

TRAVEL INSURANCE

POLICY WORDING



Thank you for purchasing your insurance from Just Travel Cover.

Our policies are designed to provide peace of mind for all travellers regardless of age or medical history. We aim to help all travellers enjoy their experience to the fullest by providing high quality, reasonably priced travel insurance which can be tailored to meet your specific requirements.

We would advise You to keep Your Policy documents in a safe place in case You need assistance or need to make a claim.

If You have any questions or queries, please do not hesitate to contact us on any of the numbers below:

Useful Telephone Numbers

Customer Service: 0333 003 0021

Sales: 0800 294 2969

YOUR IMPORTANT INFORMATION

If you need Emergency Medical Assistance abroad or need to cut your trip short: contact Tifgroup-Assistance 24 hour emergency

advice line on: +44 (0) 203 829 3816

For Non- Emergencies abroad: +44 (0) 203 829 3815

If you need a claim form: you can download the relevant form: www.policyholderclaims.co.uk or contact tifgroup-claims on: 0203 829 3815

If you need legal advice: contact Penningtons Manches LLP on: +44 (0) 345 241 1875

Single and Annual Multi Trip Policies

Master policy number RTCAN40069 A&B

This insurance policy wording is a copy of the master policy wordings and is subject to the same terms, conditions and exclusions.

This policy is for residents of the United Kingdom, the Channel Islands and British Forces Posted Overseas only

For policies issued from 01/01/2021 to 31/12/2021

This insurance is provided on behalf of Just Travel Cover by Good2Go Extra. Good2Go Extra is a trading name of Ancile Insurance Group Limited and all sections (excluding section B13 & B14) are Underwritten by Travel Insurance Facilities and Insured by Union Reiseversicherung AG, UK.

Travel Insurance Facilities are authorised and regulated by the Financial Conduct Authority. Union Reiseversicherung AG are authorised by BaFin and subject to limited regulation by the Financial Conduct Authority.

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OUR PLEDGE TO YOU Page 1

It is our aim to give a high standard of service and to meet any claims covered by these policies honestly, fairly and promptly. We occasionally get complaints, and these are usually through a misunderstanding or insufficient information. Any complaint will be investigated at once and the matter resolved as quickly as possible, please see the last page of the policy for information on our complaints procedure.

POLICY INFORMATION

Your insurance is covered under two master policy numbers, RTCAN40069 A your pre-travel policy and RTCAN40069 B your travel policy, specially arranged by Good2Go Extra on behalf of Travel Insurance Facilities, insured by the United Kingdom and Republic of Ireland Branch Office of Union Reiseversicherung AG. Cover is provided for each traveller who is shown as having paid the insurance premiums and whose name appears on the insurance validation documentation. In the event that you have paid for a trip on behalf of other individuals not insured on this policy please be advised that your policy only provides cover for your proportion of trip costs, as opposed to the amount you have paid on behalf of others. If the Schedule of Cover and limits show NIL/No cover then that section of the policy is not applicable to the insurance cover you have purchased. We have a cancellation and refund policy, which you will find in full on page 5. Please be aware no full refund of the insurance premium will be given after the policies have been issued if you have travelled on, claimed or intend to claim against the policy.

CRITERIA FOR PURCHASE

This insurance is sold on the understanding that you and anyone travelling with you and named on the insurance certificate:

- Have not started the trip.
- You must be in the UK, Channel Islands or BFPO when the policy starts and when the policy ends.
- Travel must take place within 1 year of the start date of your policy.
- Are aware that there is no cover under this policy if you purchased this insurance with the reasonable intention or likelihood of claiming
- The policy is only valid for trips commencing in and returning to the UK, Channel Islands or BFPO. For all trips, you must have
 a pre-booked outbound and return flight and the policy must cover the whole duration of the trip for the insurance to be valid.
- Take all possible care to safeguard against accident, injury, loss or damage as if you had no insurance cover.
- Is a resident of the United Kingdom, the Channel Islands or BFPO and have not spent more than 6 months abroad in the year
 prior to purchasing the policy.
- Is registered with a General Practitioner.
- Are not travelling specifically to receive medical treatment during your trip or in the knowledge that you are likely to need treatment
- Is not travelling against medical advice and to ensure that they are able to undertake their planned trip.
- Note the max trip duration of a single trip is 94 days
- Are not travelling for more than 31 days on any one trip when purchasing an annual multi-trip policy (unless the appropriate premium has been paid to increase the duration and this is confirmed in writing).
- Is not travelling independently of the named insured adults on the policy where they are under 18 years of age.
- This policy automatically covers you for travel on a cruise. Our Cruise specific cover can be purchased at an additional premium and provides cover for Cabin Confinement, Missed Port Departure, Itinerary Change, Unused Excursions and Cruise Interruption.
- Are travelling with the intention to return to the United Kingdom, Channel Islands or BFPO within your trip dates unless an
 extension has been agreed with us and we have confirmed in writing.
- Are not travelling against the advice of your doctor or a medical professional such as your dentist.

You have a duty to take reasonable care to answer questions fully and accurately, and that any information you give to us is not misleading. This applies both when you take the policy out and at any time during the policy period. If you do not do so, we reserve the right to void your policy from inception and refuse all claims made against it. In the event that it becomes necessary to cancel your policy following a misrepresentation or suspected fraud, we will give you seven days' notice of cancellation of the policy by recorded delivery to you at your last known address.

YOUR IMPORTANT CONTACT NUMBERS

IF YOU HAVE A CHANGE OF HEALTH AFTER PURCHASING THIS POLICY PLEASE CALL ON 0800 294 2969 Open 8am – 8pm Mon-Fri, 09:00 am – 4pm Saturday 10:00am – 4pm -Sunday

Make sure you have all your medical information and medication details along with the details of the policy you have purchased. Please note that for our mutual protection, telephone calls to us or our agents may be monitored and/or recorded

TO MAKE A CLAIM

on the policy please visit www.policyholderclaims.co.uk or call 0203 829 3815. Open 8am-8pm Monday-Friday, 9am-1pm Saturday. You can view our frequent questions and answers on: http://www.tifgroup.co.uk/services/claims/fags/

FOR LEGAL ADVICE please contact Penningtons Manches LLP

They will arrange for up to thirty minutes of free advice to be given to you by a lawyer. To obtain this service you should telephone: 0345 241 1875 Opening Hours Mon - Fri 8:30am -7pm

IN CASE OF A SERIOUS EMERGENCY

PLEASE NOTE: This is a travel insurance policy and not private medical insurance. This means there is no cover for any medical expenses incurred in private medical facilities if we have confirmed that medically capable public facilities are available.

IF YOU NEED MEDICAL ASSISTANCE WHEN YOU ARE AWAY YOU SHOULD CALL 112 OR THE LOCAL EQUIVALENT OF 999

Customers should receive emergency medical treatment or management regardless of their ability to pay or any other consideration. A failure or refusal by a treating hospital or treating doctor to provide emergency treatment, management or care is a clear breach of an established duty of care.

YOU SHOULD THEN CALL US ON +44 (0) 203 829 3816

Whilst the actual medical care you receive is in the hands of the local doctors treating you, we can obtain the medical information we need from them to establish what is wrong, as well as their treatment and discharge plans. We can support you in the event you are admitted to a facility that may not be suitable for your clinical needs or where there are concerns over practice.

We will then advise on, and can put in place, suitable repatriation plans to get you home as soon as it is medically safe to do so. We will liaise with the treating doctor to get a fit to fly certificate when needed, and with aero-medical experts who will advise on both the timing and method of repatriation that is best suited to your individual needs and your recovery.

It is important that you are aware of the following:

Medical Treatment

- There is no cover for:
 - o routine, non-emergency or elective treatment
 - or treatment that can wait until you return home.
- Our doctors are not treating you; they are not responsible or in control of the clinical care you are receiving in a medical facility.
- In some instances, you may need to be moved from one local facility to another larger/more specialised facility, for treatment.
- Having travel insurance does not ensure a 'fast track' medical service from the treating facility, much like the NHS – emergency service rooms can be busy at certain times and so it is possible you may have to wait as you would in your local NHS hospital unless you require critical care.
- Once you are discharged from hospital this does not always mean you are fit to fly home For example, if you
 were in the UK and suffered the same injury/illness, then you would not consider flying out on holiday so soon
 after surgery/treatment/incident.
- Some medical facilities will raise charges that are far in excess of customary and reasonable; we will deal with such bills directly and there is no need for you to pay them. You simply need to pass any correspondence about such bills to us to ensure we can provide full financial protection.

Repatriation (bringing you home)

- Coming home straight away is not always an option even if you are considered 'fit to fly' by the treating doctor.
- We have a medical team with experience in aviation medicine who will advise on both the timing and method
 of repatriation which is best suited to your individual needs and your recovery.
- Most airlines require specific criteria to be met in order to accept a 'medical passenger'.
- Things change if your health, stability or vitals change then so do the plans.
- Availability of air ambulances, stretchers and appropriate medical escorts can be limited in specific areas and at different times of the year.
- Air Ambulances are 'flying intensive care units' and are only used to transport critical patients to a hospital in the UK, if treatment is not possible where they are.

OUT-PATIENT TREATMENT OF MINOR INJURY OR ILLNESS

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PLEASE NOTE: This is a travel insurance policy and not private medical insurance. This means there is no cover for any medical expenses incurred in private medical facilities if we have confirmed that medically capable public facilities are available.

FOR A NON-URGENT MEDICAL SITUATION

That is something you would normally see your GP or minor injuries unit for, so you don't need to attend hospital but you do need some medication to treat a non-emergency situation. Like what? Poorly child with tonsillitis? Infected cut on your foot? We have teamed up with **Medical Solutions UK Ltd**, who offer UK Registered Doctors who give medical support and assessment over the phone and are able to prescribe in many countries across the globe. This means you can quickly access support with minor ailments without disrupting your trip too much. You can access this facility free of charge by calling

+44 161 468 3793.

YOU CAN ALSO CALL 112 OR THE LOCAL EQUIVALENT OF 999

Customer should receive emergency medical treatment or management regardless of their ability to pay or any other consideration, a failure or refusal by a treating hospital or treating doctor to provide emergency treatment, management or care is a clear breach of an established duty of care.

OPTIMAL CARE

In our experience the access to the best doctors, diagnostics and optimal care in many areas of the world (particularly in Europe but also across many destinations worldwide) are limited to state facilities. They don't always look as nice, but we have experience of good clinical outcomes within a regulated environment without the risk of a patients' health being compromised over commercial interest, immoral and dangerous practices such as extortion, detainment and withdrawal of treatment you are unlikely to find occurring in state facilities. If you would like to know more about our approach to best medical care overseas and repatriation planning, please visit our website https://philosophies.tifgroup.co.uk/

IN THE EVENT THAT YOU DO RECEIVE OUT-PATIENT TREATMENT WHEN YOU ARE TRAVELLING

In European Union Countries – if you present yourself at a public facility you should show your EHIC.

In Australia - you should enrol for Medicare, and have it accepted.

Using these agreements in public facilities will mean that medical treatment will be free, or at a reduced cost, and your standard policy excess will be waived from any claim you may make. If you are unable to use the EHIC, you will have to pay the medical facility and submit a claim when you get home, the policy excess will then be applied.

In Turkey, Cyprus, Egypt and Bulgaria – we utilise the services of Global Excel who can arrange for the bill to be paid directly. You simply fill in a Global Excel form in the medical facility to confirm the nature of the treatment received and pay your policy excess to the facility. They will then send the remaining bill directly to Global Excel for payment. More information can be found here www.globalexcel.com
Everywhere else in the World – if there is not suitable public facility that will treat you free of charge, you can pay the medical facility and retain all receipts so that you can make a claim when you get home.

PLEASE NOTE: If the costs are likely to exceed £500 or you are admitted to hospital, you should call us on +44 (0) 203 829 3816.

HEALTH/EXISTING MEDICAL CONDITIONS Page 4

This policy is primarily designed for travellers with existing medical conditions and anyone who is insured under this policy. For the purposes of this insurance, **you** are considered to have an existing medical condition if you answer "Yes" to any part of the following question. which you were asked when you applied for insurance with us:

Have you, or are you, or anyone in your party:

- taken any prescribed medication, or received any medical treatment in the last 2 years;
- attended a medical practitioner's surgery, or hospital or clinic (out-patient or in-patient) in the last two years;
- awaiting medical treatment or investigation;
- been diagnosed by a medical practitioner as suffering from a terminal illness.

NOTE: All existing medical conditions must be disclosed as well as any previous medical conditions which could have an impact on your current health

PLEASE NOTE:

- You must be fit to undertake your planned trip;
- You must not travel against medical advice or with the intention of obtaining medical treatment or consultation abroad;
- We will cover you for existing medical conditions you have declared to us and which we have accepted in writing. These medical conditions are set out in the "Medical Declaration";
- You must declare all existing medical conditions as well as any previous medical conditions which could have an impact on your current health. If you declare some existing conditions and not others your policy may be cancelled or treated as if it never existed and or your claims may be rejected or not fully paid.
- Should you decide not to pay the additional premium for an existing medical condition your policy may be cancelled or treated as if it never existed and or your claims may be rejected or not fully paid.
- We will not cover you if your state of health was worse than you declared to us at the time you purchased this policy;
- Please check that the information set out in the "Medical Declaration" is correct. If not, you must call Good2Go Extra on 0800 294 2969 to tell us. If the information is incorrect your policy may be cancelled or treated as if it never existed and or your claims may be rejected or not fully paid.
- Your policy may be cancelled or treated as if it never existed and or your claims may be rejected or not fully paid if a claim is made relating to a medical condition, illness or injury of the Insured Person(s), or any person who your travel depends on, which you or they knew about before you bought this insurance, or which develops before your outward journey where we have not been notified.
- We reserve the right to increase the premium, increase the excess, exclude the condition or withdraw the cover should the stability of the condition make it necessary.

NON-TRAVELLING RELATIVES

If you have a non-travelling close relative with an existing medical condition who dies or falls seriously ill, and as a result you wish to cancel or curtail your trip, you will be covered only if the relative's Medical Practitioner states that at the time insurance was taken out, or the trip was booked, whichever is the latter, he/she would not have foreseen such a serious deterioration in his or her patient's condition.

WAITING LIST

If you are currently on a waiting list for treatment or investigation, our policy will not provide cover for Cancellation or Curtailment under the following circumstances:

- You receive an appointment for treatment or investigation which conflicts with your planned trip, or
- As a result of the awaited treatment or investigation you become unable to travel on your planned trip
- Being on a waiting list for treatment or investigation does not affect cover whilst you are away for medical conditions which have been declared to and agreed by us. Should you become aware of a change in your diagnosis before you travel, please notify us immediately. If you are awaiting an initial diagnosis for symptoms you are currently experiencing, we are unable to confirm cover until you have a confirmed diagnosis.

CHANGE IN CIRCUMSTANCES

If you suffer an injury, illness or change in your current existing medical condition(s), including any changes to medication, after taking out this insurance but before starting your trip (this is known as a change in circumstance) you will only be covered by Section A, cancellation cover of this policy. Any change in circumstances must be notified to us and accepted in writing. TO DECLARE A CHANGE IN YOUR CIRCUMSTANCES, YOU MUST CONTACT US DURING OFFICE HOURS ON **0800 294 2969** TO SEE IF WE CAN PROVIDE COVER FOR YOUR TRIP. WE may in the light of such changed circumstances not be able to continue cover under sections A and B of this insurance. If this is not acceptable to you, we will cover you for any loss of deposit or cancellation charges you have necessarily incurred up to the date of the change of circumstances that are normally covered under Section A of this insurance. In these circumstances, no policy excess will be applied.

PREGNANCY

Pregnancy and Childbirth are not considered to be medical conditions. Our policies are designed to include cover under the Cancellation section (Policy A Section 1), Curtailment section (Policy B Section 1) and Medical and Repatriation Expenses section (Policy B Section 4) for Pregnancy and Childbirth from week 0 to week 28 inclusive for a single pregnancy, or week 0 to week 24 inclusive for a multiple pregnancy, whilst you are away. From the start of week 29 and up until week 40 for a single pregnancy, or the start of week 25 and up until week 40 for a multiple pregnancy, cover is only provided under the Cancellation section (Policy A Section 1), Curtailment section (Policy B Section 1) and Medical and Repatriation Expenses section (Policy B Section 4) if any of the following complications arise: Toxaemia, Gestational hypertension, Ectopic pregnancy, Post-partum haemorrhage, Pre-eclampsia, Molar pregnancy or hydatidiform mole, Retained placenta membrane, Placental abruption, Hyperemesis gravidarum, Placenta praevia, Stillbirth, Miscarriage, medically necessary Emergency Caesarean, A termination needed for medical reasons, Premature birth more than 12 weeks (or 16 weeks if you know you are having more than one baby) before the expected delivery date. The policy will not cover any claims relating to normal pregnancy or normal childbirth. Please note we will not cover denial of booking your trip you are aware that you are pregnant, that you ensure that you are able to have the required vaccinations for that trip; no cover will be provided for cancellation in the event that, after booking you discover travel is advised against, or you are unable to receive the appropriate and required vaccinations for that tourty. Please make sure your Medical Practitioner and Midwife are aware of your travel plans, and that there are no known complications and you are fit to undertake the planned trip.

SCHE	EDULE OF COVER	Gold		Silver		Bronze	
		Cover Limit up to	EXCESS	Cover Limit up to	EXCESS	Cover Limit up to	EXCESS
A 1	Cancellation	£5,000	Nil	£2,000	£75	No Cover	Nil
B1	Curtailment	£5,000	Nil	£2,000	£75	No Cover	Nil
B2	Missed Departure	£500	Nil	£500	£75	No Cover	Nil
B2	Travel Delay Abandonment	£20 each full 12 hrs up to £100 £5,000	Nil	£20 each full 12 hrs up to £100 £2,000	Nil £75	No Cover	Nil
В3	Personal Accident Death Loss of limb/sight Permanent Total Disablement	£15,000 £15,000 £15,000	Nil Nil Nil	£15,000 £15,000 £15,000	Nil Nil Nil	No Cover No Cover No Cover	Nil Nil Nil
B4	Medical & Repatriation Expenses Hospital Benefit Loss of Medication	£10,000,000 £25 per 24 hours up to £1,000 £300	Nil Nil	£10,000,000 £25 per 24 hours up to £1,000 £300	£150 Nil	£10,000,000 £25 per 24 hours up to £1,000 £300	£500 Nil
B5	Additional Medical Expenses Recuperation Holiday UK Medical Exam Home Help or Nanny Cosmetic Surgery Kennel and Cattery	£750 £500 £100 per 24 hours to £500 £2,500 £500	Nil Nil Nil Nil Nil	£750 £500 £100 per 24 hours to £500 £2,500 £500	Nil Nil Nil Nil Nil	£750 £500 £100 per 24 hours to £500 £2,500 £500	Nil Nil Nil Nil Nil
B6	Personal Property Single Article Limit Valuables Limit Spectacles Limit Laptop Limit Delayed Baggage Personal Money Cash Limit	£3,000 £300 £300 £300 £500 £300 £400 £300	Nil	£2,000 £250 £250 £150 £500 £100 £400 £200	£75	No Cover	Nil
В7	Mobility Aids	£2,500	Nil	£2,500	£75	£2,500	£100
B8	Loss of Passport	£300	Nil	£300	£75	No Cover	Nil
В9	Personal Liability	£2,000,000	Nil	£2,000,000	£75	No Cover	Nil
B10	Legal Expenses	£25,000	Nil	£25,000	£75	No Cover	Nil
B11	Catastrophe	£1,000	Nil	£1,000	£75	No Cover	Nil
B12	Hijack	£40 per 24 hours up to £500	Nil	£40 per 24 hours up to £500	£75	No Cover	Nil
	Scheo	luled Airline Failure and End Supplier Fa	ilure – on pay	ment of the appropriate premium	<u> </u>		<u> </u>
B13	Scheduled Airline Failure and End Supplier Failure Cover	Up to £1,500	Nil	Up to £1,500	Nil	Up to £1,500	Nil

SCHE	DULE OF COVER	Gold		Silver		Bronze			
		Cover Limit up to	EXCESS	Cover Limit up to	EXCESS	Cover Limit up to	EXCESS		
	Travel Dispute Professional Fees – on payment of the appropriate premium								
B14	Travel Dispute Professional Fees	£25,000	£35	£25,000	£35	£25,000	£35		
		Wintersports Extension – on pa	yment of the a	ppropriate premium	•		•		
B15	Ski Equipment Single Article Limit Ski Hire Delayed Ski Equipment	£500 £250 £10 per 24 hours up to £250 £150	Nil	£500 £250 £10 per 24 hours up to £250 £150	£75	£500 £250 £10 per 24 hours up to £250 £150	£100		
B16	Ski Pack	£400	Nil	£400	£75	£400	£100		
B17	Piste Closure	£35 per 24 hours up to £250	Nil	£35 per 24 hours up to £250	Nil	£35 per 24 hours up to £250	Nil		
		Golf Extension – on payme	nt of the appro	priate premium		·			
B18	Loss of Golf Equipment(owned) Single Article Limit Equipment Hire	£1,500 £300 £75 per 24 hours up to £375	Nil	£1,500 £300 £75 per 24 hours up to £375	£75	£1,500 £300 £75 per 24 hours up to £375	£100		
B19	Loss of Green Fees	£75 per 24 hours up to £500	Nil	£75 per 24 hours up to £500	£75	£75 per 24 hours up to £500	£100		
B20	Hole in One	£100	Nil	£100	Nil	£100	Nil		

	HOW YOUR POLICIES WORK Page 7
YOUR POLICY WORDINGS	Your insurance document shows details of both pre-travel and travel insurance policies, including the sections of cover, limits, conditions, exclusions, and information on what to do if you need to claim. The policy is a legal contract between us and you. We will pay for any insured event, as described in the policy, that happens during the period of validity and for which you have paid the appropriate premium. Travel insurance policies have specific requirements for both purchasing and making successful claims. Please take the time to read and understand it straight away as not all policies are the same. All risks which are covered are set out clearly in sections with conditions, limits and exclusions (things which are not covered); if your circumstances do not fit those specified then there is no cover in place.
PERIOD OF INSURANCE	The period of insurance for all sections except the cancellation section commences when you leave home in the UK, Channel Islands or BFPO to start your trip and ends when you have returned to your home in the UK, Channel Islands or BFPO as shown on the Schedule of cover and limits. The period of insurance under the cancellation section for Single Trip insurance commences when the premium has been paid and ends when you depart the UK, Channel Islands or BFPO on your outward journey. For Annual Multi Trip insurance, the cancellation section commences from the start date of the policy. Please note that cancellation cover is not in force until that date. Subsequent trips will be covered for cancellation provided that they fall within the start and end date of the insurance as shown on the Schedule of cover and limits. If you have chosen an Annual Multi Trip Insurance, the outward journey and return journey from and to, your home in the UK, Channel Islands or BFPO must be pre-booked prior to the outward journey and take place during the start and end date of the insurance as shown on the Schedule of cover and limits. The total duration of any one trip is limited to a maximum of 31 days and any trip exceeding this duration will not be covered in whole or in part (unless the appropriate premium has been paid to increase the duration and this is confirmed in writing).
EXTENSION COVER	If you are unable to complete the trip before your travel policy expires, cover will be automatically extended without additional premium for the additional days necessary to complete the trip in the event of either your:
CANCELLING YOUR POLICIES	Under the Financial Conduct Authorities, Insurance Conduct of Business, Right to Cancel (chapter 7) You have cancellation rights as follows: All benefits of the policy will be cancelled. You have a 'cooling off' period where, should you decide that you find that the terms and conditions do not meet your requirements and provided you have not travelled or claimed on the policy, you can advise Good2Go Extra within 14 days of purchase for a full refund to be considered. Should you wish to cancel your policy outside of the 14-day cooling off period, and can confirm that there have been no claims on the policy and that you have not travelled, in addition to a £18 administration charge; the following cancellation terms will be applied dependant on what type of policy you have purchased. Single Trip policies of one-month or less trip duration - no premium will be refunded, however in exceptional circumstances we may offer a discretionary refund if you have not already travelled and are not intending to claim or have made a claim (irrespective of whether your claim was successful or not). Single Trip policies of more than one-month trip duration - a refund of 50% of the policy premium. If you have travelled or are intending to claim or have made a claim (irrespective of whether your claim was successful or not) we will not consider refunding any amount of your premium. Annual Multi Trip policies - Provided you have not made a claim (irrespective of whether your claim was successful or not) on the policy and you confirm in writing that there is no claim pending, should you chose to cancel and understand that all benefits of the policy will be cancelled, we will refund 1/12 th of the total premium paid, for each full calendar month remaining on the policy from the date of cancellation. If you are intending to or have claimed (irrespective of whether your claim was successful or not) we will not consider refunding any proportion of your premium. We reserve the right to give 7 days' notice of cancellation of this po
BE CAUTIOUS	This policy is designed to cover most eventualities whilst you are on your trip. It does not provide cover in all circumstances and we expect that you take all possible care to safeguard against accident, injury, loss or damage as if you had no insurance cover.
MEDICAL COVER	Your travel policy is not Private Health Insurance, in that it only covers unavoidable, unexpected emergency treatment. You need to check that you have had all the recommended vaccinations and inoculations for the area you are travelling to. It is also recommended that you check with your doctor that it is safe for you to travel bearing in mind your method of travel, the climate and the availability and standard of local medical services in your chosen destination. You will then need to declare your existing medical condition, and have it accepted by Good2go Extra for it to be eligible for cover under your policy. You may be required to obtain your medical records in the event of a claim. It is often wise to carry additional supplies of your regular prescribed medications in your hand luggage in case your bags are delayed. Cover will not be granted if travel is against the advice of your doctor or a medical professional such as your dentist.
EHIC	The European Health Insurance Card (EHIC) allows you (provided you are a UK or BFPO resident) to access state-provided healthcare in all European Economic Area (EEA) countries and Switzerland at a reduced cost and in many cases free of charge. We strongly recommend that you carry it with you when travelling abroad. Remember to check your EHIC is still valid before you travel. Applying on www.ehic.org.uk for the card is free and it is valid for up to five years. If your EHIC is accepted whilst obtaining medical treatment abroad your policy excess will be reduced to Nil (with the exception of increased excess relating to declared medical conditions). If you are travelling outside the EEA then there are some countries that have reciprocal agreements with the UK and the Channel Islands and these can be found on https://www.nhs.uk/NHSEngland/Healthcareabroad/countryguide/NonEEAcountries/Pages/Non-EEAcountries.aspx Please note residents of the Isle of Man or Channel Islands are not eligible for an EHIC.
MEDICARE	If you are travelling to Australia, you must register with Medicare on arrival. There is a Medicare office in all major towns and cities in Australia. Registration is free and this will entitle you to reduced medical charges from doctors, reduced prescription charges and access to Medicare hospitals.
USA MEDICAL COSTS	Medical providers in the USA routinely charge international patients many times higher than it costs them to provide service. As this policy covers reasonable medical expenses, we will not pay excessive or inflated charges for your treatment so it is important that you do not pay any medical providers up front, either at the time of your treatment or on your return to the UK. They may engage the services of collection agencies, but any correspondence should simply be sent on to us, unanswered: there is no lawful action that can be taken which we cannot step in and take over on your behalf.
EXCESS	Your policy carries an excess, and this is the amount you must contribute towards each claim. All excesses shown for this policy are per section and are payable by each insured-person, for each incident giving rise to a separate claim. Your excess may be increased to include existing medical conditions (including anything directly or indirectly related to that condition) confirmed in writing by us. The increase excess will apply to all persons insured on the policy whose claim has been caused by the declared medical condition.
CONDITIONS OF THE INSURANCE	The terms of any insurance that we arrange on your behalf will be based upon the information provided by you to us. You must take reasonable care to answer all questions put to you about your proposed insurance fully, honestly and to the best of your knowledge. If you don't understand the meaning of any question, or do not know the answer it is vital that you tell us. Once cover has been arranged, you must contact us immediately to notify us of any changes to the information that has been previously provided to us. The most serious consequence of failing to provide full and accurate information before you take out insurance or when your circumstances change, could be the invalidation of your cover and in that instance, it would mean that a claim will be rejected.

Definitions - Where	these words are used throughout your policy, they wil	II always have this mea	aning:		Page 8
AUSTRALIA AND NEW ZEALAND	All countries listed in Europe 2, as well as Australia, including Territory of Cocos (Keeling Islands, The Territory of Christmas Island, Norfolk Island and Lord How Island), and New Zealand, including the Cook Islands, Niue and Tokelau.	CURTAILMENT	The cutting short of your trip by your early return home or your repatriation to a hospital or nursing home in your home country. Payment will be made on the number of full days of your trip that are lost from the day you are brought home.	ILL/ILLNESS INSURED	A condition, disease, set of symptoms or sickness leading to a significant change in your health, as diagnosed and confirmed by a doctor during the period of insurance. Any person named on the insurance validation
BACK COUNTRY	Guided Skiing in terrain which are in remote areas away from groomed pistes, not within ski boundaries and outside of patrolled resort boundaries, this includes terrain that has been accessed by a ski lift but then requiring a hike, ski, climb or skidoo to reach areas of side country or back country.	DOMESTIC FLIGHT EMERGENCY TREATMENT	A flight where the departure and arrival take place within the United Kingdom or the Channel Islands. Any ill-health or injury which occurs during your trip and requires immediate treatment before you return home	PERSON/YOU/ YOUR INSHORE INTERNATIONAL	documentation. Within 12 Nautical miles off the shore The airport, international rail terminal or port from which
BEACH SWIMMING BFPO	Within 50 metres of the shore, in areas marked with safety buoys and under the supervision of a lifeguard. British Forces Posted Overseas	ESSENTIAL ITEMS EUROPE 1	Underwear, socks, toiletries and a change of clothing. Albania, Andorra, Armenia, Austria, Azerbaijan, Azores, Belarus, Belgium, Bosnia-Herzegovina, Bulgaria, Corfu,	DEPARTURE POINT	you departed from the UK, Channel Islands or BFPO to your destination, and from where you depart to begin the final part of your journey home at the end of your trip.
BUSINESS ASSOCIATES BUSINESS	A business partner, director or employee of yours who has a close working relationship with you. Any business owned property that is fundamental to the		Corsica, Crete, Croatia, Czech Republic, Denmark, Eire (Republic of Ireland), Estonia, Faroe Islands, Finland, France, Georgia, Germany, Gibraltar, Greece, Holland (Netherlands), Hungary, Iceland, Italy, KOS (Greek Island),	KNOWN EVENT	An existing, publicly announced or publicly broadcasted occurrence such as government directives, unusual weather conditions, road traffic accidents, passport or custom delays or a strike.
EQUIPMENT BUSINESS SAMPLES	business. Examples of equipment include devices such as Tablets, tools and laptops. Business goods, samples and equipment taken on an insured		Kosovo, Latvia, Leichtenstein, Lithuania, Luxembourg, Macedonia, Madeira, Moldova, Monaco, Montenegro, Morocco, Norway, Poland, Portugal, Rhodes, Romania, Russia (West of the Ural Mountains), San Marino, Sardinia,	MANUAL LABOUR	Work that is physical including, but not limited to construction, installation, assembly and building work and involving the lifting or carrying of heavy items in excess of 25Kg.
CASH	journey by an insured person and that are owned by you or your employer. Sterling or foreign currency in note or coin form.		Serbia, Slovakia, Slovenia, Sweden, The Channel Islands, Tunisia, Ukraine, United Kingdom, Vatican City, but excluding Spain, the Canaries, Turkey, Cyprus, Malta, Egypt, Israel, Libya, Algeria, Jordan, Syria and	MEDICAL CONDITIONS	Any disease, illness or injury, including any psychological conditions.
CATASTROPHE OR NATURAL CATASTROPHE	A natural event such as avalanche, blizzard, earthquake, flood, forest fire, hurricane, lightning, tornado, tsunami or volcanic eruption.	EUROPE 2	Switzerland. As Europe 1, but including Spain, the Canaries, Turkey, Cyprus, Malta and Switzerland.	MOBILITY EQUIPMENT MONEY	Wheelchair, motorised wheelchair, mobility scooter, walking frame, prosthetic limb, walking stick or crutches. Travellers Cheques and non-cash equivalents.
CHANGE IN HEALTH	Any deterioration or change in your health between the date the policy was bought and the date of travel, this includes new medication, change in regular medication, deterioration of a previously stable condition, referral to a specialist, investigation of an undiagnosed condition or awaiting treatment/consultation.	EXCURSION EXISTING MEDICAL CONDITION FAMILY	A short journey or activity undertaken for leisure purposes. You are considered to have an existing medical condition if you answer "Yes" to any of the four questions stated on our Health / Existing Medical Conditions (Page 4). Two adults and their dependents who are under the age of	OFF PISTE	Skiing on pistes which are un-marked and ungroomed within resort boundaries that are considered safe by resort management, where ski lifts and emergency services are easily accessible and ending back at a ski area lift. Not including back country or areas marked or prohibited from entry.
CHANNEL ISLANDS CLOSE RELATIVE	Jersey, Guernsey, Alderney, Sark, Herm, Jethou, Brecqhou and Lihou. Spouse or partner of over 6 months, parents, grandparents, lead quantities forter shill parents in law daughter in law.		18, resident in the UK and in full time education. In this scenario, a dependent is considered as children, grandchildren, stepchildren, adopted children or foster children.	ON PISTE	Skiing on pistes marked and groomed within resort areas but always finishing at the bottom of tows or lifts within the resort and never in areas that are cordoned off or restricted. All other areas are considered as 'off piste' or
	legal guardians, foster child, parents-in-law, daughter-in-law, son-in-law, brother-in-law, sister-in-law, step-parents, step-child, step-brother, step-sister, aunt, uncle, brother, sister, child, grandchild, niece, nephew, or fiancé(e).	FLIGHT GADGET	A service using the same airline or airline flight number. Include: Mobile phones, iPhones, iPads, Tablets, Smartwatches and Go Pro's.		Back Country' and therefore require purchase of an additional activity pack.
CONNECTING FLIGHT	A connecting flight which departs your first scheduled stop-over destination 12 hours after arrival from your international departure point.	GOLF EQUIPMENT HOME	Golf Clubs, Golf Balls, Golf Bag, Golf Trolley and Golf Shoes. One of your normal places of residence in the United Kingdom, the Channel Islands or BFPO.		
CRUISE	A pleasure voyage, sailing as a passenger on a purpose-built ship on sea/s or oceans that may include stops at various ports	HOME COUNTRY	Either the United Kingdom or the Channel Islands.		

Definitions (continued) - Whe	re these words are used throughout your policy	y, they will always have t	his meaning:		Page 9
OFFSHORE	Over 12 Nautical miles off the shore	Valuables	Fine jewellery & watches, Electrical items & photographic	TRAVEL DOCUMENTS	Current passports, ESTAs, valid visas,
OPEN WATER SWIMMING	Swimming in outdoor bodies of water such as open oceans, lakes and rivers, outside of marked		equipment, musical instruments, furs, or leather clothing, (excluding footwear).		travel tickets, European Health Insurance Cards (EHIC) and valid reciprocal health form S2.
	swimming areas and with the absence of a lifeguard.	PUBLIC TRANSPORT	Buses, coaches, domestic flights or trains that run to a published scheduled timetable.	TRAVELLING COMPANION	A person with whom you are travelling with and on the same booking, or with whom you
PAIR OR SET	Two or more items of possessions that are complementary or purchased as one item or used or worn together.	REDUNDANCY	Being an employee where you qualify under the provision of the Employment Rights Acts, and who, at the date of	COMPANION	have arranged to meet at your trip destination with the intention of spending a
POSSESSIONS	Each of your suitcases and containers of a similar nature and their contents and articles you are wearing		termination of employment by reason of redundancy, has been continuously employed for a period of two years or longer and is not on a short-term fixed contract.		proportion of your trip with, who may have booked independently and therefore not included on the same booking and may have differing inbound and outbound
	or carrying:	RELEVANT INFORMATION	A piece of important information that would increase the likelihood of a claim under your policy.	TRIP	departure times or dates.
Clothes	Underwear, outerwear, hats, socks, stockings, belts and braces.	REPATRIATION	medically necessary evacuation to return home, or the return	TRIP	A holiday or journey for which you have made a booking such as, a flight or accommodation that begins when you
Cosmetics*	Make-up, hair products, perfumes, creams, lotions,		of your ashes home or the return of your body to your home in the UK, Channel Islands or BFPO.		leave home and ends on your return to either (i) your home, or (ii) a hospital or
*excluding items considered as 'Duty Free'	deodorants, brushes, combs, toothbrushes, toothpastes and mouthwashes.	RESIDENT	Means a person who has had their main home in the United Kingdom, the Channel Islands or BFPO and has not spent		nursing home in the United Kingdom, the Channel Islands or BFPO, following your repatriation.
Luggage	Handbags, suitcases, holdalls, rucksacks and briefcases.		more than six months abroad in the year before buying this policy.	UNATTENDED	Left away from <u>your</u> person where you are unable to clearly see and are unable to get
Buggies, Strollers & Car seats	Buggies, Strollers & Car seats	SCHEDULED AIRLINE	An airline that publishes a timetable and operates its service to a distinct schedule and sells tickets to the public at large,	UNEXPECTEDLY	hold of your possessions. At the time of purchase of this insurance
Laptops	Portable computer suitable for use whilst travelling.		separate to accommodation and other ground arrangements.		policy there was no reasonable chance or knowledge of a circumstance that would
Electrical items & photographic equipment	Any item requiring power, either from the mains or from a battery and any equipment used with them such as CDs, drones, e-readers, electronic games,	SKI EQUIPMENT	Skis, ski bindings, ski poles, ski boots, ski goggles, ski helmet, board boots, snowboard bindings and snowboards.		lead to a claim, including information publicised in mainstream media/medical outlets.
	cameras, video cameras, camera cases, stands/tripod, satellite navigation systems and electronic shavers. This does not include Laptops.	SKI PACK SPORTS AND	Ski pass, ski lift pass and ski school fees. Any recreational activity that requires skill and involves	UNITED KINGDOM	United Kingdom - England, Wales, Scotland, Northern Ireland and the Isle of
Drones	Un-manned aerial vehicles	HAZARDOUS ACTIVITIES	increased risk of injury. If you are taking part in any sport/activity, please refer to	WE/OUR/US	Man. Union Reiseversicherung AG UK.
Fine jewellery & watches	Rings, watches (only meaning a traditional watch		page 29 where there is a list of activities informing you of which activities are covered on the policy as standard.	WINTER SPORTS	Skiing, snowboarding, ice skating, big foot skiing, cross country / Nordic skiing, dry
	such as analog; automatic or digital, and not an item such as a smart watch. This is defined as a gadget as shown on page 8), necklaces, earrings, bracelets,		Should the activity you are participating in not appear it may require an additional premium so please call us on: 0800 294 2969		slope skiing, sledging, snowmobiling, snow kiting and snow shoeing.
	body rings, made of or containing any precious or semi-precious stones or metal.		8am-8pm Monday to Friday	WORLDWIDE 1	Anywhere excluding Cambodia, Japan, Mexico, Singapore, Sri Lanka, South
Eyewear	Spectacles, sunglasses, prescription spectacles or binoculars.		9am-4pm Saturday 10am-4pm Sunday		Africa, Thailand, Vietnam, the United States of America, Canada Greenland, Cuba and the Caribbean.
Duty free	Any items purchased at duty free.	TIMETABLE RESTRICTIONS	Published scheduled itinerary restrictions.	WORLDWIDE 2	Anywhere in the world
Shoes	Boots, shoes, trainers and sandals.				

Below are some important conditions and exclusions which apply to your pre-travel and travel policy, it is recommended that you read this along with the conditions for each section of your policies, this will make sure that you are aware of any conditions which may affect your circumstances or likelihood to claim.

APPLYING TO ALL SECTIONS OF YOUR POLICIES: You are not covered under any section, unless specified, for any of the following circumstances:

- Any trip under an annual multi-trip policy that exceeds 31 days duration. This includes not insuring
 you for part of a trip which is longer than 31 days.
- Any costs incurred before departure (except cancellation and scheduled airline failure) or after you
 return home
- Any claim not supported by the correct documentation as laid out in the individual section.
- Any claim that is due to any failure (including financial) of your travel agent or tour operator, any transport or accommodation provider, their agent or anybody who is acting as your agent, unless specified.
- You are travelling to an area that is classified as 'Advise against all travel or Advise against all but essential travel' by the Foreign, Commonwealth and Development Office (FCDO).
- Loss of earnings, additional hotel costs, additional car hire, Visa's, ESTAs, additional parking fees, vaccinations, inoculations, kennel fees or any other loss unless it is specified in the policy.
- The cost of taxi fares, telephone calls, faxes or any expenses for food or drink.
- Any claim arising directly/indirectly from you failing to provide full and accurate information
 including full details of medical conditions or changes to your health or anyone's health on which
 the trip depends, known by you at the time of buying this policy or which occurs between booking
 and before you travel unless it has been disclosed to us and we have agreed in writing.
- The operation of law, or as a result of an unlawful act or criminal proceedings against anyone included in your booking, or any deliberate or criminal act by an insured person.
- Within the last two years, any existing medical condition or health condition that has been
 diagnosed, been in existence or for which you have received treatment from a hospital or specialist
 consultant or for which you are awaiting or receiving treatment or under investigation, unless we
 have agreed cover in writing and any additional premium has been paid (see Health / Existing
 Medical Conditions). Any claim not supported by the correct documentation as laid out in the
 individual section.
- The cost of any elective (non-emergency) treatment or surgery, including exploratory tests which are not directly related to the illness/injury which necessitated your admittance into hospital.
- Any claim due to your carrier's refusal to allow you to travel for whatever reason.
- Any costs which are due to any errors or omissions on your travel documents.
- Delay, confiscation, detention, requisition, damage, destruction or any prohibitive regulations by Customs or other government officials or authorities of any country.
- The use of, or damage to, drones (see policy definition on page 9).
- You are being compulsorily detained as a psychiatric patient in a hospital or other medical facility, this exclusion applies whether a premium to cover an existing condition has been paid or not.
- If you purchased this insurance with the reasonable intention or likelihood of claiming
- If you purchased this insurance with the reasonable intention or likelihood of claiming.

- If you choose not to adhere to medical advice given
- You are piloting or travelling in an aircraft where you or the pilot are not licensed to carry passengers.
- You are travelling on a motorised vehicle for which you do not hold appropriate qualifications to ride in the-UK or the Channel Islands. (Please note there is no cover under section B10 for any claim related to the use of motorised vehicles). You can visit the following link to the UK Government site for more information on appropriate licenses: https://www.gov.uk/ride-motorcycle-moped/bike-categories-ages-and-licence-requirements
- If you are riding pillion, the rider must also hold appropriate qualifications.
- Winter sports of any kind unless the appropriate premium has been paid
- You are travelling on a motorcycle or moped without wearing a crash helmet, whether legally required locally or not and unless the appropriate additional premium has been paid (if applicable)
- Any payments made, or charges levied after the date of diagnosis of any change in your health or
 medication after the policy was bought unless this has been advised to us and any revised terms or
 conditions have been confirmed in writing.
- Your suicide, self-injury, reckless behaviour or any wilful act of self-exposure to danger or infection/injury (except where it is to save human life).
- In respect of all sections other than emergency medical expenses, war, terrorism, biological or chemical
 warfare, invasion, act of foreign enemy, hostilities (whether war has been declared or not), civil war,
 rebellion, revolution, insurrection or military or usurped power.
- No cover will be in force for Policy B if you claim under Policy A.
- Any claim where you have travelled against the advice of your doctor or a medical professional such as your dentist.
- Manual labour (see policy definition on page 8), unless the appropriate premium has been paid.
- Participation in any sports and activities in categories B & C unless the appropriate additional premium has been paid and the policy endorsed (see definitions for sports and activities page 7).
- Your failure to obtain the required passport, visa or ESTA.
- You, your travelling companion, close relative or business associate being under the influence of: -
 - drugs (except those prescribed by your registered doctor but not when prescribed for treatment of drug addiction);
 - alcohol (a blood alcohol level that exceeds 0.19% approximately four pints or four 175ml glasses of wine), solvents;
 - or anything relating to you, your travelling companion, your close relatives or business associate prior abuse of drugs, alcohol or solvents.
- Inpatient medical costs you have paid without authorisation or approval from us.

Cancellation (Policy A Section 1)

We will pay: up to the amount shown in the Schedule of cover for your portion of prepaid:

- transport charges;
- loss of accommodation;
- foreign car hire;
- pre-paid excursions booked before you go on your trip up to a maximum of £250;

that you have paid or have agreed to pay, that you cannot recover from any other source, following

your necessary cancellation after you purchased this insurance resulting in financial loss.

you were forced to cancel your trip because the following unexpectedly happened before you left home which you could not have been expected to foresee or avoid:

If you are unable to travel because:

- you or anyone insured on this policy, became ill with an infectious disease within 14 days of your trip starting (including contracting Covid-19);
- vou, a travel companion, a family member, a close business colleague, or the person you were going to stay with became ill (excluding contracting Covid-19), was injured or died:
- your home was burgled, or seriously damaged by fire, storm
- you, or a travel companion were called for jury service or required as a witness in a court of law:
- you, or a **travel companion** were made **redundant**;
- you, or a **travel companion** had leave withdrawn and are in the armed forces (including reserves and territorial), emergency services, medical or nursing professions (in the public sector) or senior employees of the government;
- as a result of fire, earthquake, storm, flood, riot or civil unrest; the Foreign, Commonwealth and Development Office (FCDO) or comparable prohibitive regulations by the government of the country you were due to visit and within 50 miles of your chosen destination, change the travel advice to advise against all or all but essential travel;
- your passport, or the passport of a travel companion, being stolen during the seven days before your booked departure.

Provided: you have paid your excess or accepted it will be deducted from any settlement; you are not claiming due to a **known event**:

- you are able to provide evidence from a medical professional confirming your illness or
- infectious disease: you did not cancel your trip because:
- you chose or were recommended to quarantine or isolate as a result of exposure to
 - an infectious disease including Covid-19;
 - you simply did not want to travel or had a fear of travelling;
 - you could no longer afford to pay for the **trip**;
 - of an existing medical condition which you have not told us about and that we have not agreed to cover in writing;
 - of any epidemic, or pandemic as declared by the World Health Organisation (WHO);
 - of FCDO, government or local authority advice relating to any infectious disease including Covid-19;
- you, or a travel companion did obtain the required travel documents, inoculations or vaccinations for the area you are travelling to:
- you have reported the theft of your passport to the relevant authority and have written proof
- you, or a **travel companion** are not the defendant in a court of law;
- you did obtain prior authority to take leave or your leave was not cancelled on disciplinary
- you do not ask **us** to pay for a loss that is insured or guaranteed by any other existing protection, specifically Package Travel Regulations, Air Passenger Rights, ATOL (including Civil Aviation Authority requirements), or ABTA protection, or from your credit card provider under s75 Consumer Credit Act, or any other specific legislation for transport or travel providers:
- you do not ask **us** to pay for any costs already accepted or offered by your transport and/or accommodation provider, even if this is a credit note or alternative travel arrangements;
- you are able to prove your financial loss;
- you did not purchase insurance with the reasonable intention or likelihood of claiming;
- your claim is not relating to course charges or tuition fees unless agreed in writing by us;
- you do co-operate with us.

up to £1,000

your carer (provided they are insured on this policy) having to cancel their trip with you due to one of the reasons stated above. However, if you wish to continue your **trip**, we will pay up to £1,000 in total for the costs of extra accommodation and transport to replace your original carer.

BE AWARE! There is no cover provided under this section for anything mentioned in the conditions and exclusions (page 10).

Words with important meanings in this section (highlighted in bold)

close business colleague – someone vou work with, who due to the nature of their job means their absence from work requires you to cancel or alter your trip. A senior manager or director of the business must confirm this in the event of a claim.

co-operate – provide **us** with any information or documentation we may reasonably require to enable us to verify and process your claim.

existing medical condition - see Page 4. family member – any person who is related to you by blood, marriage, adoption, fostering or co-habitation. ill/illness - a condition, disease, set or symptoms or sickness leading to a significant change in your health, as diagnosed and confirmed by a doctor during the period of insurance.

known event - an existing, publicly announced or publicly broadcasted occurrence such as government directives, unusual weather conditions, road traffic accidents, passport or customs delays or a strike.

period of insurance - the trip dates shown on the insurance schedule or if the policy is multi-trip, a trip that does not exceed the stated limit.

travel companion - a person(s) with whom you have booked to travel on the same trip.

trip - travel during the period of insurance.

trip destination- the final destination shown on your travel

unexpectedly – at the time of purchase of this insurance policy there was no reasonable chance or knowledge of a circumstance that would lead to a claim, including information publicised in mainstream media/medical outlets.

If you need to claim:

Download or request a cancellation claim form and ensure that if required, the medical certificate within the cancellation claim form is filled in and completed by the General Practitioner of the persons whose injury, illness or death has caused the cancellation of the trip. As well as providing the claims handlers with the required documentation as listed on the front of your claim form.

You should inform your tour operator/travel agent/flight company immediately of your need to cancel and request a cancellation invoice.

Curtailment (Policy B Section 1) Provided:

We will pay: up to the amount shown in the Schedule of

cover for your proportional share of any

unused pre-paid accommodation, car hire and

excursions that are directly related to your trip,

which you have paid and cannot get back from

PLEASE NOTE: You must use or re-validate

your original ticket for your early return. If this is

not possible you must provide evidence that

additional costs were necessary. Any refunds

due on unused original tickets will be deducted

from your claim. If you do not have an original

return ticket, vou will not be reimbursed for

anyone else in the first instance, or which

cannot be transferred or used for another

purpose, as well as any additional travel

expenses incurred to get you home.

costs incurred for your early return.

up to £1.000

you had to cut short your trip because the following unexpectedly happened after you left **home** which you could not have been expected to foresee or avoid:

- you or anyone insured on this policy, became ill with an infectious disease during your trip (including contracting
- vou, a travel companion, a family member, a close business colleague, or the person you were going to stay with became ill (excluding contracting Covid-19), was injured or died:
- vour pre-booked accommodation was damaged by a catastrophe, and alternative accommodation was not provided:
- vou, or a **travel companion** were called for jury service or required as a witness in a court of law:-vou. or a travel **companion** had leave withdrawn and are in the armed forces (including reserves and territorial), emergency services. medical or nursing professions (in the public sector) or senior employees of the government:
- as a result of fire, earthquake, storm, flood, riot or civil unrest: the Foreign, Commonwealth and Development Office (FCDO) or comparable prohibitive regulations by the government of the country you were due to visit and within 50 miles of your chosen destination, change the travel advice to advise against

all or all but essential travel. Your carer (providing they are insured on this policy) having to curtail their **trip** with you due to one of the reasons stated above. However.

If you wish to continue your **trip**, we will pay up to £1,000 in total for

the costs of extra accommodation and transport to replace your

you have paid your excess or accepted it will be deducted from any

- you are not claiming due to a **known event**;
- you are not claiming as a result of any epidemic, or pandemic as declared by the World Health Organisation (WHO):
- you are not claiming due to FCDO, government or local authority advice relating to any infectious disease including Covid-19:
- you do not ask us to pay for the cost of your original return ticket when we have paid for a new ticket or arranged your medical repatriation;
- you did not cut short your trip because:
 - you simply did not want to continue travelling or had a fear of continuing your trip;
 - you could no longer afford to pay for the trip;
- of an existing medical condition which you have not told us about and that we have not agreed to cover in writing:
- of a normal pregnancy or childbirth where you were more than 29 weeks pregnant at the start date of your trip;
- you, or a **travel companion** are not the defendant in a court of law;
- you did obtain prior authority to take leave or your leave was not cancelled on disciplinary grounds;
- you do not ask **us** to pay for a loss that is insured or guaranteed by any other existing protection, specifically Package Travel Regulations, Air Passenger Rights, ATOL (including Civil Aviation Authority requirements), or ABTA protection, or from your credit card provider under s75 Consumer Credit Act, or any other specific legislation for transport or travel providers:
- you do not ask **us** to pay for any costs already accepted or offered by your transport and/or accommodation provider, even if this is a credit note or alternative travel arrangements;
- you are able to prove your financial loss;
- you did not purchase insurance with the reasonable intention or likelihood of claiming:
- your claim is not relating to course charges or tuition fees unless agreed in writing by us;
- you do co-operate with us.

If you need to claim:

Download or request a curtailment claim form and ensure that if required, the medical certificate within the curtailment claim form is filled in and completed by the General Practitioner of the persons whose injury, illness or death has caused the curtailment of the trip. As well as providing the claims handlers with the required documentation as listed on the front of your claim form.

You should inform your tour operator/travel agent/flight company immediately of your need to cancel and request a cancellation invoice.

If you need to cut short your trip due to a medical emergency, you must contact tifgroup-assistance to confirm this. Please contact tifgroupassistance on +44(0) 203 829 3816.

You should keep any receipts or accounts given to you and send them in to the claim's office.

BE AWARE! There is no cover provided under this section for anything mentioned in the conditions and exclusions (page 10).

original carer.

Words with important meanings in this section (highlighted in bold)

catastrophe - A natural event such as avalanche, blizzard. earthquake, flood, forest fire, hurricane, lightning, tornado, tsunami or volcanic eruption.

close business colleague - someone vou work with, who due to the nature of their job means their absence from work requires you to cancel or alter your trip. A senior manager or director of the business must confirm this in the event of a

co-operate - provide us with any information or documentation we may reasonably require to enable us to verify and process your claim.

existing medical condition - see Page 4.

family member - any person who is related to you by blood, marriage, adoption, fostering or co-habitation.

ill/illness - a condition, disease, set or symptoms or sickness leading to a significant change in your health, as diagnosed and confirmed by a doctor during the period of

known event - an existing, publicly announced or publicly broadcasted occurrence such as government directives, unusual weather conditions, road traffic accidents, passport or customs delays or a strike.

period of insurance - the trip dates shown on the insurance schedule or if the policy is multi-trip, a trip that does not exceed the stated limit.

repatriation - returning you to your home, a hospital, nursing home or funeral director in the United Kingdom or the Channel Islands.

travel companion - a person(s) with whom you have booked to travel on the same trip.

trip - travel during the period of insurance.

trip destination- the final destination shown on your travel

unexpectedly – at the time of purchase of this insurance policy there was no reasonable chance or knowledge of a circumstance that would lead to a claim, including information publicised in mainstream media/medical outlets.

Missed Departure and 1	Trav	el Delay (Policy B Section 2)		Page 13
We will pay:	lf:		Provided:	If you need to claim:
Up to the amount shown in the Schedule of Cover PLEASE NOTE: This section applies for delays only at the final international departure point from and to the UK	•	the departure of your international flight, international train or sailing is delayed for more than 12 hours from its scheduled departure time from your international departure point.	 you are not claiming for additional expenses if you are forced to cut short your trip or any expenses for loss of accommodation, loss of car hire expenses, loss of excursions or any loss not specified in the policy. you are at the airport/port/station and the delay is over 12 hours. delay is not due to the diversion of aircraft after it has departed The claim is not due to a strike or industrial action which began or was announced before the start date of your policy and the date your travel tickets or confirmation of booking were issued 	Download or request and complete a departure delay claim form. Obtain written confirmation from your airline, railway company,
Up to the amount shown in the Schedule of Cover PLEASE NOTE: This section applies for delays only at the final international departure point from the UK	•	after 12 hours of delay at the airport, rail terminal or port your outbound journey from your home country you abandon the trip.	 your trip is not less than 2 days duration or is a one-way trip. your excess has been paid or deducted from any settlement. your flight was not cancelled by the airline you are not abandoning your trip as a result of any epidemic or pandemic as declared by the World Health Organisation (WHO). you are not abandoning your trip due to FCDO, government or local advice relating to any infectious disease including Covid-19. 	shipping line or their handling agents that shows the scheduled departure time, the actual departure time and reason for the delay of your flight, international train or sailing.
Up to the amount shown in the Schedule of Cover	•	the vehicle in which you are travelling to your international departure point becomes undrivable due to mechanical failure or being involved in an accident or your public transport is delayed, preventing you from being able to check-in on time for your outward departure from the United Kingdom, Channel Islands or BFPO.	 you have allowed sufficient time to check-in as shown on your itinerary. Any costs where you have not paid your excess. 	g
BE AWARE! No cover is provided				

anything mentioned in the conditions and exclusions (page 10)

- any compensation when your tour operator has rescheduled your flight itinerary or the airline/railway company/shipping line/handling agents offer or provide alternative transport that departs within 12hrs or where you being able to obtain a refund from any other source, where your scheduled airline is bonded or insured elsewhere or where you have paid for the flight by credit card and can claim a refund from credit card provider, even if the payment is insufficient to meet your claim.
- your scheduled airline being in administration or, in the USA and Canada, in Chapter 11 at the time of taking out your policy.
- unless you obtain confirmation from the police/motoring authorities to confirm a major accident on a motorway causing delays or closure on the motorway.
- unless you obtain confirmation of the delay from the authority who went to the accident or breakdown affecting the car in which you are travelling in
- If you do not check in for your flight, sea crossing, coach or train departure before the intended departure time
- any claims arising from withdrawal of service temporarily or otherwise
- the failure of public transport services that is due to a strike or industrial action that started or that had been announced before the date of your departure from home.

Personal accident (Policy B Section 3) We will pay: For: Provided: If you need to claim: a single payment your accidental bodily injury whilst on your trip, that independently of any other cause, results Download or request a claim form for Personal Accident you have not deliberately exposed yourself to danger and that as shown on your immediately and complete to the best of your ability. the incident is due to an accident and not illness or infection. In the event of death, we will require sight of an original schedule of cover death (limited to £1,500 when you are under 18 or over 75 at the time of incident). you are not 18 or under or over 75 and claiming permanent total and permanent loss of sight in one or both eyes, or total loss by physical severance or copy of the death certificate, for other claims please write disablement. total and permanent loss of use of one or both hands or feet. describing the circumstances of the accident and its you are not claiming for more than one of the benefits that is consequences, and you will be advised what further permanent and total disablement from engaging in paid employments or paid occupations of a result of the same injury. documentation is required. any and every kind all occurring within 12 months of the event happening*.

BE AWARE! This is a one-off lump sum benefit for the death or very serious incapacity, as specified, of an insured person when this is solely caused by an accident occurring during the period of insurance. It is quite separate from costs covered under the medical section. (*Where you are not in paid employments or occupations, this shall be defined as 'all your usual activities, pastimes and pursuits of any and every kind'.)

- anything mentioned in the conditions and exclusions (page 10).
- any payment for permanent disablement when your age is under eighteen (18) or over seventy-five (75) at the time of the incident
- your sickness, disease, medical condition, treatment, illness or physical condition that is gradually getting worse.
- an injury which existed prior to the commencement of the trip
- any claims not notified to us within 12 months of the date of the accident.

Medical & repatriation exp	penses (not Private Health Insurance) (Policy B Se	ction 4)
We will pay:	For:	Provided you are not claiming for:
for trips outside & inside your home country: up to the amount shown in the schedule of cover for trips outside your home country OR up to £1,000 inside your home country following necessary emergency expenses that are payable within six months of the event that causes the claim that results from your death, injury or illness:	 customary and reasonable fees or charges for necessary and emergency treatment, to be paid outside your home country for medical, surgical, hospital, nursing home or nursing services. additional travel, accommodation and repatriation costs to be made for, or by, you and for any one other person who is required for medical reasons to stay with you, or a child who requires an escort to travel to you from your home country or to travel with you, where is deemed medically necessary. your death outside your home country for local funeral expenses abroad limited to £1,500 your death outside your home country for the cost of returning your ashes home or the return of your body to your home in the UK, Channel Islands or BFPO. 	 Insurance Scheme or Reciprocal Health Arrangement any elective or pre-arranged treatment or any routine non-emergency tests or treatment, this includes complications as a result of elective, pre-arranged or cosmetic treatment received whilst abroad. costs of private treatment <u>unless our 24-hour service tifgroup-assistance</u> has agreed, and adequate public facilities are not available. replenishment of any medication you were using at the start of the trip or follow up treatment for any condition you had at the start of your trip.
public hospital benefit – up to the amount shown in the schedule of cover	 each full 24-hour period that you are in a <u>public hospital</u> abroad as an in-patient during the period of the trip in addition to the fees and charges. 	 the cost of early repatriation when medical treatment of a standard acceptable by our medical director is available locally. the cost associated with the diversion of an aircraft due to your death, injury or illness. repairs to or for artificial limbs (please see section B8 Mobility Aids) or hearing aids (please see section B6 Personal Property).
up to £300 for the loss of medication	 the necessary and reasonable cost of replacing essential medicatio lost or stolen during your trip. 	 the cost of diagnostic tests or treatment for any existing condition other than that which has caused the immediate emergency. any extra costs for single/private accommodation in a hospital or nursing home.
up to the amount shown in the schedule of cover	emergency dental treatment only to treat sudden pain limited to £350	 involving the use of precious metals in any dental treatment. the provision of dentures, crowns or veneers. any treatment or work which could wait until your return home.

BE AWARE! This is a travel insurance policy and not private medical insurance. This means there is no cover for any medical expenses incurred in private medical facilities if we have confirmed that medically capable public facilities are available. Whilst the actual medical care you receive is in the hands of the local doctors treating you, we can obtain the medical information we need from them to establish what is wrong, as well as their treatment and discharge plans. We can support you in the event you are admitted to a facility that may not be suitable for your clinical needs or where there are concerns over practice. We will then advise on, and can put in place, suitable repatriation plans to get you home as soon as it is medically safe to do so. We will liaise with the treating doctor to get a fit to fly certificate when needed, and with aero-medical experts who will advise on both the timing and method of repatriation that is best suited to your individual needs of your recovery.

No cover is provided under this section for:

- anything mentioned in the conditions and exclusions (Page 10) (including any treatment, tests and associated illnesses for non-declared existing medical conditions).
- any costs where you are an inpatient or it is a repatriation claim and our 24-hour assistance service, tifgroup-assistance, have not been notified or has not agreed the costs, we reserve the right to decline associated costs.
- medication and/or treatment which at the time of departure is known to be required or to be continued outside your home country.
- expenses incurred as a result of a tropic disease where you have not had the recommended inoculations/ or taken the recommended medication
- claims arising from normal pregnancy, without any accompanying bodily injury, illness, disease or complication. Normal Childbirth would not constitute an unforeseen event. Please see Page 4.
- services or treatment received by you, including any form of cosmetic surgery OR any treatment received by you after the date that in the opinion of our tifgroup-assistance service, in consultation with your treating doctor, you can return home or which can reasonably wait until you return to your home country.
- additional accommodation which exceeds the standard of that originally booked or any costs for food or drink.
- additional flights which exceed the standard of that originally booked unless medically necessary and agreed with tifgroup-assistance.
- any claim where you went against FCDO, government, local authority or medical advice relating to any infectious disease including Covid-19.
- any claim where the risk associated withing bringing you home is greater than the risk of you remaining in resort.
- any claim where your return home would present unnecessary risk to other travellers.
- medical costs in excess of customary and reasonable levels of charging.

FOR MEDICAL EMERGENCIES

+44 (0) 203 829 3816

If you need to claim:

Call our <u>tifgroup-assistance</u> service 24 hours a day, 7 days a week, 365 days a year, from anywhere in the world

Download or request a claim form for emergency medical expenses and complete to the best of your ability.

For non-emergency cases, visits to doctors, hospital outpatients, or pharmacies you must keep and provide us with all (original) receipts accounts and medical certificates.

For cases where the <u>tifgroup-assistance</u> service were informed please provide (in addition to the above) your case number or name of the person you spoke to and a photocopy or scanned image of your EHIC card.

		xpenses (Policy B Section 5)			Page 15
If you undergo surgery v We will pay:	vhich For	is covered under Section 4 of this policy, involving a minimum in-patient stay of at least:		ays in a hospital outside the UK, Channel Islands or BFPO during your tr ovided:	ip
up to the amount shown in the schedule of cover and	•	recuperation holiday for travel and accommodation costs of another holiday to recuperate from your surgery	•	you take the trip within 3 months of your return to the UK, Channel Islands or BFPO.	Download or request a claim form for Emergency Medical Expenses and complete to the best of your ability.
limits per day	•	UK, Channel Islands or BFPO medical examination for necessary costs to have a relevant medical examination following an incident on holiday.	•	you have the examination in the UK, Channel Islands or BFPO within 3 months of your return to the UK, Channel Islands or BFPO from your trip.	For non-emergency cases, visits to doctors, hospital outpatients, or pharmacies you must
	•	the necessary costs of employing a home help or registered nanny	•	you are hospitalised or need to stay in bed at home immediately after being repatriated on the advice of a registered medical practitioner	keep and provide us with all (original) receipts accounts and medical certificates. For cases where tifgroup-assistance were
	•	the necessary costs of cosmetic surgery to correct soft facial tissue damage caused by an accident sustained during your trip	•	it has been recommended by a medical practitioner the injury was sustained during your trip.	informed please provide (in addition to the above) your case number or name of the person you spoke to and a photocopy or
	•	the necessary additional cattery or kennel costs if you have to return home later than originally booked.	•	you have been delayed by medical reasons covered under Section 4 Medical and Repatriation expenses	scanned image of your EHIC card.
	•	rided under this section for:			
, ,		n the conditions and exclusions (Page 10).			
		not directly relate to an accident or illness suffered during your trip p-assistance has not authorised			
_	_	p-assistance has not authorised nelp or a registered nanny before you began your trip			

Personal prop	perty (Policy B Section 6)	
We will pay:	For:	P
as shown on your schedule of cover	Personal property the cost of repairing items that are damaged whilst on your trip, up to the original purchase price of the item, less an allowance for age, wear and tear. i. for all valuables limited to the amount shown in the schedule of cover ii. for any single article, pair and/or set of articles limited to the amount shown in the schedule of cover iii. for all prescription spectacles limited to the amount shown in the schedule of cover iv. laptops limited to the amount shown in the schedule of cover (Please note: In the event of a claim for a pair and/or set of articles we shall be liable only for the value of that part of the pair or set which is lost, stolen, damaged or destroyed)	•
	 the original purchase price of the item, less an allowance for age, wear and tear, to cover items that are stolen, permanently lost or destroyed whilst on your trip 	•
as shown on your schedule of cover	Delayed baggage the purchase of essential items if your luggage containing your possessions is delayed due to being misplaced, lost or stolen on your outward journey from your home country for over 12 hours from the time you arrived at your trip destination (Please note: that any amount we pay you will be deducted from your claim if your personal property proves to be permanently lost).	•
as shown on your schedule of cover	Personal money your cash is limited to the amount shown on your schedule of cover and limits if it is lost or stolen whilst being carried on your person or left in a locked safety	•

Provided you:

- have paid your excess or accept it will be deducted from any settlement.
- have complied with the carrier's conditions of carriage.
- have notified the Police, your carrier or tour operator's representative and obtained an independent written report.
- own the items you are claiming for and are able to provide proof of ownership/purchase for any items over £50 in value.
- are not claiming for items which have been damaged by a domestic dispute, atmospheric or climatic conditions, age, wear, tear, moth or vermin, perishable items and/or their contents i.e. food, liquids, gels etc.
- are not claiming for possessions which have been lost or stolen from a beach or lido (if so, we will only pay a maximum of £50).
- have not left electrical items, eyewear, hearing aids jewellery & watches or photographic equipment unattended (including being contained in luggage during transit) except where they are locked in a safe or safety deposit box where these are available (or left out of sight in your locked holiday or trip accommodation). This includes items left behind following you disembarking your coach, train, bus, flight, ferry or any other mode of transport.
- have not left your possessions unattended away from your holiday or trip accommodation unless left between 6.00 am and 11.00 pm local time (during daytime) in the locked boot or covered luggage area of a motor vehicle unless entry was gained by violent and forcible means.
- have obtained written confirmation of any loss, damage or delay from your tour operator / airline provider.

If you need to claim: For all damage claims:

you should retain the items in case we wish to see them, you will need to obtain an estimate for repairs or a letter confirming that the damage is irreparable. Please then return the damaged items to: The Recoveries Department at Travel Insurance Facilities, 1 Tower View, Kings Hill West Malling, Kent, ME19 4UY

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For all loss or damage claims during transit:

- (a) retain your tickets and luggage tags.
- (b) report the loss or damage to the appropriate carrier and obtain a Property Irregularity Report (PIR) form or its equivalent within 24 hours.

<u>For all losses</u> you should report to the Police as soon as possible, and within 24 hours of discovery, and obtain a written report and reference number from them. You should also report the loss to your tour operator's representative or hotel/apartment manager wherever appropriate.

For loss of personal money in addition to the above, we will also require (a) exchange confirmation from your home country for foreign currency (b) where sterling is involved, documentary evidence of possession

For delay claims

You must keep all receipts for these items and send them in to us with your claim and any amount paid will be deducted from the final claim settlement if the items are permanently lost.

Any item with a purchase price in excess of £50 must be supported by original proof of ownership/purchase. Any items not supported by such proof of ownership/purchase will be paid at the maximum of £50 subject to an overall limit for all such items of £150.

BE AWARE! Your travel insurance policy is not intended to cover items of high value, such as video camcorders, expensive watches etc. as these should be fully insured under your house contents insurance on an All Risks extension for 365 days of the year. There is a maximum amount you can claim and a maximum amount in total for each category, and these are shown under the possessions section. The possessions section only covers items that belong to you, is <u>not</u> 'new for old' and an amount for age, wear and tear <u>will be deducted.</u> You can find full details of our wear and tear scale published on our website at http://www.tifgroup.co.uk/services/claims/wear-tear-depreciation/.
No cover is provided under this section for:

- anything mentioned in the conditions and exclusions (page 10) or any items that do not fall within the categories of cover listed.
- mobile telephones, SIM cards, mobile phone prepayment cards, lost/stolen mobile phone call charges or mobile telephone accessories, car keys, gadgets (please see page 6 for definition), duty free items such as tobacco products, alcohol and perfumes.
- the use of, or damage to, drones.

deposit box

any claim evidenced by any other report not specified in this section, unless otherwise agreed by us.

	Policy B Section 7)		Page '
e will pay:	For:	Provided:	If you need to claim:
to the amount own in the ledule of cover your mobility lipment	the cost of repairing items that are damaged whilst on your trip, up to the limit shown, less an allowance for age, wear and tear. up to the limit shown, less an allowance for age, wear and tear, to cover mobility and disability equipment that is stolen, permanently lost or destroyed whilst on your trip. cost of hire for essential equipment whilst travelling, in the event that your mobility equipment is lost or damaged or delayed	 the equipment is brought with you from your home country at your own cost and you have complied with the carrier's conditions of carriage. you have notified the Police, your carrier or tour operator's representative and obtained an independent written report. you own the items you are claiming for and are able to provide proof of ownership/purchase. you are not claiming for items which have been damaged by a domestic dispute, atmospheric or climatic conditions, age, wear, tear, moth or vermin. you have not left mobility equipment <i>unattended (including being contained in luggage during transit)</i> except where they are locked securely or left out of sight in your locked holiday or trip accommodation. you have not left your mobility equipment unattended away from your holiday or trip accommodation unless left between 6.00 am and 11.00 pm local time (during daytime) in the locked boot or covered luggage area of a motor vehicle unless entry was gained by violent and forcible means. you have obtained written confirmation of any loss, damage or delay. the mobility equipment is essential or medically necessary for you to continue your holiday and you would use the equipment in your home country for mobility purposes and is necessary for day to day living. 	
overs items that bel ar-depreciation/ An ocover is provided anything mention any loss if you do mobility aids not	ong to you, is <u>not</u> 'new for old' and an amount by amount we pay you for temporary hire of a munder this section for: oned in the conditions and exclusions (page 10) onot exercise reasonable care for safety/supervision		ownership/purchase will be paid at the maximum of £50 subject to an overall li for all such items of £150. ance on an All Risks extension for 365 days of the year. The mobility section only scale published on our website at http://www.tifgroup.co.uk/services/claims/wea
	ort and documents (Policy B Sect		
e will pay:	For:	Provided:	If you need to claim:
p to the amount hown in the chedule of cover	 cover to contribute towards the cost of an emer document. cover for necessary costs collecting your emer document on your trip. 	your passport is:	For all losses you should report to the Police as soon as possible, and within 24 hours of discovery, and obtain a writte report and reference number from them. You should also report the loss to your tour operator's representative or hotel/apartm manager wherever appropriate.
		you are not claiming for any costs incurred before departure or a or any costs which are due to any errors or omissions on your tr money exchange	ravel documents or replacement and keep all the receipts for your travel and accommodation expenses.

BE AWARE! No cover is provided under this section for:

- anything mentioned in the conditions and exclusions (page 10).
- any financial loss suffered as a result of passport being lost or stolen.
- the cost of a new passport upon your return to the United Kingdom, Channel Islands or BFPO.

result of your passport being lost or stolen.

cash or passport that is not on your person.

cash or passport that is not in a safe/safety deposit box or left out-of-sight in your locked trip accommodation.

• you are not claiming for any missed travel or accommodation arrangements as a

loss due to delay, detention, confiscation, requisition or damage by customs or other officials or authorities.

Personal liability (Policy B Section 9) Page 18 We will pay: Provided: If you need to claim: For: up to the amount shown in Never admit responsibility to anyone any amount incurred due to an event occurring during your excess has been paid or deducted from any settlement. the schedule of cover and do not agree to pay for any damage, the period of this insurance that you are legally liable to liability for loss of, or damage to, property or accidental bodily injury is not caused or suffered repair costs or compensation. pay that relates to an incident caused directly or by: indirectly by you and that results in: Keep notes of any circumstances that your own employment, profession or business or anyone who is under a contract of service with accidental bodily injury of any person. may become a claim, so these can be you, acting as a carer, whether paid or not, or any member of your family or travelling companion loss of, or damage to, property that does not belong supplied to us along with names and or is caused by the work you or any member of your family or travelling companion employ them to you or any member of your family and is neither contact details of any witnesses as well to do. in your charge or control nor under the charge or as any supporting evidence we may your ownership, care, custody or control of any animal. control of any member of your family, household or employee or anyone in your service. compensation or any other costs are not caused by accidents involving your ownership, loss of, or damage to your temporary holiday possession or control of any: accommodation that does not belong to you, or any land or building or their use either by or on your behalf other than your temporary trip member of your family, household or employee or accommodation, ownership or use of aircraft, horse-drawn or mechanical/motorised vehicles anvone in your service. (other than wheelchairs, electric wheelchairs or mobility scooters), bicycles, vessels (other than rowing boats, punts or canoes), animals, or firearms (other than guns being used for sport); BE AWARE! No cover is provided under this section for:

- anything mentioned in the conditions and exclusions (page 10).
- accidental bodily injury suffered by you or any member of your family or any event caused by any deliberate or reckless act or omission by you or a member of your family.
- claims where an indemnity is provided under any other insurance or where it falls on you by agreement and would not have done if such agreement did not exist. i.e. rental disclaimer.
- racing of any kind
- any deliberate act

IMPORTANT NOTE

This section does not cover any claim resulting from the ownership or use of motorised vehicles. You need to take out separate motor insurance cover if you intend to drive a car or other vehicle during your trip.

If you need lega	If you need legal advice (Policy B Section 10)					
We will pay:	For	:	Pro	vided:	If you need to claim:	
up to the amount shown in the	•	legal costs and expenses incurred in pursuing claims	•	you accept that your legal expenses indemnity is paid as a loan for all persons insured to take legal action for compensation as a result of your death, illness or injury during your journey. You must pay this loan back to us out of any compensation you receive.	If you have an accident abroad and require legal advice you should contact:	
schedule of cover and		for compensation and damages due to your death or personal injury whilst on	•	 legal proceedings in the USA or Canada follow the contingency fee system operating in North America. you are not pursuing a claim against a carrier, travel agent, tour operator, tour organiser, the insurers or their agents or the claims of we believe that you are likely to obtain a reasonable settlement. 	Penningtons Manches LLP 31 Chertsey Street, Guildford, Surrey, GU1 4HD	
for 30 minutes legal advice on the telephone	•	the trip. enquires relating to your insured trip.	•	the costs cannot be considered under an arbitration scheme or a complaints procedure. you are not claiming against another insured-person who is a member of your family, a friend or travelling companion, whether insured by us or another provider. the claim is not due to damage to any mechanically propelled vehicle. the claim is not pursued in more than one country.	They will arrange for up to thirty minutes of <u>free</u> advice to be given to you by a lawyer. To obtain this service you should telephone: 0345 241 1875	
Changing on appoint			•	the claim is reported to us and/or our appointed representative within 3 months after the incident which led to the claim. you take all reasonable steps to keep any costs as low as possible. costs do not relate to fines or damages awarded to punish the person responsible rather than to compensate for any losses.	Opening Hours Mon – Fri 8:30am -7pm	

Choosing an appointed representative.

Penningtons Manches LLP is our appointed representative due to its expertise in travel law. They are regularly audited by us and maintain the highest levels of customer service. They also have delegated authority to act which means your claim is likely to proceed much quicker. Because of the relationship between us and Penningtons Manches LLP we are able to address any concerns which may arise in a way which is simply not possible with another firm.

- If we accept your claim, we will appoint Penningtons Manches LLP to pursue the claim on your behalf:
- We may, at our discretion, agree to instruct an alternative firm, either at the point of issuing proceedings, or if there is a conflict of interest;
- We will only agree to the instruction of an alternative firm, at the point of issuing proceedings, or if there is a conflict of interest, if that firm also agrees to act in line with our terms of appointment;
- If you and we cannot agree on an appointed advisor, the matter will be referred to an Alternative Resolution Facility:
- Where a claim occurs, you will supply any reposts or information and proof to us and the claims office as may be required. Any legal expenses incurred without our prior authorisation or that of the claim's office will not be paid. We will settle all claims under the law of the country that you live in within the United Kingdom or the Channel Islands unless we agree otherwise with you.
- No cover is provided for anything mentioned in the conditions and exclusions (page 10).

Catastrophe (Policy B	Section '	11)		Page 19		
We will pay:	For:		Provided:	If you need to claim:		
up to the amount shown in the schedule of cover	•	reasonable additional costs of travel and accommodation within a 20 mile radius to the same standard as those on your booking to enable you to continue your trip close to that originally booked if the prebooked accommodation has been damaged by fire, flood, earthquake, storm, lightning, explosion or hurricane.	 you are able to provide evidence of the necessity to make alternative travel arrangements. You are not claiming due to a known event your trip is not: within the United Kingdom or Channel Islands. formed part of a tour operator's package holiday. 	You will need to provide written evidence from official sources to confirm the need to find alternative accommodation, stating the reason why this was necessary. You will need to submit this to claim office along with your original booking confirmation and receipts for all expenses made.		
BE AWARE! No cover is provide	ed under this	section for:				
 anything mentioned in the 	anything mentioned in the conditions and exclusions (page 10).					
 any amounts recoverable from 	any amounts recoverable from any other source					
• disinclination to travel or to d	disinclination to travel or to continue with your trip when official directives from the local or national authority state it is acceptable to do so;					
 any cost or expense payable 	any cost or expense payable by or recoverable from the tour operator, airline, hotel or other provider of services;					
any cost or expense resulting from circumstances existing prior to your arrival at your pre-paid and pre-booked accommodation;						
 alternative transport home n 	nissed fliahts/	connections, food, drink, telephone calls or any other loss specified in this	policy.			

any claim where the fire, flood, earthquake, storm, lightning, explosion or hurricane had already happened before you left home.

any claim as a result of any epidemic or pandemic as declared by the World Health Organisation (WHO). any claim due to FCDO, government or local advice relating to any infectious disease including Covid-19.

Hijack (Policy B Section 12)						
We will pay:	For:	Provided:	If you need to claim:			
up to the amount shown in the schedule of cover	each full 24-hour period you are:	 you have obtained confirmation from the airline, carrier or their handling agents confirming period of 	Download a claim for either medical expenses/and possessions (if applicable) and completed to the best of your ability.			
	 confined as a result of hijack. 					
		confinement.	Claims will need to be supported by a written report from the appropriate authorities.			
BE AWARE! No cover is provided under this section fo	r:					
anything mentioned in the conditions and exclusions (page 10).						
any claim where you are unable to provide us with proof of the incident, i.e. Police / authorities / medical report.						
any claim where you are attacked or confined as a result of your illegal activity or reckless behaviour.						

Scheduled Airline Failure & End Supplier Failure (Policy B Section 13)

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This cover is provided by International Passenger Protection Limited, IPP House, 22-26 Station Road, West Wickham, Kent BR4 0PR, United Kingdom and is underwritten by Liberty Mutual Insurance Europe SE (The Insurer).

We will pay:

The Insurer will pay up to £1,500 in total for each Insured Person named on the Invoice for:

Irrecoverable sums paid prior to Financial Failure of the Scheduled Airline, hotel, train
operator including Eurostar, car ferries; villas abroad & cottages in the UK; coach operator,
car or camper hire company, caravan sites, campsites, mobile home, safaris; excursions;
Eurotunnel; theme parks or attractions all known as the End Supplier of the travel
arrangements not forming part of an inclusive holiday prior to departure

2. In the event of Financial Failure after departure:

 a) additional pro rata costs incurred by the Insured Person(s) in replacing that part of the travel arrangements to a similar standard of transportation as enjoyed prior to the curtailment of the travel arrangements

or

For:

b) if curtailment of the holiday is unavoidable - the cost of return transportation to the United Kingdom, Channel Islands, Isle of Man or Northern Ireland to a similar standard of transportation as enjoyed prior to the curtailment of the travel arrangements.

Financial Failure means the End Supplier becoming Insolvent or has an administrator appointed and being unable to provide agreed services

End Supplier means the company that owns and operates the services listed in point 1 above.

If you need to claim:

Insolvency Claims Procedure: - International Passenger Protection (IPP) claims only. Any occurrence which may give rise to a claim should be advised as soon as reasonably practicable to the following by quoting your Policy Number, Travel Insurance Policy name and reference ESFI V2-20:

IPP Claims at Sedgwick Oakleigh House 14-15 Park Place Cardiff CF10 3DQ

Telephone: +44 (0)345 266 1872 Email: insolvency-claims@ipplondon.co.uk Website: <u>www.ipplondon.co.uk/claims.asp</u>

ALL OTHER CLAIMS -REFER TO YOUR INSURANCE DOCUMENT AND SEE ALTERNATIVE CLAIMS PROCEDURE.

BE AWARE! The Insurer will not pay for:

- . Travel or Accommodation not booked within the United Kingdom, Channel Islands, Isle of Man or Northern Ireland prior to departure
- . Any End Supplier which is, or which any prospect of Financial Failure is known by the Insured or widely known publicly at the date of the Insured's application under this policy
- Any loss or part of a loss which at the time of the happening of the loss is insured or guaranteed by any other existing Policy, Policies, bond or is capable of recovery from under Section 75 of the Consumer Credit Act or from any bank or card issuer or any other legal means
- The Financial Failure of any travel agent, tour organiser, booking agent or consolidator with whom the Insured has booked travel or accommodation
- Any losses which are not directly associated with the incident that caused the Insured to claim. For example, loss due to being unable to reach your pre-booked hotel following the financial failure of an airline

Complaints procedure for Scheduled Airline Failure & End Supplier Failure Cover (Policy B Section 13)

COMPLAINTS PROCEDURE FOR SECTION B13 ONLY:

If you have a complaint, we really want to hear from you. We welcome your comments as they give us the opportunity to put things right and improve our service to you.

Please telephone us on: (020) 8776 3750. Or write to: International Passenger Protection Limited, IPP House, 22-26 Station Road, West Wickham, Kent BR4 0PR, Fax: (020) 8776 3751 – Email: info@ipplondon.co.uk

Please make sure that you quote the policy number which can be found on your **Schedule**.

It is our policy to acknowledge any complaint within 5 working days advising you of who is dealing with your concerns and attempt to address them. We will provide you with a written response outlining our detailed response to your complaint within four weeks of receipt of the complaint. You will receive either our written response or an explanation as to why we are not in a position to provide one within eight weeks of receipt of your complaint.

If you are not satisfied with the response you receive or we have failed to provide you with a written response, you may have the right to contact the Financial Ombudsman Service at the following address.

The Financial Ombudsman Service, Exchange Tower, London E14 9SR. Telephone 0800 023 4 567 (calls to this number are free from "fixed lines" in the UK) or 0300 1239123 (calls to this number are charged at the same rate as 01 and 02 numbers on mobile phone tariffs in the UK). Email: complaint.info@financial-ombudsman.org.uk More information can be found on their website – www.financial-ombudsman.org.uk . To confirm whether you are eligible to ask the Financial Ombudsman.org.uk/consumers/how-to-complain.

Alternatively, as LMIE is a Luxembourg insurance company, you are also entitled to refer the dispute to any of the following dispute resolution bodies:

Commissariat aux Assurances, 7, boulevard Joseph II, L-1840 Luxembourg

Telephone: (+352) 22 69 11 - 1 - email: caa@caa.lu or

Service National du Médiateur de la 21onsummation – Individual Consumers ONLY

Ancien Hôtel de la Monnaie, 6, rue du Palais de Justice, L-1841 Luxembourg. Telephone: (+352) 46 13 11 - email: info@mediateurconsommation.lu

Or Médiateur en Assurances, ACA, 12, rue Erasme, L-1468 Luxembourg - Telephone: (+352) 44 21 44 1

Making a complaint will not affect your right to take legal action.

Definition of an Eligible Complainant:

- 1. A Consumer Any natural person acting for purposes outside his trade, business or profession
- 2. A Micro-Enterprise An enterprise which employs fewer than 10 persons and has a turnover or annual balance sheet that does not exceed €2 million
- 3. A Charity Which has an annual income of less than £1 million at the time the complaint is made
- 4. A Trustee Of a trust which has a net asset value of less than £1 million at the time the complaint is made.

Travel Disputes Professional Fees (Policy B Section 14) on payment of additional premium

This cover is provided by Royal & Sun Alliance Insurance plc

Important Notice Regarding the operation of this Policy

Failure to comply with the following terms could mean that we decline to pay Your claim.

All potential claims must initially be reported to Our appropriate Claims Helpline Service, which operates between the hours of 09.00 – 17.00 Mondays to Friday excluding Bank Holidays.

Claims Notification & Advice Helpline Service - 01384 377000

- This is a policy where You must notify Us during the period of insurance and within 30 days of returning from the holiday which is subject to the dispute and which may give rise to any claim under this policy. Failure to do so could mean that We decline to pay a claim for Your Professional Fees.
- Whilst the policy may include events that occur Worldwide, policy cover will only operate where Legal Proceedings can be brought within the Court Jurisdiction of a country within the United Kingdom or European Union.
- . If You can convince Us that there are sensible prospects of being successful in Your claim and that it is reasonable for Professional Fees to be paid we will;
- take over the claim on Your behalf
- appoint a specialist of Our choice to act on Your behalf.

We may limit the Professional Fees that We pay under the policy where:

- 1. We consider it is unlikely a reasonable settlement of Your claim will be obtained, or
- 2. There is insufficient prospects of obtaining recovery on any sums claimed or
- 3. the potential settlement amount of Your claim is disproportionate compared with the time and expense incurred in pursuing or defending Your claim.

Where it may cost Us more to handle a claim than the amount in dispute We may at Our option pay to You the amount in dispute which will then constitute the end of the claim under this policy.

- If Legal Proceedings have been agreed by Us. You may at this stage decide to nominate and use Your own solicitor or indeed, You may wish to continue to use Our own specialists. If You decide to nominate Your own professional We must agree this in advance and You will be responsible for any Professional Fees in excess of those which Our own specialists would normally charge Us (Details are available upon request)
- At conclusion of Your claim if You are awarded any costs (not Your damages), these must be paid to Us.
- In the event that You make a claim under this policy which You subsequently discontinue due to Your own disinclination to proceed, any legal costs incurred to date will become Your own responsibility and will be required to be repaid to the insurer.

PLEASE NOTE THAT IF YOU ENGAGE THE SERVICES OF ANYONE PRIOR TO MAKING CONTACT WITH THE CLAIMS HELPLINE SERVICES AND INCUR ANY COSTS WITHOUT OUR PRIOR WRITTEN APPROVAL THESE COSTS WILL NOT BE COVERED BY THIS INSURANCE.

If upon receipt of this policy You are unhappy with any of the requirements as stated above please advise Your insurance adviser within 14 days of issue, who subject to You not having travelled or made a claim under this policy, will arrange a full refund of premium

Definitions - The words or expressions detailed below have the following meaning wherever they appear in this policy. **Agent**

The Agent appointed by the Coverholder to transact this insurance with You.

Authorised Professional

A solicitor, counsel, claims handler or mediator, accountant, firm of accountants or other appropriately qualified person appointed and approved by Us under the terms and conditions of this policy to represent Your or an Insured Person's interests.

Claim Limit(s)

The amount We will pay in respect of any one claim and the total amount payable within any one Period of Insurance as specified within the Schedule.

Claims Specialist

Our own claims panel solicitor or claims handler.

Court

A Court, tribunal or other competent authority.

Even

The initial Event, act or omission which sets off a natural and continuous sequence of Events that subsequently gives rise to a claim for Professional Fees and/or payment of a benefit under this policy.

Fyces

The first amount of each and every claim as detailed on the Schedule or Insured Event.

Holiday

A Holiday trip outside of the United Kingdom or a Holiday within the United Kingdom which includes two or more consecutive nights stay in Pre-Booked Accommodation.

Insured Person

The persons named within the Policy Schedule attached to this policy.

Insure

This insurance is administered by Legal Insurance Management Limited and underwritten by Royal & Sun Alliance Insurance Plc.

Legal Proceedings

When formal Legal Proceedings are issued against an opponent in a Court of Law.

Period of Insurance

The Period of Insurance shown in the Schedule.

Policyholder, You, Your

The person or company who has paid the premium and is named in the Schedule as the Policyholder.

Pre-Booked Accommodation

A commercially run premises where a fee is charged which has been booked prior to Your departure on Your Holiday not including premises owned by friends or family.

Professional Fees

Legal fees and costs properly incurred by the Authorised Professional, with Our prior written authority including costs incurred by another party for which You are made liable by Court Order or may pay with Our consent of a civil claim in the Territorial Limits arising from an Insured Incident.

In the Event that the matter falls within the limits of a Small Claims Court, the maximum amount payable to the Authorised Professional shall be limited to the maximum amount recoverable from that respective Court.

Prospects of Success

At least a 51 % chance of the Insured Person(s) achieving a favourable outcome

Schedule

The document which shows details of You and this insurance and is attached to and forms part of this policy.

Standard Professional Fees

The level of Professional Fees that would normally be incurred by Us in either handling this matter using Our own Claims Specialists or a nominated Authorised Professional of Our choice.

Territorial Limits

Worldwide but only where Legal Proceedings can be brought in a United Kingdom or European Union (EU) country's Court Jurisdiction.

Terrorism

The use, or threat of use, of biological, chemical and/or nuclear force or contamination by any person(s), whether acting alone or on behalf of or in connection with any organisation(s) or government(s) committed for political, religious, ideological or similar purposes including the intention to influence any government(s) or put any section of the public in fear.

Time of Occurrence

When the Event occurred or commenced whichever is the earlier.

We, Us, Our

Legal Insurance Management Ltd and Royal Sun Alliance Insurance plc.

Cover

You have paid the premium and supplied to Us a proposal and declaration or other information which shall be the basis of this contract and be incorporated in this policy.

Upon payment of the policy excess if applicable We will indemnify You in accordance with Our Standard Professional Fees and where requested by You any other

Insured Person up to the Limit of Indemnity subject to the terms, conditions and exclusions of this policy, against Professional Fees arising from an Insured event within the Territorial Limits where You notify Us within 30 days of returning from the holiday which is subject to the dispute and which may give rise to any claim under this policy.

What is covered:

Pursuing a breach of contract claim arising from a contract (which must be evidenced and recorded in writing) entered into by or on Your behalf for the purposes of undertaking a Holiday in order to seek compensation and or implementation of the contract from the following:

- a) Your Tour Operator or Holiday Company
- b) Your Travel Agent
- c) A Car Hire company with whom You have pre-booked a vehicle
- d) An Airline, Ferry, Train, Cruise liner or Coach Operator
- e) A Hotelier or Property Owner
 - Subject to the cause of action arising within the Territorial Limits and where Legal Proceedings are able to be brought in a United Kingdom or European Union (EU) Country's Court jurisdiction.

What is not covered:

- 1. Any matter where the value of the goods or services in dispute or the total instalments due at the time of making the claim is less than £150.
- 2. An Event not reported to the Insurer within 30 days of returning from the holiday subject to the dispute.
- 3. Professional Fees and expenses which a Court of Criminal Jurisdiction orders to be paid.
- 4. Actions pursued in order to obtain satisfaction of a judgement or legally binding decision.
- The Insured Person's travelling expenses, subsistence allowances or compensation for absence from work.
- 6. Any claim where the Event arises from incidents which have occurred or services and the like which have been provided prior to the first inception date of this insurance.

General Exclusions

This insurance does not cover:

- Professional Fees incurred:
 - a) in respect of any Event where the Time of Occurrence commenced prior to the commencement of the insurance;
 - b) where the Insured Person should have realised when purchasing this insurance that a claim under this insurance might occur;
 - c) before Our written acceptance of a claim;
 - d) before Our approval or beyond those for which We have given Our approval;
 - e) where You fail to give proper instructions in due time to Us or to the Authorised Professional:
 - f) where You are responsible for anything which in Our opinion prejudices Your case;
 - g) if You withdraw instructions from the Authorised Professional, fail to respond to the Authorised Professional, withdraw from the Legal Proceedings or the Authorised Professional refuses to continue to act for You;
 - h) where You decide that You no longer wish to pursue Your claim as a result of disinclination. All costs incurred up until this stage will become Your responsibility;
 - i) in respect of the amount in excess of Our Standard Professional Fees where You have elected to use an Authorised Professional of Your own choice;
- 2. the pursuit continued pursuit or defence of any claim if We consider it is unlikely a sensible settlement will be obtained or where the likely settlement amount is disproportionate compared with the time and expense incurred;
- 3. claims which are conducted by You in a manner different from the advice or proper instructions of Us or the Authorised Professional;
- 4. appeals unless You notify Us in writing of Your wish to appeal at least six working days before the deadline for giving notice of appeal expires and We consider the appeal to have reasonable Prospects of Success;
- 5. any Professional Fees and expenses that could have been recovered under any other insurance except beyond the amount which would be payable under such insurance had this policy not been effected;
- 6. damages, fines or other penalties You are ordered to pay by a Court, tribunal or arbitrator;
- 7. claims arising from an Event arising from Your deliberate act, omission or misrepresentation;
- any Professional Fees relating to Your alleged dishonesty or deliberate and wilful criminal acts or omissions;
- 9. a dispute which relates to any compensation or amount payable under a contract of insurance;
- 10. a dispute with Us not dealt with under the Arbitration condition;
- 11. an application for judicial review;
- 12. any Professional Fees incurred in defending or pursuing new areas of law or test cases;
- 13. any claim involving medical or clinical negligence or pharmaceutical or any relate claims (including but not limited to tobacco products);
- 14. any claim arising from a stress or psychological related condition;
- 15. any matter arising from or relating to any business or trading activity or venture for gain undertaken by an Insured Person including but not limited to any personal guarantee and investment in unlisted companies;
- 16. Legal Proceedings outside the European Union (EU) and proceedings in constitutional international or supranational Courts or tribunals including the European Court of Justice and the Commission and Court of Human Rights;
- 17. Legal Proceedings between an Insured Person and a central or local government authority;
- 18. disputes between an Insured Person and their family or a matrimonial or co-habitation dispute;
- 19. any claims made or considered against Us, the Agent or Authorised Professional used to handle any claim;
- 20. any claims relating to cosmetic treatment, surgery or tanning:
- 21. Professional Fees incurred that exceed the maximum amount recoverable from that respective Court in relation to matters that fall within Small Claims Court Limits.
- 22. any direct or indirect liability, loss or damage caused:
 - a) to equipment because it fails correctly to recognise data representing a date in a way that it does not work properly or at all; or
 - b) by computer viruses.

This does not apply to legal proceedings connected with claiming compensation following Your death or bodily injury.

- 23. any claim or expense of any kind caused directly or indirectly by:
 - a) ionising radiation or radioactive contamination from any nuclear fuel or waste which results from the burning or nuclear fuel; or
 - b) the radioactive, toxic, explosive or other dangerous properties of nuclear machinery or any part of it:
- 24. any loss or damage caused by any sort of war, invasion or revolution
- 25. any loss or damage caused by pressure waves caused by aircraft or other flying objects moving at or above the speed of sound;
- 26. any loss, damage, liability, cost or expense of any kind directly or indirectly caused by, resulting from or in connection with any act of terrorism. For the purpose of this exclusion, "terrorism" means the use, or threat of use, of biological, chemical and/or nuclear force or contamination by any person(s), whether acting alone or on behalf of or in connection with any organisation(s) or government(s) committed for political, religious, ideological or similar purposes including the intention to influence any government(s) or put any section of the public in fear.

Consumer Insurance Act

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take care to:

- a) supply accurate and complete answers to all the questions We or the administrator may ask as part of Your application for cover under the policy;
- b) to make sure that all information supplied as part of Your application for cover is true and correct;
- c) tell Us of any changes to the answers You have given as soon as possible.

Failure to provide answers in-line with the requirement of the Act may mean that Your policy is invalid and that it does not operate in the event of a claim.

Observance

Our liability to make any payment under this policy will be conditional on You complying with the terms and conditions of this insurance.

Claims

You must tell Us in writing within 30 days of returning from the respective Holiday about any matter, which could result in a claim being made under this policy, and must obtain in writing Our consent to incur Professional Fees.

We will give such consent if You can satisfy Us that there are reasonable Prospects of Success in pursuing or defending Your claim and that it is necessary for Professional Fees to be paid and You have paid the Excess.

We may require (at Our discretion) You at Your expense to obtain the opinion of an expert or counsel on the merits of a claim or continued merits of a claim or Legal Proceedings. If We subsequently agree to accept or continue with the claim, the costs of such opinion will be covered.

If after receiving a claim or during the course of a claim We decide that:

- 1. Your Prospects of Success are insufficient:
- 2. It would be better for You to take a different course of action;
- 3. We cannot agree to the claim.

We will write to You giving Our reasons and We will not then be bound to pay any further Professional Fees for this claim.

We may limit any Professional Fees that We will pay under the policy in the pursuit continued pursuit or defence of any claim:

- 1. If We consider it is unlikely a sensible settlement will be obtained; or
- 2. where the likely settlement amount is disproportionate to the time and expense necessary to achieve a settlement; or
- 3. We consider that it is unlikely that You will recover the sums due and or awarded to You.

Alternatively where it may cost Us more to handle a claim than the amount in dispute We may at Our option pay to You the amount in dispute which shall be deemed to represent full and final settlement under this policy providing that all the terms and conditions of this policy have been complied with.

In the event that You make a claim under this policy which You subsequently discontinue due to Your own disinclination to proceed, any legal costs incurred to date will become Your own responsibility and will be required to be repaid to the Insurer.

Representation

We will take over and conduct in Your name the prosecution, pursuit, defence or settlement of any claim. The Authorised Professional nominated and appointed by Us will act on Your behalf and You must accept Our nomination.

If Legal Proceedings have been agreed by Us, You may nominate Your own Authorised Professional whose name and address You must submit to Us. In selecting Your Authorised Professional You shall have regard to the common law duty to minimise the cost for Your claim. Any dispute arising from this shall be referred to Arbitration in accordance with the Policy Conditions.

Where You have elected to use Your own nominated Authorised Professional You will be responsible for any Professional Fees in excess of Our Standard Professional Fees.

Conduct of Claim

- 1. You shall at all times co-operate with Us and give to Us and the Authorised Professional evidence, documents and information of all material developments and shall attend upon the Authorised Professional when so requested at Your own expense.
- 2. We shall have direct access at all times to and shall be entitled to obtain from the Authorised Professional any information, form, report, copy of documents, advice computation, account or correspondence relating to the matter whether or not privileged, and You shall give any instructions to the Authorised Professional which may be required for this purpose. You or Your Authorised Professional shall notify Us immediately in writing of any offer or payment into Court made with a view to settlement and You must secure Our written agreement before accepting or declining any such offer.

We will not be bound by any promise or undertaking given by You to the Authorised Professional or by either of You to any Court, witness, expert or agent or other person without Our agreement.

Recovery of Costs

You should take all steps to recover costs charges, fees or expenses. If another person is ordered, or agrees, to pay You all or any costs charges, fees, expenses or compensation You will do everything possible (subject to Our directions) to recover the money and hold it on Our behalf. If payment is made by instalments these will be paid to Us until We have recovered the total amount that the other person was ordered, or agreed to pay by way of costs, charges or fees.

Fraud

We have the right to refuse to pay a claim or to void this insurance in its entirety if You make a claim which is in any respect false or fraudulent.

Privacy Notice

Royal & Sun Alliance Insurance plc Privacy Policy

Your privacy is important to Us and We are committed to keeping it protected. We have created this Customer Privacy Notice which will explain how We use the information We collect about You and how You can exercise Your data protection rights. You can view our full privacy notice by visiting https://www.rsagroup.com/support/legal-information/partner-privacy-policy/

If You're unable to access the link or have any questions or comments about Our privacy notice, please write to: The Data Protection Officer, RSA, Bowling Mill, Dean Clough Industrial Park, Halifax, HX3 5WA. You can also email us at crt.halifax@uk.rsagroup.com

Legal Insurance Management Ltd Privacy Notice

Legal Insurance Management Ltd (LIM) needs to collect and store personal data about its clients, insurance claims, suppliers and other users of LIM's facilities to allow it to maintain its core operations and meet its customers' requirements effectively. The provision of this personal data is necessary for LIM to administer Your insurance policy and meet Our contractual requirements under the policy.

It is important to LIM that You are clear on what information We collect and why We collect it. You can withdraw Your consent at any point by notifying LIM, however if You have an on-going claim this may affect continued cover under Your policy. Should Your data need updating, this can also be done at any point by contacting LIM.

To view Our full privacy notice, You can go to https://www.legalim.co.uk/policyholder-privacy-notice or request a copy by emailing Us at dataprotection@legalim.co.uk. Alternatively, You can write to us at: Data Protection, Legal Insurance Management Ltd, 1 Hagley Court North, Brierley Hill, West Midlands, DY5 1XF.

Due Care

You must take due care to prevent incidents that may give rise to a claim and to minimise the amount payable by Us.

Cancellation

We hope You are happy with the cover this policy provides. However, if after reading this policy, this insurance does not meet with Your requirements, please return it to Your Agent within fourteen (14) days of issue and We will refund Your premium provided You have not submitted a claim.

The Insurer shall not be bound to accept renewal of any Insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to the Insured at their last known address. Valid reasons may include but are not limited to:

- a) Fraud
- b) Non-payment of premium
- Threatening and abusive behaviour
- d) Non-compliance with policy terms & conditions

Provided the premium has been paid in full the Insured shall be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance.

Acts of Parliament

Any reference to Act of Parliament within this policy shall include an amending or replacing Act and shall also include where applicable equivalent legislation in Scotland, Northern Ireland, the Channel Islands, the Isle of Man and under European Law where applied in the United Kingdom.

Arbitration

Any dispute between You and Us, which is not solved by the policy, will be governed by the laws of England and Wales and shall be referred to a single arbitrator who shall either be a solicitor or barrister on whom we both agree. If we cannot agree, one will be nominated by the Law Society. Where appropriate the dispute will be resolved on the basis of written submissions. The costs of resolving the dispute will be met in full by the party against whom the decision is made. If the decision is not clearly made against either party, the arbitrator shall have the power to apportion costs.

Contracts (Rights of Third Parties) Act 1999

Unless expressly stated nothing in this insurance contract will create rights pursuant to the Contracts (Rights of Third Parties) Act 1999 in favour of anyone other than the parties to the insurance contract.

Notices

Any letter or notice concerning this insurance will be properly issued if it is sent to the last known address of the person intended to receive it.

Claims Notification and Advice Helpline Service

All potential claims must be reported initially to the Travel Dispute Claims Notification and Advice Helpline Service for advice and support.

Travel Dispute Claims Notification & Advice Helpline Service: - 01384 377000

We will not accept responsibility if the Helpline Services fail for reasons beyond Our control.

Law

This policy shall be governed by and construed in accordance with the Law of England and Wales unless the Policyholder's habitual residence (in the case of an individual) or central administration and/or place of establishment is located in Scotland in which case the law of Scotland shall apply. In the event of the place of establishment being situated in the Channel Islands the relevant law governing the Channel Islands shall apply.

COMPLAINTS PROCEDURE FOR Travel Disputes Professional Fees (Policy B Section 14)

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In the event of a complaint arising under this insurance, You should in the first instance contact Legal Insurance Management Ltd.

Write to Us at: Legal Insurance Management Ltd, 1 Hagley Court North, The Waterfront, Brierley Hill, West Midlands, DY5 1XF

Email Us At: <u>claims@legallim.co.uk</u>
Call Us On: 01384 377 000

Please ensure Your policy number is quoted in all correspondence to assist a quick and efficient response.

If it is not possible to reach an agreement, You have the right to make an appeal to the Financial Ombudsman Service. This also applies if You are insured in a business capacity and have an annual turnover of less than €2 million and fewer than ten staff.

You may contact the Financial Ombudsman Service at: Financial Ombudsman Service, Exchange Tower, London, E14 9SR

Telephone: 0300 123 9123 or 0800 023 4567
Email: complaint.info@financial-ombudsman.org.uk

The above complaints procedure is in addition to Your statutory rights as a consumer. For further information about Your statutory rights contact Your local Authority Trading Standards Service or Citizens Advice Bureau.

Compensation Scheme

Royal & Sun Alliance Insurance plc is a member of the Financial Services Compensation Scheme (FSCS). This provides compensation in case any member goes out of business or into liquidation and is unable to meet any valid claims against its policies. You may be entitled to compensation if We cannot meet Our obligations, depending on the circumstances of the claim. Further information about the compensation scheme can be obtained from the FSCS.

Upon payment of an additional premium for winter sports, your policy will cover winter sports – (on piste Skiing, snowboarding, ice skating, big foot skiing, cross country / Nordic skiing, dry slope skiing, sledging, snowmobiling, snow kiting and snow shoeing, for leisure purposes only and not participating in any timed, competitive or off piste/specialist ski/snow board activities) for the entire duration of your Single Trip or for 24 days on your Annual Multi Trip. We recommend when participating in winter sports that the appropriate clothing, including crash helmets, should be worn, and activities undertaken match the level of experience the insured person has in that sport (e.g. if you are an amateur skier do not undertake a black run).

We will pay:	For	: Prov	rided:	If yo	ou need to claim:
up to the amount shown in the schedule of cover for Ski Equipment (Section 15)	or or	the cost of repairing items that are damaged whilst on your trip, up to the original purchase price of the item, less an allowance for age, wear and tear. the original purchase price of the item, less an allowance for age, wear and tear, to cover items that are stolen, permanently lost or destroyed on your trip. the cost of hiring replacement ski equipment if your ski equipment is delayed due to being misplaced, lost or stolen on your outward journey for over 12 hours from the time you arrived at your trip destination.	•	you have paid your excess or accept it will be deducted from any settlement. you have complied with the carrier's conditions of carriage. on delay, loss or theft claims you have notified the Police, your carrier or tour operator's representative and obtained an independent written report. the ski equipment was not left unattended unless left between 6.00 am and 11.00 pm local time in the locked boot or covered luggage area of a motor vehicle and entry was gained by violent and forcible means. you are able to provide the damaged items on request or to prove the existence or prove ownership/purchase or responsibility of any items.	For all loss or damage claims during transit: you need to retain your tickets and luggage tags, report the loss or damage to the transport provider, and obtain a Property Irregularity Report (PIR) form or its equivalent within 24 hours. For all damage claims keep the items in case we wish to see them. You will need to obtain an estimate for repairs or a letter confirming that the damage is irreparable. Please then return the damaged items to: The Recoveries Department at Travel Insurance Facilities, 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY For all other losses you should report to the Police within 24 hours of discovery and obtain a written report and reference number from them.
up to the amount shown in the schedule of cover for the unused portion of your Ski Pack (Section 16)	•	the unused portion of your ski pack costs paid for or contracted to be paid for before your trip commenced	•	you have NOT curtailed your trip but are certified by a medical practitioner in the resort as being unable to ski, and therefore unable to use the ski pack facilities because of serious injury or illness occurring during the trip and where there is confirmation that no refund is available for the unused items.	
up to the amount shown in the schedule of cover for piste closure (Section 17)	•	the lack of snow in your resort if you are skiing north of the earth's equator between 1st January and 30th April, or south of the earth's equator between 1st June and 31st October and it has to close preventing you from skiing at a destination of higher than 1600 metres above sea level. towards the costs you have to pay to travel to another resort if you are unable to ski if your resort stays closed and there is no other resort available, for as long as these conditions exist at the resort	•	the lack of snow conditions are not public knowledge you have obtained a letter from your tour operator/transport provider stating the reason for closure, the date, time of the closure and the date and time it re-opened. it does not exceed the pre-booked period of insurance of your trip	Any item with a purchase price in excess of £50 must be supported by original proof of ownership/purchase. Any items not supported by such proof of ownership/purchase will be paid at the maximum of £50 subject to an overall limit for all such items of £150.
http://www.tifgroup.co.uk/ser No cover is provided unde	vices r this the co opera altern	section only covers items that belong to you, is not 'new for old' and an (claims/wear-tear-depreciation/ . extension for: onditions and exclusions (page 10). tor has compensated, offered or provided travel, alternative transport and/or	amou	for anything mentioned under you are not covered for Section B4 - Medical for claims where you have not obtained confirmation of resort closure from for claims where not all skiing facilities are totally closed:	& Repatriation Expenses.

- any claim evidenced by any other report not specified in this section, unless otherwise agreed by us.
- for the excess shown in the schedule of cover and limits per insured person;
- for claims that are not confirmed as medically necessary by the emergency assistance company and where
 a medical certificate has not been obtained from the attending medical practitioner abroad confirming that
 you are unable to ski and unable to use the ski pack facilities;
- for claims where the lack of snow conditions are known or are public knowledge at the time of effecting this insurance.

Golf extension (Policy B Section 18-20) on payment of additional premium Page 28						
We will pay:	For:	Provided:	If you need to claim:			
up to the amount shown in the schedule of cover for loss and hire of Golf Equipment (Section 18)	 the cost of repair of items that are partially damaged whilst on your trip, up to the market value of the item, allowing for age wear and tear. 	 you have paid your excess or accept it will be deducted from any settlement you have complied with the carrier's conditions of carriage 	Please telephone our claims department They will send you the appropriate claim form and advise you what documentation to send in.			
	the market value of the item, allowing for age, wear and tear as shown below, to cover items that are stolen, permanently lost or destroyed whilst on your trip.	 you have notified the Police, your carrier or tour operator's representative and obtained an independent written report with written confirmation of any loss or damage. you are not claiming for damage caused by a domestic dispute, 	For all sections you will need to obtain independent written confirmation of the circumstances and keep all receipt for items purchased/hired.			
	the cost of hire of golf equipment if your golf equipment is lost, stolen, or delayed on your outward journey for over 12 hours from the time you arrived at your trip destination.	atmospheric or climatic conditions, age, wear, tear, moth or vermin, perishable items and/or their contents. • your golf equipment is not specifically insured elsewhere.	Please return damaged items to: The Recoveries Department at Travel Insurance Facilities, 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY			
		you are able to provide either the damaged items on request or to prove the existence or ownership/purchase of any item lost or stolen. you have kept all receipts for this hire and sent them in to us with your claim.	Any item with a purchase price in excess of £50 must be supported by original proof of ownership/purchase. Any items not supported by such proof of ownership/purchase will be paid at the maximum of £50 subject to an overall			
up to the amount shown in the schedule of cover for loss of green fees (Section 19)	 the loss of green fees should the pre-booked course become unplayable due to adverse weather conditions or because of serious injury/illness occurring during the trip 	 you have kept all receipts and sent them in to us with your claim. the course is closed by a club official and you have confirmation in writing 	limit for all such items of £150.			
up to the amount shown in the schedule of cover if you complete a Hole in One (Section 20)	if you complete a hole in one stroke gross (i.e exclusive of handicap) during any organised game on any golf course Please note: this benefit will only be payable once in any	 you have confirmation in writing from the club secretary and your playing partner. you have kept all receipts for these items and send them in to us with your claim. 				
RE AWARE! The nossessions section	game n only covers items that belong to you is not 'new for old' a	and an amount for age, wear and tear will be deducted. You can find full de	tails of our wear and tear scale published on our website at			

BE AWARE! The possessions section only covers items that belong to you, is not 'new for old' and an amount for age, wear and tear will be deducted. You can find full details of our wear and tear scale published on our website at http://www.tifgroup.co.uk/services/claims/wear-tear-depreciation/.

No cover is provided under this extension for:

- anything mentioned in the conditions and exclusions (page 10).
- any intentional damage to golf equipment due to carelessness/reckless actions.
- your golf equipment being left unattended away from your personal holiday or trip accommodation between 6:00am and 11:00pm local time (during daytime) in the locked boot or covered luggage area of a motor vehicle unless access was gained by violent and forcible means.
- any claim evidenced by any other report not specified in this section, unless otherwise agreed by us.
- if you do not produce written confirmation from the secretary of the club, stating that the hole in one has been performed to the satisfaction of the club, together with the original score card fully completed and duly signed

ADDITIONAL SPORTS AND HAZARDOUS PURSUITS

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You are not covered for taking part in any Hazardous Pursuits unless it is listed below, and you have paid the required premium where appropriate. In respect of Hazardous Pursuits Categories B to C, the maximum age limit is 75. If you are going to take part in any activity which may be considered dangerous or hazardous that is not detailed below, please contact the selling agent who will contact us to see if we can provide cover. Please note that under Section B10 - Personal Liability you will not be covered for liability whilst participating in any hazardous pursuit or anything caused directly or indirectly by your owning or using any firearms or weapons, animal, aircraft, motorised vehicle, boat and other watercraft, or any form of motorised leisure equipment, including jet skis and snowmobiles. *Please note those activities marked with an asterisk* (*) do not have Personal Accident or Personal Liability cover. Cover for the following activities that are considered to be Hazardous Pursuits is included provided they are incidental to the trip (not sole purpose) and for recreational purposes only, not for competitions or any professional activity. For the purpose of Hazardous Pursuits INSHORE shall mean: Within 12 Nautical miles off shore. For the purpose of Hazardous Pursuits OFFSHORE shall mean: Over 12 Nautical miles off shore. All Hazardous Pursuits are subject to the following endorsement:

HAZARDOUS PURSUITS ENDORSEMENT:

The exclusion of Hazardous Pursuits in the General Exclusions is deleted only with respect to cover under Section B1 - Curtailment and Section B5 - Medical and Repatriation Expenses for participation in the following Hazardous Pursuits on a non-professional (amateur) and recreational basis, provided that; you ensure the activity is adequately supervised, that appropriate safety equipment (such as protective headwear, life jackets etc.) are worn at all times and you do not participate in such Hazardous Pursuits for more than 90 days in any one Period of Insurance.

The acceptable Hazardous Pursuits list is: -

Category A: Amateur Sports - Aerobics, Archery, Badminton, Baseball, Basketball, Bowls, Cricket, Croquet, Curling, Fencing, Football, Golf, Jogging, Netball, Racquetball, Roller Blading, Roller Skating, Rounders, Snooker/Pool/Billiards, Skate Boarding, Squash, Surfing, Swimming, Table Tennis, Tennis, Ten Pin Bowling, Volleyball, Water Polo and Weightlighting only, Angling/Fishing, Banana Boating, Beach Games, Canoeing/River Canoeing (up to Grade 3), Clay Pigeon Shooting, Cycling (other than specified), Fell Walking/Fell running, Hiking/Trekking (under 2000 metres altitude or established/documented paths no altitude limit), Jet Boating, Motorcycling (up to 50cc with a licence appropriate to the cc, wearing a crash helmet and no racing), Orienteering, Outwardbound Pursuits (ground level only), Paintballing, Parascending/Parasailing (over water towed by boat), Pony Trekking, Rambling, Sailing/Dinghy Sailing within Territorial Waters (inland/coastal waters within 12 mile), Snorkelling, Tug of war, Underground activities (as part of an organised excursion/tour only), War Games, Water Skiing (excluding jumping) - amateur only (inland/coastal waters within 12 mile), Work Abroad - Non Manual Work (including professional, administrative or clerical duties only)

The following Category activities are not covered by this insurance unless an additional premium has been paid and the schedule of cover and limits shows the cover has been provided. If the additional premium has been paid, the activities are covered provided they are incidental to the trip (not sole purpose) and for recreational purposes only, not for competitions or any professional activity, and subject to the above endorsement:

Category B: Aerial Safari, Boxing Training (no contact), Bungee Jump (maximum 3), Camel/Elephant Riding/Trekking (non-incidental), Cycle Touring/Mountain Biking, Deep Sea Fishing, Dog Sledding, Flying a private plane or small aircraft (provided it is a non-passenger carrying or commercial aircraft), Flying as a passenger in a private or small aircraft, Go Karting (specific use), Gymnastics, Hiking (between 2000 and 4000 metres altitude), Hockey (amateur), Horse Riding (no polo, hunting or jumping), Hot Air Ballooning (non-incidental), Hurling (amateur), Hydro Zorbing, Jet Skiing (non-incidental), Kayaking, Martial Arts (training only), Motorcycling (up to 125cc with a licence appropriate to the cc, wearing a crash helmet and no racing), Quad Biking, Rowing (inland/coastal waters within 12 mile), Rugby (amateur Competition), Safari (Tour operator organised and not involving use of firearms), Scuba Diving (up to 30 metres as long as PADI qualified or equivalent to that depth and provided adequately supervised/not diving alone), Track Events, Trekking (between 2000 and 4000 metres altitude), White Water Rafting/Black Water Rafting (Grades 1 to 4 - life jacket and helmet must be worn), Work Abroad - Manual work (ground level no machinery - other than specified)

SCUBA DIVING ENDORSEMENT

Scuba diving to a maximum depth of 18 metres (see Category A) or 30 metres (see category B) will be covered provided that you hold a British Sub Aqua Club (B.S.A.C.) or equivalent certificate of proficiency for the dive being undertaken or you are under the direct supervision of a qualified instructor; are diving with proper equipment and not contrary to B.S.A.C. codes of good practice; are not solo/cave/wreck diving, are not diving for hire or reward; are not diving within 24 hours of flying or flying within 24 hours of diving and are not suffering from any medical condition likely to impair your fitness to dive.

If you need to Claim Page 30

We have appointed tifgroup-claims to look after your claim. If you require a claim form, please download it on the internet at: www.policyholderclaims.co.uk

Alternatively, please advise the section of the insurance on which you want to claim and master policy number and policy reference to:

tifgroup-claims, 1 Tower View, Kings Hill, West Mailing, Kent, ME19 4UY Telephone: 0203 829 3815

You need to:

- produce your insurance certificate confirming you are insured before a claim is admitted.
- give us full details in writing of any incident that may result in a claim under any section of the
 policy at the earliest possible time.
- provide all necessary information and assistance we may require at your own expense (including
 where necessary medical certification and details of your National Health number or equivalent
 and Private Health Insurance).

We will:

- make your policy void where a false declaration is made, or any claim is found to be fraudulent.
- take over and deal with in your name the defence/settlement of any claim made under the policy.
- subrogate against the responsible party and take proceedings in your name but at our expense to recover for our benefit the amount of any payment made under the policy.
- obtain information from your medical records (with your permission) for the purpose of dealing with any medical claims. No personal information will be disclosed to any outside person or organisation without your prior approval.
- only make claims payments by electronic BACS transfer, unless otherwise agreed by us.
- pay a maximum of £80 for medical records/completion of a medical certificate

- pass any and all correspondence relating to outstanding medical bills to us with your claim form, or if received afterwards, send them on to us
 quoting your claim reference number.
- pass on to us immediately every writ, summons, legal process or other communication in connection with the claim.
- provide full details of any House Contents and All Risks insurance policies you may have.
- ensure that all claims are notified within 3 months of the incident occurring.
- not abandon any property to us or the claims office.
- not admit liability for any event or offering to make any payment without our prior written consent.
- cancel all benefits provided by this policy without refund of premium when a payment has been made for cancellation or curtailment of the trip.
- not make any payment for any event that is covered by another insurance policy.
- only pay a proportionate amount of the claim where there is other insurance in force covering the same risk and to require details of such other insurance.
- settle all claims under the law of the country that you live in within the United Kingdom or the Channel Islands unless we agree otherwise with you.
- submit any disputes arising out of this contract to the exclusive jurisdiction of the courts of the country that you live in within the United Kingdom or the Channel Islands

DATA PROTECTION - PERSONAL INFORMATION

How Travel Insurance Facilities collects data:

You should understand that any information you have given to Travel Insurance Facilities PLC will be used in their function as a Data Controller for the administration of the insurance contract. This information will be processed in compliance with the provisions of the UK Data Protection Act and the General Data Protection Regulation that came into force on 25th May 2018 for the purpose of providing travel insurance and handling claims, complaints and medical assistance, if any.

This involves providing such information to other parties, including the selling agent, claims handlers and Union Reiseversicherung AG (URV, the insurer of tifgroup). For example, this would occur in circumstances, such as a medical emergency. This may require transferring information about you to countries outside the European Economic Area (EEA). You have a right to access, rectification and erasure of information that Travel Insurance Facilities PLC holds about you.

If you would like to exercise either of these rights you should contact in writing: The Data Protection Officer, Travel Insurance Facilities, 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY. It is our aim to provide high standard of service and to meet any claims covered by these policies honestly, fairly and promptly. There are, however, times when misunderstandings occur on both sides. If you do not feel that the matter has been dealt with to your satisfaction or you have some new evidence which we have not seen, you may bring this to the claims manager's attention in writing: The Claims Manager, tifgroup-claims, 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY

Travel insurance Facilities are registered with the Information Commissioner's Office and undertake to comply with the Data Protection Act 1998 ("DPA") and EC Directive 95/46/EC (up to and including 24 May 2018) and the General Data Protection Regulation ("GDPR") and (EU) 2016/679)) (on and from 25 May 2018), and, in the event that the UK leaves the European Union, all legislation enacted in the

For our full privacy policy terms, please see: http://www.tifgroup.co.uk/privacy/

Your right to complain

If your complaint is regarding the selling of your policies: Complaints Manager, Just Travel Cover, Victoria House, Toward Road, Sunderland, Tyne and Wear, SR1 2QF

Or if you would like to complain about the outcome of your claim or assistance provided please forward details of your complaint in the first instance as follows:

- Write to the Customer Insights Manager, URV, 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY, call on 0203 829 6604 or email complaints@tifgroup.co.uk who will review the claims office decision.

 If you are still not satisfied with the outcome you may:
- Ask the Financial Ombudsman Service (FOS) to review your case. Their address is Exchange Tower, London, E14 9SR. Their telephone advice line is 0800 023 4567 if calling from a landline or 0300 123 9123 if calling from a mobile, or visit www.financial-ombudsman.org.uk
- You are also able to use the EC On-line Dispute Resolution (ODR) platform at http://ec.europa.eu/consumers/odr/ who will notify FOS on your behalf.

URV, Branch Office of Union Reiseversicherung AG for the United Kingdom and the Republic of Ireland Registered in England & Wales. Company No. FC024381 Branch No. BR006943A public body corporate with limited liability Registered Office: Maximilian Strasse 53, D-80530 Munich, Germany. Registered with Amtsgericht Munich, Germany Registered Number: HRB 137918 Union Reiseversicherung AG are authorised in Germany by BaFin and subject to limited regulation in the United Kingdom by the Financial Conduct Authority and in the Republic of Ireland by the Insurance Regulator. Union Reiseversicherung AG are members of the Financial Services Compensation Scheme.

Administered in the United Kingdom and Ireland by Travel Insurance Facilities plc. Registered Office: 1 Tower View, Kings Hill, West Malling, Kent, ME19 4UY Registered in England. Registered Number: 3220410.

Travel Insurance Facilities plc are authorised and regulated by the Financial Conduct Authority. tifgroup-claims and tifgroup-assistance are trading names of Travel Insurance Facilities plc.



IMPORTANT NUMBERS:

Medical Emergency: +44 (0) 203 829 3816

Claims: 0203 829 3815

Just Travel Cover: 0333 003 0021

Email: admin@justtravelcover.com

