

Martial Arts Insurance Application Form

Sports • Leisure • Licensed Clubs

Please use this application for occupations relating to the Martial Arts including:							
AikidoKempoQi GongJujitsu	BoxingKendoTaekwondoBrazilian Jujitsu	HapkidoKickboxingTang So GoKung Fu	JudoMuay ThaiWrestlingTai Chi	KarateNinjitsu			

Please complete the following application sections:							
Section 1: Your Details (Compulsory) Page 01	Section 2: Your Business Details (Compulsory) Page 01	Section 3: Cover Selection (please complete the sections relevant to the coverage required) Cover Option 1: Platinum Liability Page 03 Cover Option 2: Personal Accident Page 04	Section 4: Declaration (Compulsory) Page 04				

Your Details						
Full Name of Insured						
Trading Name: (if applicable)						
Tax Registered Business:	☐ Yes ☐ No	ABN No:			Input Tax Credit:	%
Situation Address:					Postcode:	
Postal Address:					Postcode:	
Business Phone No.:	[]		Fax No.	: []		
Website address:						
Period of Insurance:	From:	DD / MM / YYYY	at 4pm	To:	DD / MM / YYYY	at 4pm
Other Interested Parties: (Please state their full name, the type of interest and the property concerned).						

Your Business Details					
1. Please advise the estimated:					
(a) gross annual turnover for the next 12 months:	\$				
(b) gross annual wages paid to employees for the next 12 months:	\$				
(c) annual payments to contractors / subcontractors:	\$				
(d) number of annual participants/members:					
(e) number of trainers, coaches, referees and officials:					

Your Business Details (continued)								
2. Please provide the following details regarding the styles of Martial Arts offered:								
Aikido	%	Taekwondo		%		Judo	%	
Kempo	%	Brazilian Jujitsu		%		Muay Thai	%	
Qi Gong	%	Hapkido		%		Wrestling	%	
Jujitsu	%	Kickbox	Kickboxing			%	Tai Chi	%
Boxing	%	Tang So Go		%		Karate	%	
Kendo	%	Kung Fu		%		Ninjitsu	%	
Other (please specify)	%							
3. Please provide the form of the section of the se	lace a tick in	the box to	indicate wheth	er the activit	y is ful	l contact,		on in the below table: t or no contact, answer yes or no to
Activ	ity		Contact	No con	tact	Weapo	ns used?	Type of weapon
						☐ Yes	□No	
						☐ Yes	□No	
						☐ Yes	□No	
						☐ Yes	□No	
						☐ Yes	□No	
4 . Do you have written	ı risk manaç	gement pr	ocedures for:					
Responsible service of	f alcohol?		□ Y	es 🗌 No		ot Applic	able	
First Aid?			□ Y	es 🗌 No	□N	ot Applic	able	
Blood spillage and infe	ectious dise	ases?	□ Y	es 🗌 No	□N	ot Applic	able	
Maintenance of premis	ses and equ	ipment?	□ Ye	es 🗌 No	□N	ot Applic	able	
Inspection of playing s	urfaces?		□ Ye	es 🗌 No	□N	ot Applic	able	
Emergency procedures	s in event of	serious i	njury? 🗌 Yo	es 🗌 No	□N	ot Applic	able	
Discrimination policies	s and codes	of conduc	:t? □Yo	es 🗌 No	□N	ot Applic	able	
Playing sports whilst	pregnant?		□ Y e	es 🗌 No	□N	ot Applic	able	
5. Are all participants acknowledgment of	required to risks, injur	sign a "di y and obli	sclaimer" to " gations?	release an	d inde	mnify" yo	our busines	s/company in regards to Yes No
6. Do you sell goods to	the public?	If yes, ple	ase provide det	ails of the go	oods yo	ou sell and	d outline any	imported or exported products.
7. What procedures d	o you have i	n place fo	or the recordin	g and moni	toring	of Claim	ns or incider	ices which may give rise to a Claim?
8. Does your business operate as a licensed premise? If yes, please provide details of your license including the hours you operate, the number of hours or days per week that you operate and any restrictions in your licence.								
9. Is the sport your business/organisation/club/association is involved in played all year round or in competition seasons? □ All year round □ Competition Seasons								

Cover Option 1 – Platinum Liability Cover								
PART A: GENERAL LIABILITY								
Limit of Indemnity for Part A:	Indemnity for Part A:							
Property in your physical or legal control	NB: auton	NB: automatic cover is \$500,000						
Excess Option:	□Nil	□\$1,0	00	□\$2,50	0	□ \$5,000	Other \$	
PART B: PROFESSIONAL INDEMNITY								
Limit of Indemnity for Part B:	□\$1,00	0,000	□\$2,	000,000	□\$5,	000,000	□\$10,000,000	
Excess Option:	□Nil	□\$1,0	000	□ \$2,50	00	□\$5,000	\square Other \$	
Do you currently hold Professional Indemnit	ty or Error	s & Omi	ssions ii	surance?	☐Yes	□No		
If yes, please state:		The da	te from	which you	have had insura			
				Your cur	rent insu	irer?		
NB: Retroactive Date for Part B - The date the in whichever the earlier.	nsured first	held con	tinuous	Professiona	l Indemni	ty cover or t	the inception date of this policy,	
PART C: MANAGEMENT LIABILITY								
Limit of Indemnity for Part C:	□\$1,00	0,000	□\$2,	000,000	□\$5,0	000,000	Other \$	
Optional Extensions:	☐ Fideli	ty (\$100	,000 lim	it)		☐ Polluti	ion Defence Costs (\$100,000 lin	nit)
Fixed Excesses:	Director	s & Offic	ers Liab	ility		\$Nil		
	Fidelity					\$5,000 ea	ach & every Claim	
	Pollution	n Defenc	e Costs			\$5,000 each & every Claim		
	All Other Claims \$2,500 each & every Claim							
Do you currently hold Directors & Officers or Management Liability insurance? Yes No								
If yes, please state:		The da	te from	which you	have had insura			
				Your cur	rent insu	irer?		
Retroactive Date for Part C - The date the insured first held continuous Directors and Officers or Management Liability Insurance or the incention date of this policy, whichever the earlier								

Claims Made Policy

Please note the Professional Indemnity & Management Liability sections of the Policy are offered on a Claims Made basis. Claims Made means that the Professional Indemnity & Management Liability section covers you for Claims made against you during the Period of Insurance specified in your Policy Schedule and notified to us during that Period of Insurance.

This means that the Professional Indemnity & Management Liability sections do not provide cover in relation to;

- Events which occurred prior to the same Period of Insurance or any earlier retroactive date stipulated in the Policy Schedule;
 Claims made against you after the expiry of the Period of Insurance even though the event giving rise to the Claim may have occurred during the Period of Insurance;
- Claims the possibility of which was intimated in any way prior to the commencement of the Period of Insurance;
- Claims rising from or attributable to any facts, circumstances or occurrences noted on the proposal for the current Period of Insurance or for any prior Period of Insurance or of which notice had been given under any previous policy;
- · Claims rising from or attributable to any facts, circumstances or occurrences of which you were aware and knew (or ought reasonably to have realised) prior to the commencement of the Period of Insurance may give rise to a Claim.

For the purposes of the Professional Indemnity and Management Liability sections, a Claim means; any

- a. written or verbal demand for compensation or damages or other relief; or
- b. a civil proceeding seeking compensation or damages or other relief; or
- any criminal charge brought against a Member or Officer alleging a Wrongful Act; or
- a notice of charge, formal investigation order or notice requiring a Member or Officer to attend an inquiry or other proceedings ordered by an Inquiring Body.

As explained above, the Professional Indemnity section, by its terms, does not provide cover for Claims made after the expiry of the Period of Insurance cover provided by the Policy.

Section 40(3) of the Insurance Contracts Act 1984 (Cth) applies to certain contracts of liability insurance (including Sections 2 & 3 of this Policy) and states 'Where the insured gave notice in writing to the insurer of facts that might give rise to a claim against the insured as soon as was reasonably practicable after the insured became aware of those facts but before the insurance cover provided by the contract expired, the insurer is not relieved of liability under the contract in respect of the claim, when made, by reason only that it was made after the expiration of the period of the insurance cover provided by the contract where the insured has given notice in writing to the insurer;

- of the facts that might give rise to a claim against the insured
- as soon as was reasonably practicable after the insured became aware of those facts, and
- before the expiry of the Period of Insurance.

Cover Option 2 - Personal	Accident Cover			
PERSONAL ACCIDENT COV	'ER			
Do you require Player Acci	dent Insurance?	Yes 🗆 No		
Capital Benefits	(death under 18 – 20%)	\$50,000		
Loss of Income	7 day excess / 52 weeks max	\$250 per week		
Student Assistance	7 day excess / 52 weeks max	\$250 per week		
Home Help	7 day excess / 52 weeks max	\$250 per week		
Parents Inconvenience	Max \$1,500	\$25 per day		
Non Medicare Medical	Max 85% / Excess \$50	\$1,500		
Funeral Expenses		\$5,000		
Modification Expenses		Up to \$10,000		
	ou or any principal, partner, or dire		thers ever, in the last 5	years:
Details of Your History:				
	ed or cancelled, application/proposal re			
refused, Claim rejected, or	r special conditions imposed by an ins	irer?	=	Yes □ No Yes □ No
*	(b) Been charged with or convicted of any criminal offence?(excluding traffic offences)(c) Been declared bankrupt or subject to any form of insolvency administration?			
If you have answered yes to	o any of the above questions please	provide full details:		
How many years have you	been in business/operation?			
	ve You made any Claim on any insur ge which would be covered by this p			Yes 🗌 N
Are you aware of any other i	incident(s) that have occurred in the l	ast 5 years that may give rise to a (Claim against you?	Yes 🗌 No
If you are seeking cover und Liability) please answer the	ler Part B of Platinum Liability (Profe following questions:	ssional Indemnity) and/or Part C o	f Platinum Liability (Mana	agement
a) Has any Claim ever been m to whom Parts B and C of t	nade against the Proposer or any other this Policy will apply?	person or entity		Yes □ N

b) Has the Proposer or any other person or entity to whom Parts A and B of this Policy will apply incurred any other Loss which might be within the terms of Part B ☐ Yes ☐ No and/ or Part C of this Policy? c) Is the Proposer or any other person or entity to whom Parts B and C of this Policy will apply aware, after enquiry (bold), of any circumstances which might: (i) give rise to a Claim against the Proposer or any other person or entity ☐ Yes ☐ No to whom Parts B and C of this Policy will apply? Yes/No (ii) result in the Proposer or any other person or entity to whom Parts B and C of this Policy will apply incurring any Loss to which the ☐ Yes ☐ No terms of this Policy might apply? ☐ Yes ☐ No (iii) otherwise might affect Our consideration of this Policy?

Declaration (con	Declaration (continued)					
If you have answered yes to any of the above questions, please fill in the table below:						
Year of Claim	Description of Incident	Is Claim settled	Amount Claim settled for			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
		☐ Yes ☐ No	\$			
This declaration must be completed and signed by or on behalf of all parties applying for insurance.						
I/We (a) declare that: (i) the answers and information given by me/us in this Proposal and any addendum are true and correct in all respects; (ii) no information has been withheld that would affect the insurer's decision to accept this Proposal; (iii) where answers in this Proposal are not in my/our own handwriting, they have been checked by me/us and I/we agree they are correct; (iv) I/we have read and understood the clauses detailed under the Important Notices section; (v) if there was insufficient space to fully answer any questions, we have attached supplementary pages providing the additional information required. (vi) I/we have read and understood the Privacy Statement and consent to collection, storage, use and disclosure of any personal information. (b) authorise the insurer and Sports Underwriting to give to, or obtain from other insurers or an insurance or credit reference bureau, any information relating to these insurance covers, and any other insurances held by me/us and Claims under those insurances. (c) understand that, if this Proposal is accepted, my/our insurance cover will be subject to the terms and conditions set out in the applicable Sports Underwriting Policy wording. (d) acknowledge that the insurer and/or Sports Underwriting, its agents and/or employees reserve the right to decline this Proposal. (e) have received a copy of the PDS/Policy document (as relevant).						
Proposer's Sign	ature:	Date:	DD / MM / YYYY			
Proposer's Nam	e: Prop	oser's Title:				
Club/Business:						

IMPORTANT NOTICES

Defined words

Some words used in this document have a special meaning as defined in any documents which make up the Policy which contain definitions.

The Insurer and Agent

Sports Underwriting Australia Pty Ltd (Sports Underwriting) (ABN 53 119 852 096, AFSL 302484) acts as agent for Great Lakes Reinsurance (UK) SE (ARBN 127 740 532, ABN 18 964 580 576, AFSL 318603), a limited liability company incorporated in England and Wales the insurer of the product.

General Insurance Code of Practice

Great Lakes Australia is a signatory to the General Insurance Code of Practice. The Code aims to raise standards of service between insurers and their customers.

For any information about the Code, including a copy of the Code, contact us or Financial Ombudsman Service on 1300 78 08 08 or visit www. codeofpractice.com.au

Duty of Disclosure

This Policy is subject to the Insurance Contracts Act 1984 (Act). Under that Act you have a Duty of Disclosure.

Before you take out insurance with us, you have a duty to tell us of everything that you know, or could reasonably be expected to know, may affect our decision to insure you and on what terms. If you are not sure whether something is relevant you should inform us anyway.

You have the same duty to inform us of those matters before you renew, extend, vary, or reinstate your contract of insurance. The duty applies until the Policy is entered into, or where relevant, renewed, extended, varied or reinstated (Relevant Time). If anything changes between the answers are provided to us or disclosures are made and the Relevant Time, you need to tell us.

Your duty however does not require disclosure of matters that:

- reduce the risk;
- are common knowledge;
- · we know or, in the ordinary course of our business, ought to know, or
- · we have indicated we do not want to know.

If you do not comply with your duty of disclosure, we may be entitled to:

- reduce our liability for any Claim;
- cancel the contract;
- · refuse to pay the Claim, or avoid the contract from its beginning, if your nondisclosure was fraudulent.

Who Needs To Tell Us

It is important that you understand that you are answering our questions in this way for you and anyone else whom you want to be covered by the Policy.

Privacy Statement

In this Privacy section "we", "us" or "our" means Great Lakes Australia and Sports Underwriting Australia, unless specified otherwise.

We are committed to the safe and careful use of your personal information in the manner required by the Privacy Act 1988 (Cth) and the Australian Privacy Principles.

We collect your personal information in order to assess your application for insurance and, if your application is accepted, to administer and manage your Policy and respond to any Claim that You make. To do this, your personal information may need to be disclosed to reinsurers and service providers and related entities who carry out activities on our behalf, such as assessors and facilitators, some of whom may be located in overseas countries. Our contractual arrangements generally include an obligation for these reinsurers, service providers and related entities to comply with Australian privacy laws.

By providing us with your personal information, you consent to the disclosure of your personal information to reinsurers, service providers and related entities in overseas countries to enable us to assess your application, to administer and manage your Policy and to respond to any Claim that you make. If you consent to the disclosure of your personal information to overseas recipients, and the overseas recipient handles your personal information in a way other than in accordance with the Australian privacy laws, we may not be responsible for the handling of your personal information by the overseas recipient.

If you choose not to provide your personal information and/or choose not to consent and / or withdraw your consent to the disclosure of your personal information at any stage, we may not be able to assess your application or administer and manage your insurance policy and respond to any Claim that you make.

Our Privacy policies contain information on how you may access personal information that each of us hold, or seek correction of Your personal information and information on how to make a complaint about the handling of your personal information and how complaints are handled. If you require more information, you can access the Great Lakes Australia Privacy Statement at www.munichre.com/io/gla/en/privacy_statement. aspx and SUA Privacy Policy and Privacy Statement at www.sportsunderwriting.com.au/documents.html.

Taxation Information

The amount of cover available under this Policy excludes Goods and Services Tax (GST).

If you are not registered for GST, in the event of a Claim we will reimburse you the GST component in addition to the amount that we pay.

The amount that we are liable to pay under this Policy will be reduced by the amount of any input tax credit that you are or may be entitled to Claim for the supply of goods or services covered by that payment.

If you are entitled to an input tax credit for the Premium you must inform us of the extent of that entitlement at or before the time you make a Claim under this Policy. We will not indemnify you for any GST liability, fines or penalties that arise from or are attributable to your failure to notify us of your entitlement (or correct entitlement) to an input tax credit on the Premium.

If you are liable to pay an Excess under this Policy, the amount payable will be calculated after deduction of any input tax credit that you are or may be entitled to Claim on payment of the Excess.

If you are unsure about the taxation implications of this Policy, you should seek advice from your accountant or tax professional.

Don't Prevent Our Right of Recovery

The Liability Policy contains a provision which states that if you surrender your right to seek recovery from another party for a loss covered by the Policy, we have a right to reject any Claim from you in relation to that loss.