they use and share personal information, are explained in more detail at www.transunion.co.uk/crain ..

AUTOMATED DECISION MAKING

We carry out automated decision making to decide whether We can provide insurance to You and on what terms. In particular, We use an automated underwriting engine to process the personal information You provide as part of this application process. This will include Your age and the level of cover You choose. We do this to calculate the insurance risk and how much the cover will cost You. Without this information We are unable to provide a price that is relevant to Your individual circumstances and needs. We regularly check the way Our underwriting engine works to ensure We are being fair to Our customers. After the automatic decision has been made, You have the right to speak to someone from Aviva who may review the decision and provide a more detailed explanation. If You wish to invoke this right please contact Us at dataprt@aviva.com.

HOW WE SHARE YOUR PERSONAL INFORMATION WITH OTHERS

We may share **Your** personal information:

- with the Aviva group, **Our** agents and third parties who provide services to **Us**, and **Your** intermediary and other insurers (either directly or via those acting for the insurer such as loss adjusters or investigators) to help **Us** administer **Our** products and services,
- with regulatory bodies and law enforcement bodies, including the police, e.g. if **We** are required to do so to comply with a relevant legal or regulatory obligation,
- with other organisations including insurers, public bodies and the police (either directly or using shared databases) for fraud prevention and detection purposes,

with reinsurers who provide reinsurance services to Aviva and for each other in respect of risks underwritten by Aviva, with insurers who cover Aviva under its group insurance policies and with Our brokers who arrange and manage such reinsurance and insurance arrangements. They will use Your data to decide whether to provide reinsurance and insurance cover, arrange and manage such cover, assess and deal with reinsurance and insurance claims under such cover and to meet legal obligations. They will keep Your data for the period necessary for these purposes and may need to disclose it to other companies within their group, their agents and third party service providers, law enforcement and regulatory bodies.

Some of the organisations **We** share information with may be located outside of the European Economic Area ("EEA"). **We** will always take steps to ensure that any transfer of information outside of Europe is carefully managed to protect **Your** privacy rights. For more information on this please see **Our** Privacy Policy or contact **Us**.

HOW LONG WE KEEP YOUR PERSONAL INFORMATION FOR

We maintain a retention policy to ensure We only keep personal information for as long as We reasonably need it for the purposes explained in this notice. We need to keep information for the period necessary to administer Your insurance and deal with claims and queries on Your policy. We may also need to keep information after Our relationship with You has ended, for example to ensure We have an accurate record in the event of any complaints or challenges, carry out relevant fraud checks, or where We are required to do so for legal, regulatory or tax purposes.

YOUR RIGHTS

You have various rights in relation to **Your** personal information, including the right to request access to **Your** personal information, correct any mistakes on **Our** records, erase or restrict records where they are no longer required, object to use of personal information based on legitimate business interests, including profiling and marketing, ask not to be subject to automated decision making if the decision produces legal or other significant effects on **You**, and data portability. For more details in relation to **Your** rights, including how to exercise them, please see **Our** full privacy policy or contact **Us** – refer to the "Contacting **Us**" details below.

CONTACTING US

If **You** have any questions about how **We** use personal information, or if **You** want to exercise **Your** rights stated above, please contact **Our** Data Protection team by either emailing them at dataprt@aviva.com or writing to the Data Protection Officer, Level 5, Pitheavlis, Perth PH2 0NH.

If **You** have a complaint or concern about how **We** use **Your** personal information, please contact **Us** in the first instance and **We** will attempt to resolve the issue as soon as possible. **You** also have the right to lodge a complaint with the Information Commissioners Office at any time.

The Royals, Altrincham Road, Manchester M22 4BJ
Tel: 0333 400 9429
email: admin@insure4sport.co.uk
www.insure4sport.co.uk

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