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Private & Confidential

**Ms. Margaret Moore-Lewy,
Scouting Ireland
National Headquarters,
Larch Hill,
Dublin 16.**

To whom it may concern

CONFIRMATION OF INSURANCE – SCOUTING IRELAND, INCLUDING ALL AFFILIATED SCOUT GROUPS

As requested by you, we are writing to confirm that we act as Insurance Brokers to Scouting Ireland and that we have arranged insurance on their behalf as detailed below:

PUBLIC LIABILITY

Insurer:	Allianz Plc.
Policy Number:	CO.SCR.3786745
Period of Insurance:	01 st May 2023 to 31 st April 2024, both dates inclusive
Indemnity Limit:	Refer to Page 2 & 3
Deductibles:	€300 in respect of third party property damage claims.
Activity & Date	Normal Scouting Activities
Scout Group:	Scouting Ireland Groups

Marsh Ireland, Bowring Marsh and Guy Carpenter & Company are trading names of Marsh Ireland Brokers Limited. Marsh Ireland Brokers Limited is a private company limited by shares registered in Ireland under company number: 169458. Registered Office: 25-28 Adelaide Road, Dublin 2, Ireland
Directors: T Colraine (British), P G Dromgoole (British), A J Croft (previously Kehoe), J W Fennelly, J C Grogan, C J Lay (British), S P Roche
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Limit of Indemnity €6,500,000 any one occurrence

In respect to the following activities the Limit of Indemnity is amended to **€2,600,000** any one occurrence:

- Hiking and Hillwalking above 1,000 metres
- Rock climbing or Mountaineering using ropes and/or guides
- Abseiling
- Skiing and Snowboarding
- Horseriding
- Windsurfing (excluding Sea Scout activities)
- Surfing & Body Boarding

In respect to the following activities the Limit of Indemnity is amended to €2,600,000 any one occurrence:

- Snow and Ice Climbing
- Shooting (Air Rifles only)
- Land Yachting
- Sailing
- Water Skiing
- White Water Rafting
- Speed boating

Provided

- a) The activities listed are undertaken with a third party service provider who is experienced in the specified activity.
- b) The insured shall take reasonable precaution to ensure the third party service provider has Public Liability insurance in place in respect of the activity being undertaken.

Indemnity is excluded in respect of legal liability caused by or arising from any of the following activities:

- Bungee Jumping
- Diving of any kind
- Cliff diving or jumping
- Waterfall climbing
- Jet Skiing
- Hand Gliding
- Gliding (excluding Air Scout Activities)
- Flying except as a passenger (excluding Air Scout activities)
- Parachuting
- Parascending
- Micro-lite flying
- Power kiting
- Ballooning
- Pot-holing/Caving

We confirm that the policy has been extended to note the specific indemnity to the **above named in accordance with the indemnity to principals clause under the policy**. The indemnity provided is solely in respect of claims / losses for which you are legally liable arising from the use as shown above.

This is subject to all terms, conditions, limitations, exclusions and cancellation provisions of the policy and may also be subject to warranties.

We have placed the insurance which is the subject of this letter after consultation with the client and based upon the client's instructions only. Terms of coverage, including limits and deductibles, are based upon information furnished to us by the client, which information we have not independently verified.

This letter is issued as a matter of information only and confers no right upon you other than those provided by the policy. This letter does not amend, extend or alter the coverage afforded by the policies described herein. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this letter may be issued or pertain, the insurance afforded by the policy (policies) described herein is subject to all terms, conditions, limitations, exclusions and cancellation provisions and may also be subject to warranties. Limits shown may have been reduced by paid claims

We express no view and assume no liability with respect to the solvency or future ability to pay of any of the insurance companies which have issued the insurance(s).

We assume no obligation to advise yourselves of any developments regarding the insurance(s) subsequent to the date hereof. This letter is given on the condition that you forever waive any liability against us based upon the placement of the insurance(s) and/or the statements made herein with the exception only of wilful default, recklessness or fraud.

This letter may not be reproduced by you or used for any other purpose without our prior written consent.

This letter shall be governed by and shall be construed in accordance with Irish law.

Yours sincerely,

Aine Walsh

Aine Walsh CIP
Corporate Client Advisory Practice