

All U3As which are fully paid up members of the Third Age Trust have the benefit of the nationally provided public and products Liability Insurance cover [Insurance Overview - U3A-KMS-DOC-013](#), as well as all the other policies detailed in the overview.

Newly forming U3As are covered by the public and products liability policy as soon as individuals gather with the intention of starting a new U3A, but other policies do not apply until membership is achieved.

GENERAL



What is meant by public liability insurance?

In general, public liability Insurance is intended to indemnify the insured against compensation, which they become legally liable to pay, following injury or property damage sustained to others as a result of an activity. Legal liability to another person can arise in a number of ways but by far the most common is negligence. Public liability does not cover pure accidents where no legal liability has been established.

What is meant by product liability insurance?

Product liability protects the policy holder against claims arising from injury or damage sustained by a product supplied by you due and for which you are held legally liable.

Does the cover dilute with the number of public liability claims?

The limit of indemnity is £20m for any one claim arising from one incident or a series of incidents with no limit on the amount payable in the aggregate in any one period of insurance.

How does this cover apply to Group Leaders/Convenors?

The policy is set up to protect all U3A members, and, includes 'member to member' cover so if somebody is injured undertaking a U3A activity and legal liability could be proven against another member, the insurers will deal with it. This means that Group Leaders/Convenors are protected should there be a claim made against them personally for damages following an incident in their group.

If somebody wants to try U3A out prior to deciding whether to join, is it allowable under our insurance cover?

Yes it is providing somebody is monitoring the situation and keeps the Group Leaders/Convenors informed, to ensure any attendance by a non-member does not continue indefinitely. It is up to each U3A to decide what its policy is and stick to it.

Is it permissible for a non-member e.g. spouse or friend of a member, to attend an interest group, general meeting or outing?

No, with the exception of individuals who are genuinely thinking of joining, individuals who want to enjoy U3A activity need to be a member. The insurance cover provided for you is for U3A members and therefore, should a non-member be allowed to attend U3A activities on a regular basis and be involved in an incident, the U3A might find itself without liability cover.

Can U3A members who belong to a walking group take dogs with them?

If the U3A committee is happy for this to happen, the insurance is in place to provide cover. This does not, however, extend to other U3A activities. *(Sutton in Ashfield U3A committee currently allow this)*

If a U3A member needs to bring a carer/companion when attending U3A activities/events, is this permissible under our insurance cover?

Yes, it is, providing the carer/companion does not attend any U3A activities as an individual and committee approval has been given. In fact, should a member not be able to participate independently in U3A activities a carer/companion is essential as it is not acceptable for insurance reasons for the responsibility for care to be left to fellow members unless there is a specific arrangement in place with an individual member who may well be a friend.

Can grandchildren attend activities during the school holidays?

No, there is no insurance cover for those who would not meet the criteria for membership.

Non Members



Can non-members attend U3A events?

A critical component to insurers accepting the Public Liability risk for the U3A is that it is a membership organisation with all members signing up to, and complying with, the terms and conditions of membership. To this extent all individuals who want to participate in U3A should be members in order this principle is upheld and to avoid any potential problems with claims.

Underwriters do accept that within an organisation the size and diversity of the U3A that there will be exceptions to this principle, the most common scenario being where an individual attends two or three U3A "taster" sessions before deciding if they want to join. Insurers also accept there maybe occasions where an individual volunteers to help the U3A, perhaps a spouse of a partner setting out some chairs for a U3A event or helping with an exhibition stand etc. There might also be circumstances where an individual is granted a temporary membership, eg an individual who is prepared to give a talk on a subject but does so voluntarily and not in the course of their business.

Temporary membership is at the discretion of the individual U3A, if the constitution allows it, and must not be abused. Regular and widespread deviation does undermine the basis upon which insurers have accepted the risk and could cause problems with a claim and certainly with future placement of the insurance. Temporary membership must not be afforded in order to fill a coach for a particular trip etc, or granted to a spouse who selects which U3A trips to participate in, or used to boost numbers to get the cost of an activity down etc, etc. If an individual wants the benefit(s) of U3A activity, even just a particular outing, they should become a permanent member.

The public attending a U3A event are different, bring no membership issues of course and are "third parties" to the U3A. Again, insurers understand the U3A across the country will stage various concerts, events & exhibitions etc where members of the public are invited which is fine. Attending a U3A event is different to participating in U3A activity.

Is the public liability insurance cover confined to U3A activities in the UK?

No. Cover now extends to Europe.

Do U3A Group Leaders/Convenors need to have a professional qualification to lead physical activity groups?

No they do not, but the U3A committee should assure itself that the potential Group Leader/Convenor is sufficiently experienced and / or qualified before it allows the group to start.

What is the situation with what are commonly described as extreme sports such as abseiling, hang gliding, white water rafting etc?

The company which is organising these activities for you should provide you with liability insurance as part of the fee. If you are in any doubt about this or have any concerns at all, call the National Office for advice before you sign up to do it.

What sort of waterborne activities are allowed under our insurance?

The public liability cover allows the use of watercraft up to 8m in length. The requirement for the Group

Do we need to get members to sign in at our monthly meetings and AGMs?

Unless it is a requirement of the venue, it is your decision, based on the practicalities of the situation. If you decide, from a fire risk point of view, to ask members to sign in, do stress the need for them to sign out especially if leaving before the end. In the case of AGMs, you must have the number of people present and it can be useful to have the names, but it is for you to decide.

Is a paid up U3A member covered if participating in U3A activities in other U3As or at events organised within their networks, regions and nationally?

Yes.

In the event of a claim under the public and products liability policy who is responsible for covering the excess?

The U3A are responsible for the excess and this applies to all policies.



Health and Safety

What should we do in the event of an incident?

U3As should not admit liability or fault on the part of themselves or other members (particularly in the event of member vs member claims), even where they believe that this is the case. The insurers reserve the right to make this determination and would have the right to refuse cover if liability/fault had been admitted. In the event of a claim being submitted, it is important to let the Third Age Trust know straight away.

What are the individual liabilities for trustees of U3As and are there any circumstances where a trustee can be held liable for mismanagement or misappropriation of assets?

Trustees have various responsibilities some of which are set out under the Trustees Act of 2000. There are circumstances where a trustee can be held liable, and this also applies to a director / trustee within an incorporated organisation or a Charitable Incorporated Organisation (CIO). The Trustees Indemnity policy gives personal cover for individuals and claims are very rare as the courts tend not to be too keen to pursue charity trustees

Does public liability cover the U3A against accidents whilst out walking or any other type of outdoor or strenuous activity?

It does, but it is not a personal accident insurance. It is an insurance against legal liability and therefore, it would have to be shown that U3A, its agents or members had in some way been negligent in causing injury to the claimant.

What do we do in the event of an accident?

An incident report form, extra copies of which are available for download from members' area of the national website (www.U3A.org.uk) should be filled in by the Group Leader/Convenor and then retained on file by the committee in case of a future claim for damages, which can be up to 3 years later.

Are we required to have a health and safety policy and follow health and safety guidelines?

The relevant legislation is The Health and Safety at Work Act 1974 which does not apply to voluntary organisations. However, while it is not a legal requirement to have a Health and Safety policy, outside of the statutory requirements the U3A has a duty of care to its membership. This means that health and safety needs to be a consideration for general meetings, trips, outings and activities and your U3A will need to demonstrate they have an awareness of what is appropriate in relation to this. The Third Age Trust has a health and safety policy which U3As may wish to consider and adapt to their local requirements.

Should we be carrying out risk assessments for any/all of our activities?

We strongly advise you to carry out Risk Assessments / Checklists prior to commencing a group – members are entitled to assume that a U3A activity they are invited to take part in is safe for them to do so. The best way to ensure this is to undertake a Risk Assessment / Checklist which will allow you to identify and deal with any obvious danger as well as recording the process you have been through. Risk Assessments / Checklists will vary in complexity depending on the activity being assessed. Please remember you are not expected to be an expert in compiling such documents, but it is correct for common sense to be applied to each activity to ensure any obvious dangers are dealt with. Remember in exceptional circumstances, one possible outcome of undertaking a Risk Assessment/checklist is that the activity does not take place. Please also refer to the information provided on first aid.

If a U3A runs a function and serves meals or light refreshments and someone is taken ill as a result, can a claim be made against public liability insurance?

Public liability insurance will cover this eventuality if you are found to be legally liable.



CARS

Can U3A members offer lifts to other members and accept money towards petrol costs without compromising their car insurance policy?

Yes. But it is recommended that this is done as an informal arrangement between members.

Does the public liability insurance provide any cover whilst members are travelling in other members' cars or on a coach or minibus?

The question of accidents in motor vehicles is complex. Any accident arising from the driving of a vehicle would fall outside the scope of public liability insurance because motor insurance is an entirely separate matter, and such incidents are covered under a motor insurance policy. This would normally include accidents which occur whilst mounting or dismounting a vehicle. However, on a coach where one member is injured by the actions of another member in circumstances which have nothing to do with the vehicle, it may be covered by the public liability insurance.

What happens if I parked my car in a recognised car park whilst on U3A activities and it is damaged?

The policy provided is an insurance against the legal liability of the U3A and so any claim would have to prove negligence in some way against the U3A, for example, it would have to be shown that any accident to a parked car, whether in a recognised car park or not, has been occasioned wholly or in part by the negligence of the U3A. This would not normally arise just because the car owner had permission to use a recognised car park at, for example, a local school or village hall. For a claim to succeed against the U3A, the car owner would have to show that he had been led to expect that his property would be protected and would have to show that the U3A or its agents, had been negligent in failing to provide the proper level of protection

Are we required to have trained first aiders within our U3A?

Insurance advice is to contact the emergency services immediately in the event of a serious incident, even if there happens to be a member present who has attended a first aid course.

In terms of First Aiders, in principle this would depend on the result of a risk assessment / checklist which is undertaken for an activity. For example, if the activity is classroom based or of similar low intensity then the risk assessment would presumably find the absence of a first aider tolerable. If the activity involves the use of powered fixed woodworking machinery the risk assessment would likely suggest a first aider is present. Some risk assessments / checklist may be satisfied by access to a first aider being available, e.g. does the venue have its own first aider or perhaps another group using the same facility? Alternatively, perhaps simply dedicating certain members to call 999 may sometimes be appropriate. The important point is that the risk is assessed and addressed appropriately.

St John's Ambulance provides a free pocket guide at <https://www.sja.org.uk/sja/first-aid-advice/get-a-free-first-aid-guide.aspx>. In addition there are some excellent mobile phone apps available e.g. British Red Cross, St John Ambulance and the British Heart Foundation CPR app.



Property and Equipment



Is U3A owned property covered for loss or damage?

It is, up to a maximum of £25,000.

Does the public and products liability policy cover against loss or damage to property belonging to others?

The policy protects you against claims made by third parties subject to legal liability. U3A owned equipment is covered under the All Risks Equipment Insurance section of the policy, which provides cover up to a maximum of £25,000.

If a member loses personal property whilst taking part in a U3A activity would it be possible to claim against the public liability policy?

The public liability does not automatically cover loss of property, but if such loss or damage is caused by an act of negligence or omission by the U3A, or any member (other than the member whose property it is), a claim could be made. It should be remembered that household insurance policies often provide cover for the policyholder's property outside the home.

Should we be getting our electrical equipment tested?

Portable appliance testing only applies to electrical equipment at work and in public places. However, the Third Age Trust has issued some guidelines as some U3As rent office space and often equipment is moved around and used by different people, so user checks and visual inspections make sense. It is possible that if you wish to take your equipment into rented accommodation, you may find that it has to have a current PAT sticker.

Does the public liability insurance cover the U3A against accidents whilst using machinery, such as power lathes, drills, saws and the like, either owned by the U3A or others?

The public liability insurance does provide cover for your legal liability to others following incidents whilst using machinery whether it is owned by the U3A or others. It does not cover the machinery itself, since in common with other public liability insurance policies, it excludes liability in respect of property within the custody or control of the insured. With regard to potentially hazardous activities using power tools, it is important that you check with the National Office before



Groups



If a U3A uses a hall to hold an interest group or run an event, is it covered for public liability?

Yes, subject to the normal test of legal liability.

If a U3A uses a member's home to hold an interest group or run a meeting, is it covered for public liability?

Yes, subject to the normal test of legal liability. Injury or damage sustained due to a defect in the property is the legal responsibility of the house owner/occupier and cover is provided under householder insurance.

What is the situation regarding the hire of a hall where the contract with the hall hirers appears to make the U3A responsible for all loss and damage?

This is not correct as any damage or injury proven to be caused by a defect in the property and/or the facilities is the responsibility in law of the building owner. You should bring this to the attention of the person handling the hire and ask that the clause be removed but if you fail to achieve that, our insurers have said that in the last resort, you can sign the contract because the clause is unenforceable.

Is there any home contents insurance provided?

Yes, up to £25,000 per claim for damage to any home contents belonging to a U3A member hosting a group.