

Parkour UK c/o 176-178 Pontefract Road, Cudworth, Barnsley, South Yorkshire, S72 8BE

To whom it may concern,

I can confirm that

Alex May

is a member of Parkour UK's and holds Professional Membership. This membership runs until 30 June 2021.

This means Alex is covered by our insurance provider – Bluefin Sport.

The details of this insurance for Professionals which Alex holds are attached separately.

Along with the detail of the insurance(2020-TWIMC-Parkour-UK-Workforce-Performer.pdf), please consider this letter confirmation of Alex's insurance cover.

You can contact me on the details below with any questions.

Yours Sincerely,

Chris Grant

Parkour UK - Development Manager

Chris.grant@parkour.uk

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07503743852





Bluefin Sport The Paragon, 32-36 Victoria Street, Bristol, BS1 6BX 0345 872 5060

03 August 2020

To whom it may concern

CONFIRMATION OF INSURANCE – Parkour UK (Client)

As requested by the above client, we are writing to confirm that we act as Insurance Brokers to the client and that we have arranged insurance(s) on its behalf as detailed below:

INSURED: Parkour UK Registered Individuals (Workforce and/or Performer)

Total limit of Indemnity for Public/Products Liability is £10,000,000 split between:

PRIMARY PUBLIC/PRODUCTS LIABILITY INSURANCE

INSURER: Incepta Risk Management Limited on behalf of certain underwriters at

Lloyds

POLICY NUMBER: 17417

PERIOD OF INSURANCE: 01 July 2020 to 30 June 2021 both days inclusive both days inclusive

LOSS LIMIT: GBP 5,000,000 any one occurrence unlimited in the period of insurance

for Public Liability and

in the aggregate in the period of insurance for Products Liability

Professional Indemnity: GBP 100,000 in the aggregate in the period of insurance

DEDUCTIBLES: GBP 1,000 each and every claim and GBP 500 for each and every

Professional Indemnity claim

EXCESS PUBLIC/PRODUCTS LIABILITY

INSURER: AIG UK Limited

POLICY NUMBER: UKCASO24257120

PERIOD OF INSURANCE: 10 July 2020 to 09 July 2020 both days inclusive

(This cover will be extended to match the renewal date noted above)

LIMIT OF LIABILITY: GBP 5,000,000 any one occurrence unlimited in the period of

insurance for Public Liability and in the aggregate in the period of

insurance for Products Liability

in excess of GBP5,000,000 any one occurrence unlimited in the period of insurance for **Public Liability** and in the aggregate in the period of insurance for **Products Liability**.



To indemnify the Insured to the same terms and conditions and exceptions as are contained in the underlying primary policy on the identical subject matter and risk, but always subject to the Limit of Indemnity and any amending conditions.

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 English law.

Yours faithfully,

Daniel Thompson Dip CII Head of Sport – UK



