

Sports equipment liability, comprehensive and accident insurance

Insurance products fact sheet

Company: AXA Versicherung AG

Product: SafetyTool

This leaflet is for information purposes only and gives a brief overview on the most important contents of your insurance contract. You can find the full information in your contract documents (application form, policy, terms and conditions). Please read all documents carefully to ensure you are properly informed.

Please note that this is a group contract which is composed of liability, comprehensive and accident insurance. You are signing this group contract as insured individual. Insurance coverage exists for you as insured person.

A. Sports equipment liability

What kind of insurance is this?

We offer you a sports liability insurance. It is made up of coverage for you as the insured person.



What is covered?

- ✓ Third party liability from the ownership, possession and usage of own and third-party windsurfing, kite surfing and snow kite equipment, surf and SUP boards, canoes, kayaks, rowing boats
- ✓ Skipper's liability: from the possession and use of a chartered/rented sailing boat, catamaran with and without an auxiliary engine, as well as a motorboat of up to 60 PS ; each without a professional crew, as well as exclusively for personal use and up to a length of 49 feet/ 15 metres

What is the limit of liability?

- ✓ The limit of liability is EUR 3,000,000 for personal injury and damage to equipment



What is not covered?

- ✗ There is no insurance coverage, if the sports equipment is used commercially or a commercial, professional activity is carried out with it.
- ✗ tours in whitewater above whitewater category II
- ✗ We shall provide compensation only up to the agreed sum insured



Is cover restricted?

- Liability claims that are not insured:
- ! damages resulting from a deliberate act
 - ! Damages which are a result of reduced consciousness from drinking alcoholic or use of drugs
 - ! Of the insured person against co-insured persons (family member or partner living in the same household) due to property or financial loss
 - ! If insurance coverage exists through another insurance contract (e.g. renter's boat liability insurance, insurer's personal third party cover)
 - ! For insured Swiss nationals in Switzerland. Outside Switzerland this restriction does not apply.

B. Comprehensive insurance for rented sport equipment

What kind of insurance is this?

We offer a comprehensive insurance. Insurance coverage is for sport equipment and sailing-/ motorboats hired from a commercial renter or provided as part of an all-inclusive holiday



What is covered?

- ✓ Damage of rented/ chartered (against payment)
 - windsurfing, kitesurfing, snowkiting equipment, surfing and SUP boards, canoes, kayaks, rowing boats
 - sailing boats, catamarans with and without an auxiliary engine, as well as a motorboat of up to 60 PS ; each without a professional crew and exclusively for personal use, up to a length of 49 feet/ 15 metres

Risks insured against

- ✓ Damage or destruction whilst in use

What will be reimbursed?

- ✓ If insured objects are destroyed, we will replace the appropriate percentage of the sum insured less the residual value
- ✓ If insured objects are damaged, we will cover the necessary costs for repair up to the sum insured

What is the sum insured?

- ✓ Sum insured in first year of insurance: € 1,500.00 on first loss
Sum insured from the second year of insurance: € 2,000.00 on first loss



What is not covered?

- ✗ There is no insurance coverage, if the sports equipment is used commercially or a commercial, professional activity is carried out with it.
- ✗ tours in whitewater above whitewater category II
- ✗ We shall provide compensation only up to the agreed sum insured.
- ✗ For damages to windsurfing, kite surfing and snow kiting equipment, SUP and surf boards, kayaks, rowing boats, canoes and co-insured accessories an excess of € 50 is agreed
- ✗ For damages to sailing boats (catamarans) and motorboats an excess of € 100 is agreed
- ✗ The excess is to be taken into account in every insurance claim



Is cover restricted?

- Not all possible claims are covered. No insurance coverage exists e.g. for claims:
- ! through left lying, standing or hanging as well as through loss
 - ! that arise through use of the insured sports equipment that is not in accord with the practice of the sport for which it is intended.
 - ! For insured Swiss nationals in Switzerland. Outside Switzerland this restriction does not apply.

C. Sports accident insurance

What kind of insurance is this?

A sports accident insurance is offered. This provides certain lump sums following disablement or death as a result of the use of insured sports equipment.



What is covered?

- ✓ Accidents that have a causal relationship with the use of windsurfing and kite surfing equipment, surf and SUP boards, kayaks, rowing boats, canoes and rented/chartered sailing boats/catamarans or motor boats of up to 60 HP
- ✓ Costs for salvage and rescue
- ✓ Hospital daily benefits and convalescence allowance
- ✓ Convalescence costs

What size is the sum insured?

- ✓ € 16,000 (children up to the age of 16 € 21,000)
- ✓ € 3,000 on death
- ✓ € 5,000 costs for salvage and rescue
- ✓ € 2,500 convalescence costs
- ✓ € 6 daily hospital and convalescence allowance



What is not covered?

- ✗ There is no insurance coverage, if the sports equipment is used commercially or a commercial, professional activity is carried out with it.
- ✗ tours in whitewater above whitewater category II
- ✗ Accidents during motor boat races
- ✗ Accidents during the deliberate perpetration of a criminal act
- ✗ Accidents as a result of substance abuse



Are there restrictions to cover?

Not all possible claims are insured. For example there is no insurance coverage for:
! Insured Swiss nationals involved in accidents within Switzerland. This does not apply outside Switzerland, e.g. away on travel



Where am I insured?

- ✓ Insurance coverage is valid worldwide



Which kind of obligations do I have?

- You must answer all questions completely and truthfully in the application form.
- The insurance contract must be amended if there are any
- Through a change in the circumstances that you gave us at the start of the contract, it may become necessary to modify the insurance contract accordingly. You must therefore inform us whether and what changes in these circumstances have arisen, compared to your original statements in the insurance application.
- A claim leads to some obligations, which you must meet.
Among other things you must for example advise each claim immediately and also to take necessary action to prevent and reduce the damage. Please note that, in case of claim, you must provide the necessary documents for proof of loss. In a case of collision, you must hold the opponent liable in writing. In case of fire, explosion, burglary, theft or robbery you must also report the loss at the responsible police station.



When does coverage start and finish?

Your insurance certificate shows when the insurance starts. Insurance coverage exists on condition, that the initial premium has been paid in full and on time. You can take out insurance for a period of one year and is initially valid for the agreed duration. If not agreed otherwise, it then automatically extends each time for a further year, unless you or we give notice to terminate the contract at least three months before the end of the current period.



How can I cancel the contract?

You or we can cancel the contract to the end of the agreed period (at least three months before the next due date). In addition you or we can cancel the contract ahead of schedule. This is possible for example after an incident. The insurance then expires before the end of the agreed period.