

## **DISCLAIMER:**

NAME OF THE HEAD OF DELGATION, with enough legal capacity, I declare myself under my responsibility:

1. That I comply with the provisions established in article 23.3 of the Sports Law, approved by Legislative Decree 1/2000 of July 31<sup>st</sup> and the regulation established in Title 8 of the Decree 58/2010, of May 4<sup>th</sup>, of the Sports Entities of Catalonia.
2. I individually certify that I have the contingencies provided in the article 152.1 of the Decree 58/2010 of May 4<sup>th</sup>, of the Sports Entities of Catalonia, covered by an insurance that contains the following contingencies:
  - a) Civil liability.
  - b) Compensation for suppositions of anatomical, functional or death losses.
  - c) Health care for those cases derived from sports practice and with a sufficient amount to cover possible contingencies.
  - d) The minimum benefits to be covered will be those established in annex 1 of this responsible declaration.
3. In the case that the benefits contracted in the compulsory insurance are not enough to cope with the necessary coverage, the organizing entity UNIÓ DE CONSELLS ESPORTIUS DE CATALUNYA will not be the subsidiary responsible.
4. The information contained in this statement is true and I am aware that the inaccuracy or falsification of the data declared, or of the documents provided, determines the impossibility of continuing with the exercise of the affected activity, without prejudice to the criminal, civilian or administrative corresponding responsibility.
5. That I am informed that the organizing entity can make the necessary verifications regarding the fulfilment of the declared data and the possession of the corresponding documentation.

### **Minimum coverage Annex1:**

- (1) Surgical and health assistance in accidents that occurred in the national territory, without spending limits, and with a temporary limit of up to eighteen months from the date of the accident.
- (2) Pharmacy in the hospital system, with no expense limit, and with a temporary limit of eighteen months from the date of the accident
- (3) Assistance in the hospital system, prosthetic expenses and osteosynthesis material, in its entirety, and with a time limit of eighteen months from the date of the accident.
- (4) Expenditures arising from rehabilitation during the period of eighteen months from the date of the accident.
- (5) Surgical, pharmaceutical and sanatorium assistance in accidents occurring abroad, up to a limit, for all concepts, of 6,000 euros and with a temporary limit of up to eighteen months from the date of the accident.

This benefit is compatible with the compensations for anatomical or functional losses, motivated by a sports accident, which are granted upon termination of the treatment.

- (6) Compensation for anatomical or functional losses motivated by a sports accident, with a minimum, for great invalid (tetraplegia), of 12,000 euros
- (7) Aid for the death, when this occurs as a result of an accident in sports practice, for an amount not less than 6,000 euros.
- (8) Aid for the death, when it occurs in sports practice, but without direct cause of it, for a minimum amount of 1,800 euros.
- (9) Expenses caused by the acquisition of orthopedic material for the cure of a sports accident (not prevention), for a minimum amount of 70 per cent of the retail price of the fore mentioned orthopedic material.
- (10) Expenses caused by odontostomatology, due to injuries caused by sports accidents. These expenses will be covered up to 300 euros at least.
- (11) Expenses caused by transfer or evacuation of the injured from the place of the accident until their final deposit in the hospitals arranged by the insurance policy, within the national territory.
- (12) Medical assistance in centers or faculty organized in all provinces of the national territory.
- (13) Free choice of centers and faculty appointed to the entire European community.