



CLAIM DECLARATION FORM

APPLICANT (will be the policyholder of the subscribed service)

1 - COMPANY (club or event organizer)

Name : _____

Kind of event : _____

Game : _____

Event : _____

Place of event : _____

Date of event : ____/____/_____

2 - COMPLAINANT

Name : _____

Surname : _____

Address : _____

Phone : _____

E-mail : _____

RIB : _____



3 - WARRANTY REQUESTED

Cancellation due to (check one) :

- Professionnal travel – Specify nature :
(Attach the corresponding proof)

- Family event – Specify nature:
(Attach the corresponding proof)

- Accident / Illness – Specify nature:
(Attach the corresponding proof)

We thank you for the care taken in filling this form, and to complete it according to your own needs.

You certify the exactness of the declarations of this proposal that can form the basis of a contract of insurance and acknowledge having read the text of Articles L. 113.8 and L.113.9 of the Insurance Code listed below. You undertake to declare to us any element likely to modify our assessment of the risk and which would occur after the delivery of this proposal, in particular any event likely to involve the guarantees of the possible contract.

Made at :

Date :

Precede the signature of "Read and Approved"

Excerpts from the Insurance Code

Article L. 113.8

Notwithstanding the ordinary causes of nullity and subject to the provisions of Article L.132.26, the insurance contract shall be void in case of intentional reticence or misrepresentation on the part of the Insured, where such reluctance or false declaration Changes the subject of the risk or reduces the opinion of the Insurer, even if the risk omitted or distorted by the Insured has had no influence on the loss.

The premiums paid remain then vested to the Insurer, who is entitled to the payment of all premiums due as damages.

Article L.113.9

Failure or misrepresentation on the part of the Insured whose bad faith is not established does not invalidate the insurance. If the insurer is found prior to any claim, the Insurer is entitled to maintain the contract, either by means of an increase in premium accepted by the Insured, or to cancel the contract ten days after notification to the Insured by registered letter. Returning the portion of the premium paid for the time or the insurance no longer runs.

Where a claim is made only after a loss, the indemnity shall be reduced in proportion to the rate of premiums paid in relation to the premium rate which would have been due if the risks had been completely and accurately reported.