CLUB MEMBER

Liability Insurance for Diving Centres, Clubs and Schools
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GENERAL INFORMATION

1. Diving Risks Insurance Specialists
This policy, the policy schedule and any endorsements are based on the information you 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 occur.

2. DAN Europe Foundation
This diving and associated risks insurance policy has been issued by insurers to you a DAN Europe Foundation member resident in the countries and territories that are the responsibility of DAN Europe Foundation. These countries include Geographic Europe, the countries bordering the Mediterranean Sea and the Red Sea, the Middle East and the countries bordering the Persian Gulf, the countries bordering the Indian Ocean north of the equator including Kenya, Tanzania and Zanzibar as well as the related overseas territories, districts and protectorates of these countries. It is DAN Europe’s understanding that all citizens or residents of the above countries and territories 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 Administrator 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.

3. Important Information
Your right to cancel — if having purchased this insurance you decide that it does not meet your requirements please return this policy at once to:
The Administrator, VING Insurance Brokers Ltd, Continental Operations Office, C.da Padune 11, 64026 Roseto degli Abruzzi (TE), Italy or telephone on +39085-8930333 within 14 days of the date of issue and provided that no claim has been made, the premium will be refunded in full.

Material Facts — you MUST tell us all Material Facts. A Material Fact is one which is likely to influence the cover provided. If, after buying the policy, a Material Fact becomes known or changes you must tell us and we reserve the right to impose special terms.

4. How to register a complaint
It is our intention to provide an excellent service to all our policyholders, however, we recognise that there may be occasions when you feel that this has not been achieved. If you are unhappy with any aspect of the service that you receive, please contact either your usual insurance adviser or:

The Complaints Manager
NING Insurance Brokers Ltd
DAN Building, Level 2-3, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431, Malta
Telephone no. +356 2016 1631 Email: daneuropecomplaint@vinginsurance.com

Please state the nature of your complaint, the Policy and/or Claim Number, the name of any claim handling organisation with whom you have been dealing and their reference number.
If after taking this action you are still unhappy with our response please write to:

**The Managing Director**
IDA Insurance Ltd
DAN Building, Level 1, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431, Malta
Telephone no. +356 2016 1646 Email: daneuropecomplaint@idassure.eu

If you are still unhappy, you may seek assistance from:

**The Complaints Officer, Malta Financial Services Authority,**
Notabile Road, Attard BKR14, MALTA. Email: consumerinfo@mfsa.com.mt
Phone: Freephone +356 800 74924 or normal MFSA lines on +356 21441155

### 5. Insurer Information

All cover under this policy is provided by IDA Insurance Ltd (the **Insurer**) which is registered in Malta Number C36602 with an establishment situated in Malta as defined by the Insurance Companies Act 2006. IDA Insurance Ltd is authorised and regulated by the Malta Financial Services Authority and operate throughout the European Union and the European Economic Area under freedom of services authorisation.

### 6. Basis of Diving Cover

We will (unless specified to the contrary) provide EACH **Insured** 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.

*We* will insure you for your Civil and Legal Liability for claims made against you by third parties or clients arising out of the **dive club services** you provide and which are **insured** by us. In the provision of these **dive club services** provided by you or by diving professionals employed by you or under your direction we will cover you for such claims so long as the diving professional involved in the **accident** has been declared to us and entered under your policy.

You should therefore ensure that any such individual is included under your policy by entering the full details of this person in the relevant area of your MyDAN space by adding a new user within the Insurance tab. You should also deactivate individuals who are no longer under your employ or direction.

### 7. 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:

1. **Legal Expenses and Civil, Legal and Professional Liability Claims** —
   a. DO NOT admit liability or offer or promise any payment or indemnity
   b. Forward to the **Administrator** IMMEDIATELY upon receipt, every letter, claim, writ, summons or process
      Notify the **Administrator** in writing IMMEDIATELY that you have knowledge of any impending prosecution, inquest, fatal accident or ministry inquiry in connection with any accident that may result in a claim
      Comply with the policy Claims Conditions and Procedures

2. **FAILURE TO COMPLY WITH THE TERMS OF THIS POLICY MAY PREJUDICE ANY CLAIM.** Please refer to the appropriate Section for full details.
3. **YOU MUST ALSO:**
   a. Give all information and assistance that the **Insurers** may require
   b. Comply with all reasonable deadlines set by the **Insurers**
   c. Comply with all deadlines set by any court or legally empowered authority for the disclosure of information, production of proof, evidence and/or documentation and provision of assistance.
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 policy they will have these meanings:

1. **24/7 Emergency Operating Centre**
   means the assistance services provided by the Contractor engaged by **us** to provide a 24/7 emergency contact service to **you**

2. **Accident**
   means a sudden, unexpected, unusual, specific event which occurs at an identifiable time and place

3. **Administrator**
   means VING Insurance Brokers Ltd, Continental Operations Office, C.da Padune 11, P.O. BOX 77, 64026 Roseto degli Abruzzi TE, Italy, e-mail: claims@daneurope.org

4. **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**

5. **Country of Operation**
   means the country provided by **you** as the location of your **Dive Club** when applying for this Insurance accepted by **us** and appearing on the Policy Schedule.

6. **Country of Residence/Registration**
   means your country of permanent **residence** (or for **insured** companies where the company operating the **dive club/dive centre** is registered), provided by **you** when applying for this Insurance.

7. **Dive Centre**
   means the premises owned and /or rented/leased by **You** and under **Your** care and custody at the address specified in the Schedule attached to this Policy.

8. **Dive Club**
   means a Person, Company, Organisation or Association of any type providing **Dive Club Services** to persons planning to or participating in **Diving Activities**

9. **Dive Club Services**
   means the provision of advice and instruction in **recreational diving** including all organising, supervising, training, escorting or guiding services provided by diving instructors, assistant instructors or underwater guides
10. Diving Activity / Diving Activities
   means:
   a. diving with scuba or rebreather apparatus from the moment the diver lifts the assembled
      Buoyancy Compensator Device / underwater breathing apparatus to wear it and enter
      water, until the diver totally exits water and the scuba tank or rebreather unit is placed on
      the ground;
   b. breath-hold diving or snorkelling, from the moment the diver completely enters until he/
      she exits water.

11. Diving Bodies
   means recognised national controlling organisations whether or not affiliated to R.S.T.C. or C.M.A.S.
   who establish and publish guidelines and recommendations to their membership for safe diving
   practice

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

13. Insured/you/your
   means each person or company stated in the policy schedule as being insured

14. Insurer/we/our/us
   means means IDA Insurance Ltd, DAN Building, Level 1, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431,
   Malta

15. Material fact
   means facts about you or your activities that are likely to influence us in accepting your insurance.

16. Period of Insurance
   means the Period of Insurance stated in the Policy Schedule

17. Professional Diving
   means the provision of advice and instruction in recreational diving including all supervising, training,
   escorting or guiding services provided by diving instructors, assistant instructors or underwater guides

18. Recreational Diving
   means all recreational Diving Activities with or without breathing apparatus whether as a student or not
   including:
   a. Compressed air diving in any form
   b. Enriched air “nitrox” diving with fixed percentages with an open circuit or a “rebreather”
   c. The use of oxygen enriched air or of oxygen to maximize decompression safety
   d. The use of normoxic “Trimix” mixtures at depths less than 50m to minimize the narcotic
      effects of compressed air;
      DAN Europe recommends gas partial pressures up to a maximum of 1,6ATA Oxygen and
      5,6ATA Nitrogen in the breathing mixture
   e. Technical Diving as defined subject to the medically recommended gas partial pressures
      of 1,4ATA Oxygen or up to a maximum of 1,6ATA Oxygen and 3,95ATA Nitrogen in the
      breathing mixture
19. Technical Diving
means dives conducted 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.
On written submission of a full dive profile and proposed safety and support measures insurers may consider providing specific per dive insurance for any dive exceeding 130 metres and/or the maximum gas partial pressure limits allowed above.

20. 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 insurers allege that by reason of the provisions of this clause any loss, destruction or damage is not covered by this Insurance, the burden of proving that such loss, destruction or damage is covered shall be upon the Insured.

Words in the masculine gender shall include the feminine.

Schedule means the document providing you with written confirmation of cover for insurance for one year. Endorsement means the document confirming any alteration in your insurance confirmed by insurers.
GENERAL CONDITIONS

APPLICABLE TO ALL SECTIONS OF THE INSURANCE OTHER THAN AS STATED HEREIN TO THE CONTRARY. FAILURE TO COMPLY WITH THE TERMS OF THIS POLICY MAY PREJUDICE ANY CLAIM.

1. Precautions
The Insured MUST:
   a. Take all reasonable precautions to prevent anything happening which may give rise to a claim under this policy and take all requisite steps for safeguarding and recovering any property insured
   b. Not book or accept to provide any Dive Club Services against medical advice or that are rash or imprudent

2. 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 General Information.

3. Fraud
If any claim is in any respect fraudulent or if any fraudulent means or devices are used by the Insured or if there has been a misstatement or concealment by the Insured or any person acting on behalf of the Insured to obtain benefit under this policy, all benefit hereunder shall be forfeited.

4. Cancellation
We may cancel this policy by giving you 30 days notice of cancellation in writing by recorded delivery to Your last known registered address and by returning a proportionate part of the premium for any unexpired period of insurance. You may cancel this policy by returning it to Us together with written cancellation instructions at any time within 14 days of the inception or renewal date of the Policy and provided that no claim has been made, the premium will be refunded in full.

5. Observance
The due observance and fulfilment of the terms, provisions, conditions and limitations of this policy so far as they relate to anything to be done or complied with by the Insured and the disclosure of all Material Facts shall be a condition precedent to any liability of the Insurers to make any payment under this policy.

6. Arbitration in respect of all Sections
If any difference shall arise as to the amount to be paid under this 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 for the time being in force in Malta. The place of arbitration shall be in Malta and the language of the arbitration shall be English. Where any difference is by this condition to be referred to arbitration the making of an award shall be a condition precedent to any right of action against the Insurer.
7. Jurisdiction
The competent jurisdiction shall be exclusively that of the location where the Insurer has his registered offices, except for the limits due to the application of imperative laws of the Country of Operation or of the country where the risk is located.

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

9. Other Insurance or Indemnities
   a. The Insurers will seek contribution from any other insurance held by the Insured where:
      i. 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.
      ii. The Insured also seeks to obtain indemnity in respect of the same claim from any other insurance in which case the Insurers will not be liable to pay more than their proportionate share of any such claim, costs and expenses in connection therewith.

10. Data Protection Act
Personal Information — The Insurer may collect, hold and process certain types of information regarding the Insured for particular purposes as allowed by law and in accordance with the Insurer’s Data Protection and Privacy Statement (a copy of which can be obtained from us on request). Due to the sensitive nature of some of this information the Insured, by accepting this policy, consents to the Insurer to pass this information to third parties such as loss adjusters and other agents.

11. No (re)insurer
shall be deemed to provide cover and no (re)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 (re)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.
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, whether a staff member or client, unless a medical report with "Fit-to-Dive" certification for the diving activities intended to be undertaken, is submitted to Insurers who after consultation with their medical officers may accept that the person is fit for Diving Activity
   b. Loss, damage, bodily injury, death, disease, illness, liability costs or expenses arising out of or in connection with any willful, 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. Claim arising out of a Material Fact which was not declared to us when you purchased this insurance cover
   d. 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
   e. 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
   f. 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
   g. 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
   h. Terrorist Action or any action taken by anyone to prevent real or perceived imminent Terrorist Action or to address ongoing Terrorist Action
   i. Loss, destruction, damage, liability costs or expenses caused by pressure waves from aircraft or other aerial devices travelling at sonic or supersonic speeds
   j. 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. 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 anywhere in the world 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 of residence of the Insured

3. Contracts (Rights of Third Parties) Exclusion Clause – Neither this policy nor any document issued pursuant to this policy shall confer any benefits on any third parties. No third party may enforce any term of this policy or of any provision contained in any document issued under this policy. This clause shall not affect the rights of the Insured (as assignee or otherwise) or the rights of any loss payee.
COVERAGE SECTION 1: LEGAL EXPENSES

1. Definitions applicable to Section 1 only

1. **Representative** means the lawyer, or other suitably qualified person, who has been appointed by **insurers** to act for an **Insured** in accordance with the terms of this Section
2. **Date of Occurrence** means the date of the event which may lead to a claim. If there is more than one event arising at different times from the same cause, then the **Date of Occurrence** means the date of the first of these events
3. **Costs and Expenses** means all reasonable and necessary costs chargeable by the **Representative** on a standard basis
4. **Insured Incident** means the occurrence or event arising whilst the **Insured** is performing **dive club services** and which made it necessary for the **insured** to incur legal expenses

2. Coverage

In the event of an **Insured Incident**, we will pay the reasonable **Costs and Expenses** incurred to:

1. **Defend You** from a legal suite (including criminal) against **You** and which is not covered by a Third Party Liability policy
2. Oppose administrative procedures or sanctions of a value of not less than 550,00 € served against **you**
3. Negotiate for **your** legal rights arising out of **your dive club services** against any third party:
   a. Who causes property damage to **your** assets or possessions whether or not these damages are caused by marine or water craft
   b. And arising out of the use of property, whether immovable or not

In addition **you** will be covered for:

4. Costs incurred by opponents in civil cases if an **Insured** has been ordered to pay them, or pays them with **insurer’s** agreement and **your** own or **your** opponents court costs as decided by a court

**Insurers** will pay the **Costs and Expenses** charged by a **Representative** appointed by **insurers**. The most **insurers** will pay for all claims resulting from one or more events arising at the same time or from the same cause is 26,000,00 € or such other amount stated in the Schedule to the Policy or as may be agreed by **insurers**.

3. Exclusions applicable to Section 1 only

**Insurers** shall not be liable for:

1. A claim reported to **insurers** more than 180 days after the **Insured** should have known about the **Insured Incident**
2. An **incident** or matter arising before the start of this cover
3. **Costs and Expenses** incurred before **insurer’s** written acceptance of a claim
4. Any claim relating to any illness or **bodily injury** which happens gradually or is not caused by a specific or sudden **accident**
5. Defending an **Insured’s** legal rights (other than as defined above), but defending a counter-claim made against **You** by a third party is covered
6. Fines, penalties, compensation or damages which an **Insured** is ordered to pay by a court or other authority
7. An **Insured Incident** intentionally brought about by an **Insured**
8. A legal action that the **Insured** takes which **insurers** or the **Representative** have not agreed to or where the **Insured** does anything that hinders **insurers** or the **Representative**
9. A claim relating to an **Insured’s** alleged dishonesty or alleged violent behaviour
10. A claim relating to written or verbal remarks which damage an **Insured’s** reputation
11. A dispute with **insurers** not otherwise dealt with under Condition 4.16 below
12. A claim directly or indirectly caused by or resulting from any device failing to recognise, interpret or process any date as its true calendar date
13. An application for judicial review
14. Any **Costs and Expenses** that are incurred where the **Representative** handles the claim under a contingency fee arrangement
15. A claim against **insurers** or its agents
16. A claim against any insurance intermediary agent of **insurers**
17. A claim relating to Deep Vein Thrombosis
18. A claim made against the **Insured** for any non-diving activity
19. 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 1 only**
   1. The **Insured** must:
      a. Try to prevent anything happening that may cause a claim
      b. Take reasonable steps to keep any amount **insurers** have to pay as low as possible
      c. Send everything **insurers** ask for, in writing
      d. Give **insurers** full details of any claim as soon as possible and give **insurers** any information **insurers** need
   2. **Insurers** can take over and conduct, in the name of an **Insured**, any claim or legal proceedings at any time and can negotiate any claim on behalf of an **Insured**.
   3. The **Insured** is free to choose a **Representative** (by sending **insurers** a suitably qualified person’s name and address) if:
      a. **insurers** agree to start court proceedings and it becomes necessary for a lawyer to represent the interests of the **Insured** in those proceedings;
      or
      b. there is a conflict of interest; **Insurers** may, in exceptional circumstances, choose not to accept the **Insured’s** choice. If there is a disagreement over the choice of representative in these circumstances, the **Insured** may choose another suitably qualified person
   4. In all circumstances except those in 4.3 above, **insurers** are free to choose a **Representative**
   5. Any **Representative** will be appointed by **insurers** to represent the **Insured** according to **insurers’** standard terms of appointment. The **Representative** must cooperate fully with **insurers** at all times
   6. **Insurers** will have direct contact with the **Representative**
   7. The **Insured** must co-operate fully with **insurers** and the **Representative** and must keep **insurers** up to date with the progress of the claim
   8. The **Insured** must give the **Representative** any instructions that **insurers** require
   9. The **Insured** must tell **insurers** if anyone offers to settle the claim
   10. If the **Insured** does not accept a reasonable offer to settle a claim, **insurers** may refuse to pay further **Costs and Expenses**
   11. **Insurers** may decide to pay the **Insured** the amount of damages that the **Insured** is claiming, or which is being claimed against them instead of starting or continuing legal proceedings
   12. The **Insured** must tell the **Representative** to have **Costs and Expenses** taxed, assessed or audited, if **insurers** ask for this
   13. The **Insured** must take every step to recover **Costs and Expenses** that insurers have to pay and must pay **insurers** any **Costs and Expenses** that are recovered
14. If the Representative refuses to continue acting for the Insured or if the Insured dismisses a Representative, the cover insurers provide will end at once, unless insurers agree to appoint another Representative.

15. If the Insured settles a claim or withdraws it without the agreement of insurers, or does not give suitable instructions to a Representative, the cover insurers provide will end at once and insurers will be entitled to reclaim any Costs and Expenses insurers have paid.

16. If insurers and the Insured disagree about the choice of a Representative, or about the handling of a claim, insurers and the Insured can choose another suitably qualified person to decide the matter. Insurers and the Insured must both agree to the choice of this person in writing. Failing this, insurers will ask the president of a relevant national law society to choose a suitably qualified person. All costs of resolving the disagreement must be paid by the party whose argument is rejected.

17. Insurers may, at insurer’s discretion, require the Insured to obtain, at their expense, an opinion from a lawyer or other suitably qualified person chosen by the Insured and insurers, as to the merits of a claim or proceedings. If the chosen person’s opinion indicates that it is more likely than not that an Insured will recover damages (or obtain any other legal remedy that insurers have agreed to) or make a successful defence, insurers will pay the cost of obtaining the opinion.

18. Insurers will not pay any claim covered under any other policy, or any claim that would have been covered by any other policy if this cover did not exist.

19. This Section will be governed by the law of your Country of Residence / Registration.

20. Apart from insurers the Insured is the only person who may enforce all or any part of this Section and the rights and interests arising from or connected with it.
SECTION 2: THIRD PARTY LIABILITY

1. Coverage

1. The Insurers hereby agree to indemnify the Insured against all sums that the Insured shall become civilly or legally liable to pay as a result of accidental bodily injury or damage to property, occurring whilst providing Dive Club Services in your Country of Operation or elsewhere in the world, up to the Limit of Indemnity on the Schedule attached to the policy.

2. We will also indemnify You for Liability in the terms of this policy in respect of legal liability for injury or damage arising out of the use of any breathing gas compressor or other diving equipment which You are certified or competent to use and is being rented or used in the course of providing Dive Club Services or as otherwise agreed by the Insurer.

3. The indemnity provided by this Section of the Policy is extended to include liability:
   a. of any person or firm arising out of the performance of a contract with the Insured the primary purpose of which is the provision of labour only, whether an employee, apprentice or person undertaking study or work experience;
   b. any self-employed person working for and under the control of the Insured including voluntary workers or volunteers whilst working on behalf of the Insured in connection with the Dive Club Services;
   c. of directors and/or officials of the Insured in their private capacity arising from work undertaken for them by employees of the Insured;
   d. of any Concessionaire as if that Concessionaire is named as an additional assured;
   e. caused by or arising from any instruction or advice or lack of advice given by or on behalf of the Insured in the course of providing the Dive Club Services.

4. Premises Liability
   If the Schedule attached to the Policy indicates "Premises Liability" as included under the "Extensions of Cover" section, then this Policy also includes your legal liability as owner &/or operator of the Dive Centre property specified in the Schedule as the "Operative Location". Such legal liability is for accidental bodily injury of any third party person &/or for accidental loss of or damage to third party material property.
   This coverage extension is on condition that all slippery and/or wet surfaces are rendered safe by means of non-slip material.

5. Provided always that:
   a. Coverage under this Section shall not apply to the extent that liability is covered under any other existing insurance and that coverage is always subject to the terms, coverage, exclusions and conditions contained herein.
   b. The trade, operating and employment licenses of your Country of Operation and/or where you operate professionally are complied with and observed.
   c. This indemnity shall not include any judgement or order made by a court by way of recognition or enforcement (whether by action or otherwise) of a judgement given previously by a court in a Territory not covered by this Policy.
   d. 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 Schedule of the Policy.
   e. In respect to injury by lifting of heavy equipment Your clients are given proper lifting instructions by You or Your employees who are properly trained in such lifting of heavy equipment.
2. Exclusions applicable to Section 2 only

The insurance under this Section does not cover liability for:

1. **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.

2. Loss of or Damage to Property owned by the **Insured** or in the **Insured's** care, custody or control, other than:
   a. Employees' property;
   b. Premises not owned or rented by the Insured but temporarily occupied by them for the purpose of work therein or thereon;

3. **Bodily injury** or disease and/or Loss of or damage to property:
   a. Caused by the ownership 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.

4. **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**.

5. 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, provided always that this paragraph shall not apply to liability for personal injury or **bodily injury** or loss of or physical damage to or destruction of tangible property, or loss of use of such property damaged or destroyed, where such seepage, pollution or contamination is caused by a sudden, unintended and unexpected happening during the Period of this Insurance.

6. The cost of removing, nullifying or cleaning-up seeping, polluting or contaminating substances unless the seepage, pollution or contamination is caused by a sudden, unintended and unexpected happening during the Period of this Insurance.

7. Fines, penalties, punitive or exemplary damages.

8. Any commercial or professional activity carried out by the **Insured** other than the provision of **Dive Club Services** as defined by the Policy.

9. For Intentional exposure of **Your** clients or students to gas partial pressures greater than 1.6ATA oxygen and 5.6ATA nitrogen unless in respect of dives using oxygen the above limits are exceeded to maximize decompression safety.

10. 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.

11. Premises Liability - for **your** legal liability as owner &/or operator of any premises for accidental **bodily injury** of any third-party person and/or accidental loss of or damage to third-party material property. This exclusion does not apply if the Schedule attached to this Policy specifies under the "Extensions
of Cover” section that “Premises Liability” is included, in which case any cover granted is subject to the conditions and limitations of Clause 4 of the Coverage section above.

3. Memorandum applying to Section 2 only

The Insurers 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 Policy any legal expenses incurred in the European Union or European Economic Area or any other country 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

4. Conditions applying to Section 2 only

1. LIMIT OF INDEMNITY CLAUSE — The total liability of Insurers under this Section to pay damages and or claimants costs fees and expenses shall not exceed the sum stated in the Schedule or Certificate in respect of any one claim or series of claims against the Insured arising out of one Occurrence

2. 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 the any reimbursement obligation of the Insured is joint and obliges him to reimburse the total amount.

3. CROSS LIABILITY CLAUSE — It is hereby declared and agreed that where more than one party is named in the Insurance as “the Insured” cover under this Section shall apply as though individual Insurances had been issued to each such party. Provided always that Insurers’ total liability shall not exceed the Limits of Liability stated in the Schedule.

4. INDEMNITY TO CONCESSIONAIRES CLAUSE — It is hereby declared and agreed that Concessionaires as defined below are deemed to be considered as co-assured under this Policy. Where liability for any Diving Activities attaches to any Concessionaire, the said Concessionaire remains subject to the terms, exclusions and conditions of this Policy. Coverage under this clause applies only insofar that the legal liability was in the first instance the responsibility of the Insured. For the purposes of this clause Concessionaire means an individual, Company or Association permitting You to operate from the Concessionaire’s hotel, holiday village, tourist facility or other leisure business premises, not domiciled in the USA or Canada.

5. LANDLORD’S LIABILITY — It is hereby declared and agreed that the owners of waterways, reservoirs, swimming pools or other premises used to organise a Diving Activity are deemed insured up to the policy limit of liability including the legal liability of the Insured for loss or damage to such owners’ property provided that these Premises are temporarily occupied by and not owned or rented by the Insured for the purposes of Diving Activity.

6. CLAIMS PROCEDURE CLAUSE — The Insured shall give to the Insurers 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 Insurers, 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 Insurers such information and assistance as the Insurers may reasonably require.
7. **EXCESS CLAUSE** — The indemnity provided by this Section of the Policy does not cover the amount of the Excess shown in the Schedule which shall be deducted from each and every claim for Loss of or Damage to Property.

8. **INDEMNITY TO PARTICIPANTS** — *We* will indemnify any Participant in respect of his legal liability for Injury or Damage caused to another Participant arising out of any Diving Activity, in the terms of this policy but only if such Participant is not entitled to indemnity under any other Policy. A Participant is any person under your active supervision or instruction or who is participating in your diving activities or promotional events.

9. **SERIAL LOSSES** — All claims arising out of or attributable to the same loss or cause form a serial loss and will be considered by this policy as a single loss regardless of the number of injured parties, claimants or beneficiaries.

10. **DISCOVERY CLAUSE** — The indemnity provided by this section of the policy will also operate for up to 60 months after the expiry of this insurance solely in respect of losses occurring before the expiry of this insurance. Any claims received by you in respect of losses occurring before the expiry of your insurance and notified to us during this 60 month period will be considered as made within the Period of Insurance subject to you complying with all Policy terms, exclusions and conditions including your obligation to notify us immediately you become aware of any loss that may result in a claim under this policy.

11. **Insurer’s rights in the event of a claim**
   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** 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.
COVERAGE SECTION 3: DIVING RISK FOR TRY DIVE CLIENTS

APPLICABLE ONLY IF TRY DIVE COVER EXTENSION IS NOTED IN THE SCHEDULE ATTACHED TO THIS POLICY

1. For the purposes of this clause the definition of **Diving Activity** is restricted to Recreational Try Dives (or similarly limited trial dives) up to a maximum depth equivalent to that allowed by your teaching organisation but in any case not exceeding 15m.

2. Furthermore Try Dive Client shall mean the client of the **Insured dive centre** undertaking a **Diving Activity** as defined above.

1. **Coverage**

*Your* Try Dive Client will be covered for the **Medical Expenses** he/she will have to pay or which *We* may elect to pay on his behalf, within the country where *Your Dive Club* is located and arising from a **diving activity** within the **period of insurance**. 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), nursing home and nursing costs.

2. **Conditions applicable to Section 3 only**

1. If the consequences of an **Accident** shall be aggravated by any condition or physical disability of the Try Dive Client 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.

2. Notice must be given to the **Insurers** as soon as reasonably practicable of any **Accident** which causes or may cause **Medical Expense** within the meaning of this clause, and the Try Dive Client must as early as possible place himself under the care of a duly qualified medical practitioner.

3. It is a condition precedent to the **Insurers’** liability to pay compensation to the Try Dive Client or his representatives, that all medical records, notes, and correspondence referring to the subject of a claim or a related pre-existing condition shall be made available on request to any medical adviser appointed by or on behalf of the **Insurers** and that such medical adviser shall, for the purpose of reviewing the claim, be allowed so often as may be deemed necessary to make examination of the person of the Try Dive Client.

4. Any fraud, misstatement, or concealment by an **Insured** or the Try Dive Client in relation to any matter affecting this Section or in connection with the making of any claim hereunder shall render this Section null and void in so far as it relates to the Try Dive Client in question.

5. If at the time of an occurrence insured above the Try Dive Client is also entitled to receiving indemnity from another insurer *we* will only pay the amount not covered by them and any deductible applied by them.
COVERAGE SECTION 4: DIVING RISK FOR STUDENT CLIENTS

APPLICABLE ONLY IN RESPECT OF STUDENT DECLARED ONLINE VIA THE MYDAN SECTION ON www.daneurope.org AND ONLY UP TO THE MAXIMUM AMOUNT OF STUDENTS INDICATED IN THE SCHEDULE

1. For the purposes of this clause the definition of *Diving Activity* is restricted to Recreational Instruction up to a maximum depth equivalent to that allowed by *your Diving Body*.

2. Furthermore Student Client shall mean the client of the *Insured dive centre* undertaking a *Diving Activity* as defined above and only for instruction purposes up to a first level instruction course and within the execution standards of *Diving Bodies*.

1. Coverage

Your Student Client will be covered for the *Medical Expenses* he/she will have to pay or which *We* may elect to pay on his behalf, within the country where *Your Dive club* is located and arising from a *diving activity* within the *period of insurance*. 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), nursing home and nursing costs.

2. Conditions applicable to Section 4 only

1. If the consequences of an *Accident* shall be aggravated by any condition or physical disability of the Student Client 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.

2. Notice must be given to the *Insurers* as soon as reasonably practicable of any *Accident* which causes or may cause *Medical Expense* within the meaning of this clause, and the Student Client must as early as possible place himself under the care of a duly qualified medical practitioner.

3. It is a condition precedent to the *Insurers’* liability to pay compensation to the Student Client or his representatives, that all medical records, notes, and correspondence referring to the subject of a claim or a related pre-existing condition shall be made available on request to any medical adviser appointed by or on behalf of the *Insurers* and that such medical adviser shall, for the purpose of reviewing the claim, be allowed so often as may be deemed necessary to make examination of the person of the Student Client.

4. Any fraud, misstatement, or concealment by an *Insured* or the Student Client in relation to any matter affecting this Section or in connection with the making of any claim hereunder shall render this Section null and void in so far as it relates to the Student Client in question.

5. If at the time of an occurrence *insured* above the Student Client is also entitled to receiving indemnity from another *insurer* *we* will only pay the amount not covered by them and any deductible applied by them.

6. Cover is operative only if:
   a. the instruction course does not include the use of enriched air (Nitrox), closed or semi-closed breathing apparatus or any form of *technical diving*.
   b. The student client is duly registered by the *Insured* in the MyDAN section on www.daneurope.org
c. The accident occurs during whilst the Insured is supplying Dive Club Services to the Student Client.

7. The cover starts from the date of registration of the Student Client in the MYDAN section on www.daneurope.org, and terminates on the date of successful completion of the course or after 90 days from the date of registration or on the expiry of this policy, whichever comes first.

How to make a Claim - Sections 3 & 4

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:

1. contact the Administrator as soon as practicable but within 5 working days of such circumstances:
   a. giving brief details of such circumstances and requesting a claim form
   b. when contacting the Administrator please quote the DAN membership number or the Policy Number stated in the policy certificate or schedule of the Dive Club/Dive Centre indicating that the injured party is your Try Dive or Student Client
   c. complete and return the claim form together with all receipts, valuations, medical, police or other report(s) as may be applicable and requested by the Insurer.

Medical Expenses Claims – the Insurer via its 24/7 Emergency Operating Centre MUST BE NOTIFIED PRIOR TO the Try Dive or Student Client being admitted as an inpatient at any hospital, clinic or nursing home FOR ASSISTANCE TELEPHONE THE 24/7 HOTLINE INDICATED ON YOUR DAN CARD