



SLE Worldwide Australia Pty Limited
 A.B.N. 15 066 698 575 AFSL237268

Level 15, 45 Clarence Street
 SYDNEY NSW 2000
 Telephone 61 (2) 9249 4850
 Facsimile 61 (2) 9249 4840
 Website: www.sleaustralia.com.au

Certificate of Currency

Type of Cover: Broadform Liability

The Insured: ACT Football Federation (Capital Football), Football Federation Tasmania Ltd, Football Federation SA Inc, Football NSW Limited, Football West Limited, Football Futures Foundation Limited, Football Victoria Limited, Football Queensland Ltd, Football Northern Territory Inc, Northern NSW Football Limited

including all affiliated associations and their member clubs, all players and/or non playing officials including team managers, referee branches, referees, trainers, coaches, masseurs, committee members, directors, office bearers, administrators, employees, executive officers, selectors, other match day officials, ball persons, match commissioner, medical persons, physiotherapists, ambulance officers, co-opted voluntary workers and officials of the participating Member Federations listed as The Insured's

Country Leagues Football Association (CLFA) but only in respect to their involvement in the Victorian Country Championships.

Work Experience Students, Commentators and board sub-committees (i.e. Audit & Risk Committee and Legal & Regulatory Committee), Advisory Committees, Standing Committees, Disciplinary Tribunals and Competition Review

Period Of Insurance: 31 October 2024 To 4:00pm on 31 October 2025

Noted Club: Highlands Soccer Association (HSA)

The Business: The participation, administration, governance, organisation, promotion, development and/or coaching of Football(Soccer), Football Facility and Accommodation Managers, Sam Kerr Football Centre, Property Owners, Occupiers and any other activities incidental thereto

Limits of Liability:

Public Liability	\$ 30,000,000	any one Occurrence
Products Liability	\$ 30,000,000	any one period of insurance

Sublimits:

Property in Physical or Legal Control	\$ 250,000	any one Occurrence
Advertising Injury	\$ 30,000,000	any one Occurrence

	Professional Liability	\$ 5,000,000	any one Claim and limited to \$10,000,000 in the aggregates
	Molestation	\$ 5,000,000	any one claim and limited to \$5,000,000 in the aggregates
Excess:	Personal Injury	\$	each and every Occurrence inclusive of Supplementary Payments
	Advertising injury	\$ 1,000	each and every Occurrence inclusive of Supplementary Payments
	Property Damage	\$ 1,000	each and every Occurrence inclusive of Supplementary Payments
	Professional Liability	\$ 1,000	each and every Claim inclusive of Supplementary Payments
	Molestation	\$ 5,000	each and every Claim inclusive of Supplementary Payments

Insurer: {Underwritten for certain underwriters at Lloyd's of London & Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Ltd. under binding authorities B128416380W24 & 001-2024 respectively.
 {\$ 20,000,000x \$5,000,000 Underwritten for certain underwriters at Lloyd's of London & Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Ltd. under binding authorities B128416380W24 & 001-2024 respectively.
 {\$ 5,000,000x \$25,000,000 is 100% underwritten for Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Limited.

Policy Number: 205094403205

Geographical Limits: Worldwide excluding North America

Broker: GOW GATES IB - Sydney
 Level 8, 491 Kent St
 Sydney NSW 2000

Stamped & Dated: 24 October 2024



SLE Worldwide Australia Pty Limited is acting under the authority of the Insurers and will be effecting this contract of insurance as agent of the Insurer and not the Insured. ABN 15 066 698 575 AFSL License No: 237268

Please Note: Whilst an expiry date has been indicated, it should be known this policy can be cancelled at any time in the future. Accordingly reliance should not be placed on the expiry date.

IMPORTANT NOTES:

1. The Named Insured may cancel this Policy by giving notice in writing to SLE. The Companies may cancel this Policy in any of the circumstances set out in the Insurance Contracts Act, 1984. After cancellation as aforesaid, the premium for the period prior to cancellation shall be adjusted on a pro rata basis plus 10% of the annual premium. When the premium is subject to adjustment, cancellation will not affect the Insured's obligation to supply such information as the Companies may require for the adjustment of the premium. Cancellation will not affect the Insured's obligations to pay the amount of adjustment applicable up to the date of cancellation.
2. Please ensure that you read this document in its entirety.