

JLT Sport Asset Protect



Application Form: Australian Rules sporting bodies only

Please print and complete this form and send to JLT Sport if:

- you are from the **NT** or **SA** and **require Asset Protect Cover**; OR
- you are from the **ACT, NSW, Queensland, Tasmania, Victoria or WA**, and require **more than Asset Protect Base Cover** (please refer to Section B for details on cover)

Please note clubs who share the same club rooms and equipment may purchase Asset Protect on behalf of both Clubs. Please contact JLT Sport via the details on page three of this form if you are unsure how to proceed.

SECTION A: CONTACT/LOCATION DETAILS

Name of Sporting Body: _____

Football League/Association: _____

Main Contact Person: _____ **Position at Organisation** _____

Postal Address: _____

Contact Email: _____ **Phone** _____

Ground Name (if applicable): _____

Street Address: _____
Street address

Suburb _____ *State* _____ *Postcode* _____

SECTION B: TOTAL ASSET VALUE

After considering the below information regarding Asset Protect Base Cover, please select one of the following two options:

- We only require Asset Protect Base Cover (maximum claimable amount is \$15,000 per total claim)**
If you only require Asset Protect Base Cover, please submit this page only to JLT Sport.
N.B. Minimum cover provided to Clubs affiliated to AFL NSW/ACT, AFL Tas, AFL Qld, WAFC and AFL Victoria.
Total cost for Asset Protect Base Cover is \$245.00, which will be invoiced to you by your League/State body.
Do not send payment to JLT Sport.
- We require more than Asset Protect Base Cover.** Our total required Asset Value is: \$

(Excluding Building values)

This will increase your maximum limit of cover from \$15,000 per total claim to the amount selected above per total claim. However, the policy has sub limits of cover, if you require additional cover please select accordingly on page two. JLT Sport will contact you with a quote for your upgrade shortly after receipt of this form.

Base level cover automatically includes the following covers, to a maximum of \$15,000 per total claim :

Material Loss or Damage – includes the following:	Up to \$15,000 per claim including one or a combination of covers
Fire & Perils (including Glass Breakage)	<i>excludes Buildings cover</i>
Business Interruption	
Burglary / Theft	<i>limited to \$5,000 for Alcohol and Cigarettes</i>
Money	<i>limited to \$1,000 for money on premises outside open hours</i>
General Property	<i>limited to \$2,000 for laptop computers</i>
Computer Electronic Equipment Breakdown	<i>limited to \$1,500</i>
Machinery Breakdown	<i>limited to \$1,500</i>

The standard claims excess is \$250. Higher excesses may apply. See Policy Wording for details.

Your Total Asset Value (excluding the value of any buildings) can include any of the following:

- Stock on hand at any one time (e.g. food, drink)
- Club Property/Equipment (e.g. footballs, uniforms, etc)
- Electronic Equipment (e.g. tv, video, computers)
- Other general contents items (e.g. fridge, freezer, furniture, memorabilia)



SECTION C: UPGRADE COVER

The Maximum Limit of cover any one claim and per total claim is the amount selected in Section B.
If you would like to increase coverage for any of following sub-limits, please select the amount required:

Sub-Limit of Cover	Asset Protect Base Cover <i>(maximum of \$15,000 per total claim)</i>	Required Upgraded Cover <i>(total cover required per sub limit of cover)</i>
Fire & Perils (excluding buildings)	Total Asset Value selected in Section B***	Total Asset Value selected in Section B***
Burglary/Theft (including Money)*	Up to \$15,000***	\$
Business Interruption (annual gross income)	Up to \$15,000***	\$
General Property**	Up to \$15,000	\$
General Property – Laptop sub-limit	Up to \$2,000 <i>Sub-limit of General Property</i>	
Electronic Equipment Breakdown	Up to \$1,500	\$
Machinery Breakdown	Up to \$1,500	\$

* Burglary/Theft limited to \$5,000 for Alcohol & Cigarettes. Money limited to \$1,000 for money on premises outside open hours.

** Provides cover for assets that are removed from the club rooms (e.g. equipment taken to an away game).

*** Maximum limit of cover any one claim and per total claim which can include one or a combination of sub limits including Burglary/ Theft (including Money) and Business Interruption etc.

Do you need to take out insurance cover for the Buildings?

Yes No

If "yes", what is the new Building Replacement Value =

\$

SECTION D: PROPERTY DETAILS (please complete even if not insuring the Building)

What is the Building made of (e.g. brick, wood steel, etc.)

Walls	Roof	Floor	Age of Building (approx)
<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>	<input style="width: 100%;" type="text"/>

If constructed prior to 1960, what year was it last rewired and re-plumbed (approx)?

SECTION E: CLAIMS DECLARATION

- Has the Club/League requesting coverage made a business insurance claim in the last five (5) years? Yes No
- If uninsured, have there been any incidents in the last five (5) years that may have resulted in claims? Yes No
- Has any Insurer ever declined, refused to renew or imposed special terms and conditions to any application, renewal or policy held by the Club/League? Yes No
- Has the Club/League or anyone associated with the Club/League ever been declared bankrupt, convicted of a criminal offence, arson, fraud or dishonesty of any kind? Yes No
- Is there any additional information that may be relevant to the decision to accept the risk? Yes No

If you have answered "yes" to any of the above five questions, please provide full details on a separate document, and forward to JLT Sport.



SECTION F: IMPORTANT INFORMATION

POLICY WORDING AND CONDITIONS

CGU Insurance Limited - ISR Mark IV Policy Wording (Asset Protect-ISR-01.11.2009)

YOUR DUTY OF DISCLOSURE

The *Insurance Contracts Act 1984* sets out certain duties you must understand before you enter into a contract of general insurance with an insurer. You have a duty to inform the insurer about every matter that you know (or could reasonably be expected to know) is relevant to the insurer's decision about

whether to accept the risk of the insurance and, if so, on what terms. You have the same duty each time you renew, extend, reinstate or vary the policy and throughout the policy period.

Your disclosure requirement under the *Insurance Contracts Act 1984* is especially important in matters relating to physical risk (including alteration of risk and new or changed business activities or changed location), past claims, cancellation of insurance covers, imposition of increased premiums, insolvency or criminal convictions. Please make sure you disclose any of these things.

Your disclosure requirement is not limited to specific questions in the insurance proposal or matters applying to you in the policy. It also includes other matters like past businesses or private insurances.

If you breach the duty, even innocently, the insurer may be able to reduce its liability if you make a claim or may even be able to cancel the contract. If the non-disclosure is fraudulent the insurer may also have the option of avoiding the policy from its inception.

If you are in any doubt as to the extent of the duty of disclosure or whether a piece of information ought to be disclosed, just contact your JLT Adviser.

REMUNERATION

JLT Sport is remunerated by a combination of commission and our broker fee. The commission is paid by the Insurer and is calculated as a percentage of the premium.

Please forward a copy of this completed form to:

JLT Sport
Level 17 / 607 Bourke St
Melbourne VIC 3000
Fax – (03) 9614 3184
E-mail - jlt sport@jlta.com.au

For more information, visit the JLT Sport website: www.jltsport.com.au/assetprotect
or call 03 9613 1443.

