

Sheilas' Wheels

Travel Insurance
Policy Booklet

Sheilas' Wheels

Need medical help abroad?

Call us first on +44 (0) 208 763 4899

Medical Assistance Service – +44 (0) 208 763 4899 from abroad, or 0208 763 3285 from the UK

For emergencies: if you are taken by ambulance to hospital following an emergency call, you or a travelling companion should call us as soon as possible once you have been admitted to hospital.

For non-emergencies: if you need a GP, or need to go to A&E or a clinic, call us first, before you try to locate help, so we can guide you to the safest and most appropriate source of treatment.

Our highly experienced multi-lingual team are available to talk 24 hours a day, to advise you or your travelling companion of what steps to take. Their aim will always be to establish the best treatment available to you in the country you are visiting.

Our first steps will always be to...

- Confirm that you're in a place of safety;
- Establish the best local treatment available to you;
- Consider your health and best interests;and
- Make sure that the necessary medical fees are guaranteed in relation to any treatment you may need.

Important note: it may affect your claim if you, your travelling companion or a doctor/nurse does not contact us on the number above. We do not cover any costs over £500 where prior agreement regarding treatment has not been obtained from the Medical Assistance Service.

We understand how important it is to have someone who...

- You can contact at any time of the day or night
- You can trust has the medical expertise to guide you to the right course of treatment
- Has an in-depth understanding of how and when to transfer sick and injured patients back home
- Will speak to you in a language you can understand.

Our team is focused on trying to take some of the worry out of what can be an incredibly stressful situation so we'll keep your key contacts updated on your progress for you and if need be, we'll fly a doctor or nurse out, with specialist repatriation equipment, to accompany you home.

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Welcome to Sheilas' Wheels

Thank you for choosing travel insurance from Sheilas' Wheels.

This is your travel insurance policy. It gives you the details of the cover you have bought.

Your policy consists of:

- your Policy Booklet and
- your Schedule.

Please read all your policy documents carefully to understand the cover you have bought, together with the restrictions and exclusions that may apply. The policy must be read as a whole.

Please keep your Policy Booklet and related documents in a safe place, as you may need to refer to them if you make a claim or need assistance.

In return for you paying and us receiving and accepting your premium (including Insurance Premium Tax), we will provide insurance cover under the terms of your policy during the period of cover shown in your Schedule.

Your policy

Your policy is arranged and administered by Cigna Insurance Services (Europe) Limited and underwritten by Cigna Europe Insurance Company S.A.-N.V.

The contract of insurance

Your policy is evidence of the contract between you and us. It is based on the information you gave us when you applied for this insurance, which is shown in your Schedule. You have a duty to ensure that this information is true and complete. You promise, as far as you know, that the information you have given us is true and complete.

Governing law

You and we can choose the law which applies to this contract. English law will apply unless specified elsewhere in the contract or written agreement has been given for another EU law to apply before the start date shown in your Schedule. If there is any disagreement, we will use this Policy Booklet over any other assurances or statements, unless they are confirmed in writing and form part of the policy as an endorsement.

Language

We will provide the terms and conditions of this policy and any communications between us and you in English.

Your cover

The cover you have chosen and any endorsements that apply are shown in your Schedule. If the cover is changed, or if any new endorsements are applied, we will give you a new Schedule.

Cancelling your cover

If you are dissatisfied with the cover provided by your policy, you have 14 days to cancel from the date you receive your documents if you are a new customer or from the renewal date if you are an existing customer. As long as you have not made a trip and no incidents have arisen which could result in a claim under your policy, we will refund the premium you have paid. If you wish to cancel your policy at any other time, premiums paid will not be refunded.

Medical declaration

This policy does not cover claims arising from a pre-existing medical condition or an associated condition, unless it has been declared, cover confirmed in writing and any required additional premium paid. Please read the medical questions below. If your answer is YES to any of these questions, you must call us to confirm your eligibility for cover:

1. Have you or anyone to be covered under this insurance, during the last year;
 - a. stayed in hospital; had surgery; or seen a specialist or consultant?
 - b. been prescribed medication for the treatment of blood pressure and/or Diabetes?
 - c. been diagnosed with, or prescribed medication for the treatment of epilepsy or fits?
 - d. been diagnosed with, or prescribed medication for the treatment of a kidney or bladder disorder?
 - e. been prescribed medication for the treatment of a breathing condition like Asthma or Pneumonia?
2. Have you or anyone to be covered under this insurance, EVER;
 - a. had a heart attack or a heart related condition, including Angina?
 - b. been diagnosed with, or treated for any malignant condition or any type of cancer?
 - c. had any cerebrovascular problems, including stroke, transient ischaemic attack or brain haemorrhage?
3. Are you or anyone to be covered under this insurance, suffering symptoms; under investigation for any undiagnosed condition; awaiting tests, test results or changes to treatment?

If we extend the cover under your policy to include any pre-existing medical conditions, this will be shown on your policy schedule. This will confirm the terms under which cover is provided and must be produced should you make a claim, so please keep it in a safe place.

We reserve the right not to extend the cover under your policy.

For a relative, close business colleague, travel companion or person with whom you had arranged to stay, who is not insured but whose health may affect the trip

If, at the time of taking out your policy or booking a trip, whichever was the later, your relative, close business colleague, any person with whom you had arranged to travel or a friend or relative who lives abroad with whom you had arranged to stay, had a medical condition for which he or she:

- was receiving treatment at hospital (other than where they go to hospital for check-ups for a stable condition, at regular intervals which have been arranged beforehand)
- was waiting for a hospital consultation, investigations or treatment (other than where they go to hospital for check-ups for a stable condition, at regular intervals which have been arranged beforehand)
- had been given a terminal prognosis, or been told that their condition is likely to get worse in the next 12 months.

We will not pay for any claim you (or any insured person) make, that has anything to do with that medical condition.

Changes in health

After you have paid for this policy, you must tell us if your health changes. We will then decide if we can provide you with cover on your existing terms. We may ask you to pay an extra premium, add special conditions to the policy or exclude cover for that medical condition.

Single Trip Cover - If we cannot provide cover for the change in your health after you paid for the policy and before you travel, or if you do not want to pay the extra premium, you can call us and make a cancellation claim or you can cancel your policy and we will send you a pro-rata refund.

Multi Trip Cover - If we cannot provide cover for the change in your health after you paid for the policy, or if you do not want to pay the extra premium, you can call us and make a cancellation claim if you have booked and paid for a trip(s) that you have not yet made. In addition, we will provide you with a pro rata refund.

If you do not contact us this may affect any future claim under Section 3 - Medical and repatriation expenses and may result in us declining your claim.

Before you travel...

We recommend that before you go overseas, you check the FCO web site at www.fco.gov.uk/knowbeforeyougo. It is packed with essential travel advice and tips, and up-to-date country-specific information.

Important pre-travel advice

This insurance will not cover you when you travel against Foreign Office advice or when the Foreign Office has deemed it unsafe to travel there, and if you do not obtain any required vaccines or inoculations prior to your trip departure. Before you travel you may require information on visas, vaccinations, and general information such as: safety of drinking water, tipping and opening hours of banks and shops. We are pleased, where possible, to assist with any enquiry you may have, simply call us on 0208 763 4899, quoting your policy number shown on your Schedule.

Reciprocal health agreement

If you are travelling to countries in the European Union (except for the UK), Iceland, Lichtenstein, Norway or Switzerland, we recommend that you take a valid European Health Insurance Card (EHIC) with you, which entitles you to reduced cost or sometimes free state provided healthcare in those countries, under a reciprocal agreement between the UK and them. It's easy to apply for an EHIC. Just go online at www.ehic.org.uk.

If you use your EHIC for healthcare, we will waive the policy excess under Section 3 – Medical and repatriation expenses.

If you require medical treatment in Australia or New Zealand, you must enrol with a local Medicare office. You do not need to enrol on arrival but you should do so after the first occasion you receive treatment. In-patient and out-patient treatment at a public hospital is then available free of charge. You will find details of how to enrol and the free treatment available online at www.dh.gov.uk/travellers.

Beware of thieves

Every year a great number of people have their personal possessions and money stolen while travelling abroad. There are a few things you can do to reduce the chance of you becoming a victim of such theft:

- don't travel with more money or valuables than you need;
- keep valuables and money on your person or in your hand luggage while travelling;
- use credit/debit cards or travellers' cheques rather than cash. Remember to record their numbers and the 'loss centre' telephone number separately. Report losses immediately;
- use hotel deposit boxes to store valuables, money and passports;
- keep luggage locked at all times. If travelling by car, lock it in the boot but take your valuables and money with you when you leave the car;
- never leave luggage unattended or with strangers;
- beware of pickpockets, thieves and blackmarketeers – they are professionals who know their surroundings. Be on your guard and act discreetly.

Meaning of words and terms

Certain words or expressions appearing in your policy or Schedule have been defined, and they will have the same meaning wherever they are used.

Accident

A sudden, unexpected, specific, violent, external, visible event which occurs at a single identifiable time and place and also exposure resulting from mishap to the conveyance in which the insured person is travelling.

Appointed representative

The lawyer or other suitably qualified person, who has been appointed to act for you in accordance with the terms of Section 15 (Legal advice and expenses).

Baggage

Each of your suitcases (or containers of a similar nature) and their contents and articles you are wearing or carrying which are owned by you, including your valuables.

Bodily injury

Bodily injury (other than where directly or indirectly caused by illness or disease) which is caused solely and directly by accidental means that within twelve months from the accident date results in the death, total loss of sight or limbs or permanent total disablement of the insured person.

Child, children

Unmarried and dependant person, aged between 3 and 15, living with an insured person and named on the Schedule. Individuals aged between 16 and under 23, who are in full time education, named on the Schedule and travelling with an insured parent, will also be classed as children.

Please note that children are only insured under the policy when travelling with an insured adult as part of a family.

Close business colleague

An associate in the same employment as you in the United Kingdom, whose absence from work or place of employment, as certified by a senior manager or principal of the business, necessitates your return to the United Kingdom.

Costs and expenses

All reasonable and necessary costs charged by the appointed representative on a standard basis. Also the costs incurred by opponents in civil cases if you have been ordered to pay them with our agreement.

Date of occurrence

For civil cases, the date of the event which may lead to a claim. If there is more than one event arising at the same time or from the same cause then the date of occurrence is the date of the first of these events.

Europe

Algeria, Andorra, Austria, Azores, Balearic Islands, Belarus, Belgium, Bosnia and Herzegovina, Bulgaria, Canary Islands Channel Islands, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Faroe Islands, Finland, France, Germany, Gibraltar, Greece, Hungary, Iceland, Isle of Man, Israel, Italy, Kosovo, Latvia, Lebanon, Liechtenstein, Lithuania, Luxembourg, Macedonia, Madeira, Malta, Mediterranean Islands not otherwise specified, Moldova, Monaco, Montenegro, Morocco, Netherlands, Norway, Poland, Portugal, Republic of Ireland, Romania, Russia (European), San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, Syria, Tunisia, Turkey, Ukraine, United Kingdom and the Vatican City.

Extension of insurance

If a public transport delay means you are unable to return home by the date the Schedule expires, your cover is extended for up to one week. If your trip extends beyond the maximum trip duration indicated on your Schedule, due to your death, injury or illness or that of anyone covered by this insurance, your cover will be automatically extended for the additional days necessary, provided you have contacted us.

Family

You, your husband, wife, civil partner or co-habiting partner, and any child/infant of you, your spouse or co-habiting partner, named on the Schedule. Infants do not need to be specifically named on the Schedule.

Please note, children and infants are not covered for independent travel under a family policy.

Geographical limit

The geographical limits specified on your Schedule.

Hazardous sports, pursuits or activities

Any sport, pursuit or activity where it is recognised that there is an increased risk of serious injury or it can be reasonably expected to aggravate any existing infirmity.

Please refer to the Hazardous activities section on page 8 for more details.

Home

Your usual permanent place of residence within the UK.

Infant

A child aged 2 years and under. They are insured free of charge if they are travelling with an insured adult, they do not need to be specifically named on the Schedule.

Insured person, you, your

Any person named on the Schedule and any infant travelling with an insured adult.

Medical condition

Any disease, illness or injury.

Pair or set

Two or more items of baggage (including valuables) which are complementary or used or worn together.

Period of insurance

Annual cover

The 12 month period shown on your Schedule. Cancellation cover is effective from the date of booking any travel or accommodation for a trip where the event giving rise to the cancellation occurs during the period of insurance.

Cancellation cover terminates upon the commencement of your trip.

All other Sections are effective from the time the insured person leaves their home or business in the United Kingdom (whichever is left last) and shall continue until the insured person returns to a) their home or business or b) a hospital or nursing home in the United Kingdom following their repatriation (whichever is reached first) but both events must occur during the trip duration and period of insurance

(except where there is an extension of insurance).

Single trip cover

The period shown on the Schedule. Cancellation cover is effective from the date of booking any travel or accommodation for the trip where the event giving rise to the cancellation occurs during the period of insurance.

Cancellation cover terminates upon the commencement of your trip.

All other Sections are effective from the time the insured person leaves his/her home or business in the United Kingdom (whichever is left last) and shall continue until the insured person returns to a) their home or business or b) a hospital or nursing home in the United Kingdom following their repatriation (whichever is reached first) but both events must occur during the trip duration and period of insurance (except where there is an extension of insurance).

Permanent total disablement

A condition which is of a permanent, severe and irreversible nature which is shown by medical evidence to be likely to continue for the remainder of your life and which in our reasonable opinion prevents you from engaging in any work or occupation for remuneration or profit.

Personal money

Bank and currency notes, cash, cheques, postal and money orders, current postage stamps and coupons or vouchers which have a monetary value.

Policy excess, excesses

The first amount of each and every claim, for each separate incident, for each insured person, which is not covered under certain Sections of the policy.

Public transport

Train, bus, coach, ferry service or airline flight operating to a published timetable.

Redundancy

Being made unemployed under the Employment Protection Act (where you or your travelling companion or co-habiting partner, husband, wife or civil partner have been continuously employed on a permanent basis by the same employer and are not on a short-term fixed contract) and you, your travelling companion or co-habiting partner or spouse have been given a notice of redundancy and are receiving payment under the current redundancy payments legislation and at the time of booking the trip or taking out this insurance you, your husband, wife, civil partner, co-habiting partner or travelling companion had no reason to believe that you, your husband, wife, civil partner, co-habiting partner or travelling companion would be made redundant.

Relative

Husband, wife, civil partner, son, daughter, parent, brother, sister, grandparent, grandchild, parent-in-law, fiancé(e) or co-habiting partner.

Ski equipment

Skis (including bindings), snow boards, boots and ski poles.

Substantial withdrawal of hotel services

The withdrawal of waiter service at meals, or the withdrawal of kitchen services such that no food is available, or the withdrawal of swimming pool facilities where the swimming pool is unusable, or the withdrawal of all chambermaid service.

Terrorist action

The actual or threatened use of force or violence against persons or property, or commission of an act dangerous to human life or property, or commission of an act that interferes with or disrupts an electronic or communications system, undertaken by any person or group, whether or not acting on behalf of or in connection with any organisation, government, power, authority or military force, when any of the following applies:

- a. the apparent intent or effect is to intimidate or coerce a government or business, or to disrupt any segment of the economy;
- b. the apparent intent or effect is to cause alarm, fright, fear of danger or apprehension of public safety in one or more distinct segments of the general public, or to intimidate or coerce one or more such segments;
- c. the reasonably apparent intent or effect is to further political, ideological, religious or cultural objectives, or to express support for (or opposition to) a philosophy, ideology, religion or culture.

Trip(s)

The period of time spent away from your home on pre-booked business or leisure travel.

Annual cover – the maximum duration of any one trip is 45 days. There is absolutely no cover offered by the policy whatsoever for trips which are longer than 45 days per trip. This would include not insuring you for any part of a trip which is longer than 45 days in duration. Trips within the UK and Channel Islands are covered when their duration exceeds 2 consecutive days, there is pre-booked accommodation for at least 2 nights and they are more than a 40 mile radius from your home.

Winter sports cover – where purchased you are covered for winter sports for up to 24 days during the period of insurance on an Annual policy or for the dates stated on your single trip winter sports Schedule.

Single trip cover – the duration shown on your Schedule

United Kingdom, UK

England, Wales, Scotland, Northern Ireland, Isle of Man and Channel Islands. The Isle of Man and Channel Islands are regarded as UK for trips departing from and returning thereto, but as Europe when they are the trip destination.

Valuables

Cameras, photographic equipment, camcorders, DVD players, video, telephone and tele-communications equipment, radios, cassette players, CD players, audio equipment, computers, computer games machines, MP3 players, electronic personal organisers, binoculars, telescopes, mobile telephones, antiques, jewellery, watches, furs, precious or semi-precious stones, articles made of or containing gold, silver or other precious metals, films, tapes, cassettes, cartridges, discs or compact discs.

We, us, our

Cigna Insurance Services (Europe) Limited

Wedding

The religious or civil ceremony at which the couple become married or register as civil partners of each other.

Wedding attire

Dress, suits, shoes and other accessories bought specially for the wedding and make-up, hair styling equipment/products and flowers paid for or purchased for the wedding forming part of your baggage.

Hazardous activities

This Sheilas' Wheels Travel Insurance policy provides cover for most hazardous activities.

| Covered | Covered if professionally organised and supervised plus you wear appropriate safety equipment and take appropriate safety precautions. | Not covered |
|---|---|---|
| Aerobics Badminton Baseball Basketball Boogie boarding Bowls Cricket Croquet Curling Cycling (no racing) Fell walking Fishing Golf Ice skating Jogging Manual work at ground level involving no machinery* Marathon running Mountain biking on recognised routes Rambling Rounders Sailing (within territorial waters)* SCUBA diving (down to 30m accompanied by a qualified diver or instructor) Snorkelling Softball Squash Surfing Swimming Table tennis Tennis Ten pin bowling Volleyball Walking Water polo Windsurfing (within territorial waters) | Abseiling Archery Banana boating Black water rafting Bungee jumping Canoeing/kayaking (no white water) Clay pigeon shooting* Fencing Flotilla sailing (with professional leader)* Go karting* Gymnastics Hiking between 4,000m and 6,000m Horse riding (no jumping)* Hot air ballooning Indoor rock climbing (with belays) Jet biking* Jet skiing* Paint balling Parascending over water Pony trekking* River tubing (no white water) Shooting (not big game)* Sleigh riding (as a passenger) Swimming with dolphins Trampolining Water skiing (no jumping) White water rafting Ziplining/Zipwiring Zorbing | Base jumping Big game hunting BMX stunt riding Bouldering Boxing Canyoning Caving/ pot holing Coasterring Cycle racing Flying except as a fare paying passenger Free / high diving Gliding Hang gliding Horse jumping / hunting Judo / karate / martial arts Kite surfing Lacrosse Micro lighting Motor cycling unless on machines of less than 125cc and where you have held a motorcycle licence for at least 3 years and are conviction free and are wearing a helmet* Mountaineering Organised team sports unless otherwise listed Parachuting Paragliding Parascending over land Polo Participation in competition unless agreed by us Professional / semi professional sports Quad biking Rock climbing Sailing outside territorial waters Scuba diving below 30m Shark diving Street hockey Wakeboarding Water ski jumping Weightlifting Wrestling |

* No Personal Liability cover

Winter sports

Winter sports (other than curling or ice skating) are excluded unless an additional premium has been paid and accepted. Winter sports cover is only available to persons aged under 65 years for Annual cover or aged under 75 years for Single Trip cover. Where winter sports cover has been purchased you are covered for up to 24 days on an Annual policy or for the dates stated on your single trip winter sports Schedule. The following activities are covered:

- On piste skiing or snowboarding on piste
- Off-piste skiing or snowboarding where accompanied by a qualified guide or instructor
- Cross country skiing on recognised routes and with a guide
- Ski racing arranged by ski schools for their pupils
- Sledging

Examples of winter sports activities not covered are:

- Bobsleighting
- Heli skiing
- Ice hockey
- Lugeing
- Use of skeletons
- Ski acrobatics
- Ski jumping

If you are taking part in any sport or activity not listed in this Section, please contact us on 0845 604 3563 to see if you can be covered.

How to notify us of a claim

To tell us about a claim, please call us on 0845 604 3573 within 31 days of your return home.

- For all claims, you will need to provide your original booking invoice/receipt.
- For any claim which is the result of accident, bodily injury or illness, you will be required to provide supporting medical verification.

You will also need to provide the following documents depending on which section of the policy you are claiming under:

| | |
|-------------------------------------|---|
| Cancellation | <ul style="list-style-type: none"> • Original airline tickets (if full cost of trip is claimed). • Cancellation invoice. • For claims resulting from death, a copy of the death certificate. • For claims resulting from redundancy, a letter from your employer confirming notification date of redundancy and that you qualify for payments under redundancy legislation. |
| Curtailment | <ul style="list-style-type: none"> • For claims resulting from death by accident, a copy of the death certificate. <p>Please note that you must contact us prior to leaving the trip destination for your return home.</p> |
| Medical expenses | <p>You or your medical representative must notify us on +44 (0) 208 763 4899 as soon as possible, and within 48 hours, of your being admitted to a hospital or clinic abroad as an in-patient, or if your medical expenses are likely to be in excess of £500. Your name, policy number and as much information as possible should be given.</p> <p>Settlement of bills not paid by you should be referred to us at +44 (0) 208 763 4899.</p> |
| Hospital benefit | <ul style="list-style-type: none"> • Written confirmation from the hospital of the period of time you were hospitalised. |
| Baggage | <ul style="list-style-type: none"> • Police report for stolen or lost baggage. • For baggage lost or damaged whilst in the custody of an airline, a Property Irregularity Report (PIR). • Original receipts/evidence of purchase for all items. |
| Delayed baggage | <ul style="list-style-type: none"> • Property Irregularity Report from the carrier confirming the reason and duration of the delay. • Original receipts/evidence of purchase for all replacement items. |
| Personal money | <ul style="list-style-type: none"> • Police report of the theft. • Details of amount lost, e.g. bank statements, conversion slips. |
| Loss of passports /documents | <ul style="list-style-type: none"> • Receipts for expenditure. |
| Missed departure | <ul style="list-style-type: none"> • Any motoring accident involving personal injury must be substantiated by a police report. |
| Travel delay | <ul style="list-style-type: none"> • A written report from the airline, shipping company or their agents which shows the reason for the delay. |

For all other claims, please refer to the relevant section of the policy.

If you are requested to complete a claim form, please return your completed claim form to Sheilas' Wheels Travel Insurance claims, PO Box 500, 1 Drake Circus, Plymouth PL1 1QH. Telephone **0845 604 3573**.

General conditions which apply to all sections

You are advised to take this Policy Booklet and your Schedule with you on your trip. You will be required to provide these documents as evidence of Insurance if you need the service of a hospital or other assistance provider. You will also need to be able to quote your policy number when you contact us.

At all times we will act in good faith in our dealings with you. The payment of all claims following events that occur in the period of insurance is dependent on you observing the following:

1. taking all possible care to safeguard against accident, injury, loss or damage and to act as if you had no insurance cover;
2. giving us full details in writing within 31 days of your discovery of any incident which may result in a claim under this insurance;
3. passing on to us every claim form, writ, summons, legal process or other communication in connection with the claim;
4. providing all necessary information and assistance that we may require at your expense (including where necessary medical certification and details of your household insurance);
5. not admitting liability for any event, or offering to make any payment, without our prior written consent;
6. accepting that no alterations and/or additions to the printed terms and conditions of your insurance will be valid unless agreed by us;
7. being a resident of the UK;
8. starting each trip from your home or place of business in the UK and returning to your home or place of business in the UK at the end of each trip, within the permitted trip duration and period of insurance unless otherwise agreed by us (we do not cover any trip where you have already left the UK at the time of purchasing this insurance, except where you renew an existing annual multi trip policy which falls due for renewal during the trip).

And you recognising our rights:

1. to make your insurance void where any claim is found to be fraudulent;
2. to share information with other insurers to prevent fraudulent claims via a register of claims. A list of participants is available on request. Any information you supply on a claim, together with information you have supplied on any application form and other information relating to a claim, may be provided to the register participants;
3. to take over and act in your name the defence or settlement of any claim made under this insurance;
4. to take proceedings in your name but at our expense to recover for our benefit the amount of any payment made under this insurance;
5. to 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;
6. not to pay you more than the amounts shown on your Schedule;
7. only to pay a proportionate amount of any claim where there is another insurance policy in force covering the same risk and to require details of such other insurance or proof of ownership.

General conditions which apply to business cover

For UK and Channel Island residents on business trips within the UK and Channel Islands, business cover only applies to pre-booked trips in excess of 2 days, with pre-booked accommodation for at least 2 nights, in excess of a 40 mile radius from your home.

Insurance is provided under:

1. Section 5 (Personal accident) only when travelling as a fare-paying passenger on public transport.
2. Section 16 (Personal liability) only when trips are by public transport.
3. Section 10 (Missed departure) and Section 11 (Travel delay) only in respect of pre-booked airline flights and ferry services.

General exclusions which apply to all sections

1. This insurance will not cover any claim or loss where there is another insurance policy covering the same loss.
2. This insurance will not pay for any deterioration of or loss or damage to property, or any legal liability, injury, illness, death or expense, directly or indirectly due to, contributed to or caused by:
 - a. a medical condition or associated condition, which has not and would not have been accepted by us under the medical declaration, or where any additional premium was required by us and you did not pay this;
 - b. your relative, close business colleague, any person with whom you had arranged to travel, or a friend or relative who lives abroad with whom you had arranged to stay, if at the time of taking out your policy or booking a trip, whichever was the later, that had a medical condition for which he or she:
 - was receiving treatment at hospital (other than where they go to hospital for check-ups for a stable condition, at regular intervals which have been arranged beforehand)
 - was waiting for a hospital consultation, investigations or treatment (other than where they go to hospital for check-ups for a stable condition, at regular intervals which have been arranged beforehand)
 - had been given a terminal prognosis, or been told that their condition is likely to get worse in the next 12 months.
 - c. terrorist action (except under Section 3 - Medical and repatriation expenses and Section 5 - Personal accident), war, invasion, act of foreign enemy, hostilities (whether or not war has been declared), civil war, rebellion, military or usurped power, riot or civil commotion or revolution or similar event, or if you have deliberately put yourself in danger. This exclusion does not apply for claims made under Section 3 - Medical and repatriation expenses;
 - d. any travel undertaken against Foreign Office advice or where the Foreign Office has deemed it unsafe for you to travel;
 - e. ionising radiations or contamination by radioactivity from any nuclear fuel or any nuclear waste from the combustion of nuclear fuel, or the radioactive toxic explosive or other hazardous properties of any explosive nuclear machinery or parts;
 - f. pressure waves caused by aircraft and other aerial devices travelling at sonic or supersonic speeds;
 - g. confiscation or destruction of property by any Customs, Government or other Authority of any country;
 - h. any hazardous activities unless expressly covered under this policy. See page 8 of this policy;

- i. wilfully self-inflicted injury or illness or solvent abuse;
- j. you being under the influence of drugs (except those prescribed by your registered doctor, but not when prescribed for the treatment of drug addiction);
- k. your failure to obtain any required vaccines/inoculations or medications prior to your trip departure;
- l. your suicide or attempted suicide or putting yourself at risk unless you are attempting to save a human life;
- m. any dishonest, malicious or criminal act committed by you or any person with whom you are in collusion, or insurance arranged in circumstances of which you were aware at the time you arranged the insurance that were reasonably likely to give rise to a claim;
- n. claims, other than under Section 3 (Medical and repatriation expenses), Section 4 (Hospital benefit) and Section 5 (Personal accident) which arise from, or are in any way connected (whether directly or indirectly) with, or exacerbated by, any actual or anticipated failure of any computer or electronic device, or component or system or embedded programming or software (whether or not belonging to or in the possession of the insured person);
- o. psychiatric disorders, depression, anxiety, stress or phobias;
- p. participation in winter sports unless the appropriate premium has been paid and is shown on your Schedule;
- q. you electing to travel on a trip which exceeds your permitted trip duration;
- r. any trip where you have already left the UK at the time of purchasing this insurance, except where you renew an existing annual multi-trip policy which falls due for renewal during the trip;
- s. where you were not fit to undertake your trip when booking your trip or purchasing this policy whichever is the later;
- t. your own unlawful action or any criminal proceedings against you;
- u. any form of alcohol abuse including alcohol withdrawal or you drinking too much alcohol where it is reasonably foreseeable that such consumption could result in a serious impairment of your faculties and/or judgement resulting in a claim. We do not expect you to avoid alcohol on your trip but we will not cover any claim arising because you have drunk so much alcohol that your judgement is seriously affected and you need to make a claim as a result;
- v. arising from the unauthorised use of a swimming pool outside the specified times of opening;
- w. arising from you climbing on top of, or jumping from a vehicle; or jumping from a building or balcony; or climbing or moving from any external part of any building to another (apart from stairs) regardless of the height, unless your life is in danger or you are attempting to save human life;
- x. where you are not wearing a helmet whilst on a motorcycle, motor scooter or moped;
- y. where you are not wearing a seatbelt when travelling in a motor vehicle, where a seatbelt is available.

Cancellation

(This section applies unless your schedule shows that you have opted to remove it)

We will pay:

your proportion of the costs up to a maximum of £5,000 which you have paid or agreed to pay and which you cannot recover from any other source following:

1. your necessary and unavoidable cancellation of the trip which happens after the start date of cover shown on the Schedule, due to:

a. the death, injury or illness of you, your relative or close business colleague or of any person with whom you had arranged to travel, or a friend or relative who lives abroad with whom you had arranged to stay;

b. your attendance at a court of law as a witness (but not as an expert witness) or for Jury Service where postponement of the Jury Service has been denied by the Clerk of the Courts Office;

c. your redundancy or that of your travelling companion or your co-habiting partner or spouse notified to you after the purchase of this policy or after the date the trip was booked, whichever is the later;

d. your compulsory quarantine, or Government restriction following an epidemic which prevents you from travelling;

e. your home becoming uninhabitable following serious fire, storm or flood within 14 days before your scheduled departure date.

2. your cancellation of the trip as a result of a Travel delay (Section 11) where the delay is in excess of 12 hours from the first international departure time specified in your official itinerary.

We will not pay for the following:

1. if travel is against the advice of your doctor;
2. if you failed to contact and obtain written authorisation from us, and pay any additional premium required by us before starting your trip, having disclosed any medical condition;
3. any claim which is due to:
 - a. your failure to obtain the required passport or visa;
 - b. your failure to obtain any recommended or required vaccines, inoculations or medications prior to your trip;
 - c. you travelling for the purpose of obtaining medical treatment or in the knowledge that you are likely to need medical treatment;
 - d. the operation of law, unless expressly provided for elsewhere in this policy (for example Jury Service or compulsory quarantine);
 - e. the failure in provision of any service connected with your trip including error, omission, financial failure, or default of, or by the provider of, any service, travel agent, tour operator/organiser through whom you booked the trip;
 - f. death or illness of any pets or animals;
 - g. your decision not to travel, or personal financial circumstances (other than you being made redundant after the start date of cover shown on the Schedule);
 - h. any loss in respect of Air Passenger Duty (this can be reclaimed by you through your travel agent or airline);

Note: Cover under this Section only applies to those persons named on the Schedule. Any reimbursement will be no greater per person than the pre-paid costs of the highest adult charge.

Any payment we make to you is dependent on you observing the following:

1. seeking an opinion on the advisability of making the trip from your registered doctor if you have an existing medical condition, taking into account your chosen trip destination, the climatic conditions, the stability of your condition, the effect of any additional drugs or vaccines necessary and the standard of the medical services available;
2. notifying the travel agent, tour operator or provider of transport or accommodation immediately you know you will be cancelling the trip. We will only pay the cancellation charges that would have applied at the time you knew it was necessary to cancel your trip.

i. your late arrival at the airport or port after check-in or booking-in time (except for a late arrival covered under Section 10 Missed departure);

j. any unlawful or criminal proceedings of anyone on whom the trip plans depend, other than attendance as a witness at a Court of Law;

k. any circumstances, including but not limited to strike or industrial action, known to you or publicly declared prior to the date your Schedule is issued or the time of booking the trip (whichever is the earlier) which could reasonably have been expected to give rise to a claim;

l. any loss in respect of management fees, maintenance costs or exchange fees associated with timeshares, holiday property bonds or similar arrangements;

m. any loss in respect of reward points, such as Air Miles or Avios Points;

4. any policy excess relating to this section shown in your Schedule;

5. see General Exclusions.

Curtailment

Note: Curtailment means returning home prior to the scheduled return date or being admitted to hospital as an in-patient for at least 24 hours. A proportionate refund will be made of the pre-paid charges. The refund for accommodation will be based on each complete day of the holiday you have lost. A proportionate refund of travel expenses will be paid only if you cannot use your return ticket, and you are not claiming travel expenses under another section of this policy.

We will pay:

up to the maximum amount shown in your Schedule if you unavoidably cut short your trip by returning to the UK, or if you unavoidably cut short your trip that is within the UK by returning home due to the following reasons. The cover provides a refund which is a percentage of the unused part of the pre-paid trip costs (but excluding the last day of travel);

1. the death, injury, or serious illness of yourself or the person with whom you are travelling;
2. the death, injury, or serious illness of your relative or close business colleague who is resident in the UK;
3. your attendance at a court of law as a witness (but not as an expert witness) or for Jury Service where postponement of the Jury Service has been denied by the Clerk of the Courts Office;
4. you being called back by the Police after your home or usual place of business in the UK has suffered from burglary, serious fire, storm or flood.

We will also pay:

for reasonable additional travel and accommodation expenses you incur in returning to the UK which on medical advice is necessary and unavoidable as a result of 1 and 2 above

Any payment we make to you is dependent on you observing the following:

1. seeking an opinion on the advisability of making the trip from your registered doctor if you have an existing medical condition, taking into

We will not pay for the following:

1. any costs arising from your pregnancy or childbirth if the expected date of delivery is less than 12 weeks after the end of your trip;
2. your loss of enjoyment of the trip however caused;
3. any unused portion of your original ticket where repatriation has been made;
4. if travel is against the advice of your doctor;
5. if you failed to contact and obtain written authorisation from us and pay any additional premium required by us before starting your trip, having disclosed any pre-existing medical condition as required under the medical declaration;
6. your disinclination to travel, or if curtailment is requested because of psychiatric disorders, depression, anxiety, stress, phobias or personal financial circumstances;
7. death or illness of any pets or animals;
8. any loss in respect of management fees, maintenance costs or exchange fees associated with timeshares, holiday property bonds or similar arrangements;
9. any loss in respect of reward points, such as Air Miles or Avios Points;
10. any policy excess relating to this section shown in your Schedule;
11. see General Exclusions.

account your chosen trip destination, the climatic conditions, the stability of your condition, the effect of any additional drugs or vaccines necessary and the standard of the medical services available;

2. contacting the Medical Assistance Service prior to you leaving the trip destination for your return to the UK;

3. if you are cutting short your journey for medical reasons, you must get a doctor's certificate to confirm your need to return home to the UK, then contact the Medical Assistance Service to authorise your claim;

4. not travelling specifically to receive medical treatment during your trip or in the knowledge that you are likely to need medical treatment;

5. obtaining any recommended vaccines, inoculations or medications prior to your trip;

6. having a pre-paid return ticket to the UK at the start of your trip unless otherwise agreed.

Medical and repatriation expenses

This section provides insurance for emergency medical costs not covered under a reciprocal health agreement between the government of the UK and that of your country of loss including costs covered by the European Health Insurance Card (EHIC). This is not Private Medical Insurance

We will pay:

up to a maximum of £10,000,000 in the event of an accident or sickness whilst on the trip, in respect of the following:

1. usual and reasonable medical, hospital and treatment expenses, including the cost of the rescue service to take you to hospital and the cost of emergency dental treatment for the relief of pain only up to £500 outside the UK for continuous treatment only, not exceeding 12 months, which will cease when on medical advice you are able to return to the UK;
2. the reasonable costs of funeral expenses abroad or the reasonable cost of conveying the insured person's body or ashes to their home address in the UK;
3. repatriation expenses (including air ambulance or the special use of air transport) to return you to the UK provided it is medically necessary and the arrangements are authorised beforehand and made by the Medical Assistance Service;
4. as part of our 'by your side pledge', reasonable additional travel and accommodation (room only plus £10 per day towards meals) of a relative or friend of yours living in the UK, or on holiday with you, who on medical advice must travel or stay with you or accompany you home. The Medical Assistance Service must authorise this beforehand.

We must be contacted if your medical expenses are likely to be in excess of £500.

Furthermore if you are admitted to a hospital or clinic abroad as an inpatient, the Medical Assistance Service must be notified as soon as possible, and within 48 hours of your admission, in order to confirm the conditions of this insurance with the medical providers.

We will not pay for the following:

1. any treatment in the United Kingdom not specified in the Important Note above;
2. any medication or drugs which at the start of your trip you know you will need;
3. the cost of any treatment or surgery (including exploratory tests) which are not directly related to the illness or injury for which you went into a hospital or clinic abroad;
4. any form of treatment or cosmetic surgery which, in the opinion of the doctor treating you and the Medical Assistance Service can reasonably be delayed until you return home;
5. any costs arising from your pregnancy or childbirth if the expected date of delivery is less than 12 weeks after the end of your trip;
6. any extra costs from you arranging a single or private room accommodation at a hospital, clinic or nursing home, except where this is necessary for your treatment and approved by the Medical Assistance Service beforehand;
7. any loss, damage or provision of false dentures, false limbs, hearing aids, contact or corneal lenses or prescription spectacles;
8. in-patient, hospital, clinic or repatriation expenses which have not been reported to and authorised by the the Medical Assistance Service;
9. if you are travelling against the advice of a doctor or for the purpose of having medical treatment on the trip;
10. any costs arising from a pre-existing medical condition falling under the medical declaration (unless terms were agreed in writing by us and any additional premium requested by us was paid before starting your trip);
11. any cost where you do not comply with the treatment agreed by the treating doctor and the Medical Assistance Service;

If you are injured or become ill during your trip, our Medical Assistance Service

- may arrange to move you from one hospital to another; and /or

- arrange for you to return to the UK at any time.

They will do this if they and the treating doctor think that it is safe for you to be moved or returned to the UK. If you choose not to, our liability will end on the date it was deemed safe for you to be moved or returned to the UK.

For travel to the United States of America reasonable and necessary medical and hospital expenses means costs that are incurred for approved, eligible medical services or supplies up to 150% of the published medical rates for the same or similar treatment as payable by US Medicare.

12. any food, drinks and toiletries;

13. any phone calls, faxes or costs, other than:

- calls or faxes to the Medical Assistance Service telling them about the problem and for which you can provide a receipt or other evidence to show the cost of the call or fax and the number dialled; or

- costs incurred by you when you receive calls on your mobile phone from Medical Assistance Service for which you are able to provide receipts or other reasonable evidence to show the cost of the calls;

14. any taxi fare, other than those for your travel to and from hospital, relating to your admission, discharge or attendance for out-patient treatment or appointments; or for the collection of medication prescribed for you by the hospital forming part of this claim (Note: Any costs incurred by you to visit another person or by another person visiting you in hospital are not covered);

15. any costs which are covered under a reciprocal health agreement between the government of the UK and that of your country of loss including costs covered by the European Health Insurance Card (EHIC);

16. any policy excess relating to this section shown in your Schedule;

17. see General Exclusions.

Hospital benefit

We will pay:

£25 for every complete 24 hours you spend in a hospital abroad as an in-patient as a result of you becoming ill or being injured during the trip (up to a maximum of £1,500).

We will not pay for the following:

Any days spent in hospital:

1. in the United Kingdom;
2. for any treatment or surgery (including exploratory tests) which are not directly related to the illness or injury for which you went into a hospital or clinic abroad;
3. for any form of treatment or cosmetic surgery which, in the opinion of the doctor treating you and the Medical Assistance Service, can reasonably be delayed until you return home;
4. arising from your pregnancy or childbirth if the expected date of delivery is less than 12 weeks after the end of your trip;
5. for in-patient, hospital or clinic expenses which have not been reported to and authorised by the Medical Assistance Service;
6. if you are travelling against the advice of a doctor or for the purpose of having medical treatment on the trip;
7. arising from an existing medical condition falling under the medical declaration (unless terms were agreed in writing by us and any additional premium requested by us was paid before starting your trip);
8. see General Exclusions.

Personal accident

We will pay:

the following benefits if during the trip you suffer bodily injury caused by an accident:

1. death by accident £30,000;
2. permanent loss of one or more limbs by physical separation at or above the wrist or ankle, or the total and permanent loss of all sight in one or both eyes £30,000;
3. permanent total disablement £30,000.

All benefits will be limited to £2,500 for insured persons under the age of 16 years and over the age of 64 years at the time of the accident. The maximum amount of all benefits we will pay under this Section for one or more accidents sustained by you shall not exceed £30,000.

In respect of UK and Channel Islands residents on business trips within the UK and Channel Islands, insurance under this Section only applies when you are travelling as a fare-paying passenger on public transport.

Note: in the event of your death the benefit will be paid to your estate or next-of-kin.

We will not pay:

any benefit in respect of 1, 2 or 3 that does not occur within 12 months of the accident.

We will not pay for the following:

1. any costs arising from a medical condition falling under the medical declaration (unless terms were agreed in writing by us and any additional premium required by us was paid, before starting your trip);
2. see General Exclusions.

Baggage and personal belongings

(This section applies unless your Schedule shows that you have opted to remove it)

We will pay:

up to a maximum shown in your Schedule (after making reasonable allowance for wear, tear and depreciation) for accidental loss, or theft of or damage to baggage owned by you. In the event of a claim you must provide us with any original receipts, proofs of purchase or insurance valuations (obtained prior to loss, theft or damage) which we request.

This section includes our 'handbag on holiday' cover. This means that if your handbag is stolen from your person we won't charge you an excess.

We will not pay for the following:

1. more than £500 for any one article, pair or set of articles;
2. more than £500 in total in respect of valuables;
3. ski equipment (this is covered under the winter sports Section, if the appropriate premium is paid);
4. loss or theft of or damage to fragile articles, bicycles and Business goods or samples

(Business goods and samples are covered under the business documents and samples and the Business equipment Section, if the appropriate premium is paid);
5. loss or theft of or damage to sports equipment whilst in use;
6. loss or damage whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report from them. In the case of an airline you will need a Property Irregularity Report (PIR);
7. loss or theft of your baggage that you do not report to the Police within 24 hours of discovery, or as soon as possible after that and where you do not get a written report from them;
8. loss or damage to your baggage caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
9. baggage left out of your sight and personal control in public places (e.g. station, airport, restaurant, beach, etc);

10. any loss or theft of baggage from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and where the forcible entry or exit is verified by a Police report);

11. any loss of valuables packed in a suitcase, or similar container (other than normal hand-baggage) unless they are at all times attended by you, or left in hotel security, safety deposit box, safe or similar locked fixed receptacle;

12. any loss or theft of valuables from an unattended vehicle unless between the hours of 09:00 and 21:00 and locked in the boot, covered luggage area or locked glove compartment and following physical evidence of forcible entry and reported to the appropriate Police authority and where a report was obtained from them;

13. loss of or damage to valuables (other than wedding rings) while you are swimming;

14. any items left in the custody of a person who does not have official responsibility for the safekeeping of the property;

15. any policy excess relating to this section shown in your Schedule except where your handbag is stolen from your person where no excess will apply;

16. see General Exclusions.

Delayed baggage

We will pay:

up to a maximum of £200 to cover the purchase of essential items if you are temporarily deprived of your baggage due to misdirection in delivery on your outward journey for over 12 hours from the time you arrived at your trip destination abroad. You must keep all receipts for these items and send them with your claim form.

Any amount paid will be deducted from the final claim settlement under Section 6 (Baggage and personal belongings) if your luggage is permanently lost.

We will not pay for the following:

1. loss or damage whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report. In the case of an airline you will need a Property Irregularity Report (PIR);
2. see General Exclusions.

Personal money

(This section applies unless your Schedule shows that you have opted to remove it)

We will pay:

up to a maximum of £500 for the loss or theft of your personal money during your trip dependent on you observing the following:

1. taking reasonable care in protecting your money and documents against loss, theft or damage;
2. notifying the Police within 24 hours of discovery, or as soon as possible after that and obtaining a written report and reference number from them and enclosing this with your claim form.

This section includes our 'handbag on holiday' cover. This means that if your handbag containing your personal money is stolen from your person we won't charge you an excess.

We will not pay for the following:

1. loss or theft of money that is not on your person or not deposited in a safe or safety deposit box, or similar locked fixed receptacle in your trip accommodation;
2. for any depreciation in value, currency changes or shortage caused by any error or omission;
3. for money packed in suitcases or other similar baggage, or in containers which are out of your sight and personal control;
4. for loss or damage arising from confiscation or detention by Customs or other officials;
5. more than £300 (£50 in respect of children aged 15 years and under) for cash;
6. any policy excess relating to this section shown in your Schedule except where your handbag containing your personal money is stolen from your person where no excess will apply;
7. see General Exclusions.

Loss of passport or documents

We will pay:

up to a maximum of £500 for reasonable travel and accommodation expenses in obtaining replacement passports, travel tickets, green cards, driving licences, and business documents and records, but only up to the cost of replacing and/or restoring the missing documents or records which are lost or stolen whilst on the trip.

We will not pay for the following:

1. loss or theft of items that are not kept on your person or not deposited in a safe or safety deposit box, or similar locked fixed receptacle in your trip accommodation;
2. any depreciation in value or shortage caused by any error or omission;
3. items packed in suitcases or other similar baggage, or in containers which are out of your sight and personal control;
4. loss of passport not reported to the Police and the Consular Representative of the relevant issuing country within 24 hours of discovery or as soon as possible after that;
5. for loss or damage arising from confiscation or detention by Customs or other officials;
6. any policy excess relating to this section shown in your Schedule;
7. see General Exclusions.

Missed departure

We will pay:

up to a maximum of £800 for reasonable additional accommodation (room only) and travel expenses should you arrive at your last departure point from the UK or last departure point for your return trip to the UK (according to published time-tables) too late to board your booked flight or sailing if:

1. scheduled public transport services fail to get you there in time due to strike, industrial action, adverse weather conditions or mechanical breakdown;
2. the private motor vehicle in which you are travelling to your last departure point in the UK suffers a mechanical breakdown/failure or is directly involved in a road traffic accident which results in mechanical breakdown/failure or bodily injury.

In respect of UK and Channel Islands business trips cover only applies to pre-booked flights or sea passages within the UK and Channel Islands in connection with your business.

Note: Cover in respect of 2. above only applies to vehicles under 7 years old. Any motoring accidents must be reported to the Police if there is a personal injury and any accident or breakdown not resulting in personal injury must be reported to a recognised motoring rescue organisation and a report obtained from them. Any repair costs to the vehicle are not covered by this insurance.

We will not pay for the following:

1. your failure to allow sufficient time for the public transport to arrive on schedule and deliver you to your departure point;
2. strike, industrial action, delays or disruptions arising from weather conditions which had started or were publicly declared on the date the Schedule is issued or you booked the trip (whichever is later);
3. any claim arising from your private motor vehicle in which you are travelling not having been properly serviced and maintained, in the event of vehicle breakdown;
4. any policy excess relating to this section shown in your Schedule;
5. see General Exclusions.

Travel delay

The benefit provided under this section is intended to provide compensation if you are delayed at your point of departure and is only applicable if you have travelled there and checked-in. If you have not travelled to your departure point you will not be covered even if you have checked-in online.

If you are a resident of Northern Ireland, cover under this section is extended to include international departures from ports/airports within the Republic of Ireland

We will pay:

up to £30 after the first full 12 hours delay, and £20 for each full 12 hours delay thereafter (up to a maximum of £250), if the international transport service (which forms part of your pre-booked itinerary) is delayed due to circumstances beyond your control at your last international departure point from or to the UK, or the delay occurs during a pre-booked connecting flight or sea journey taking you to your trip destination.

If after 12 hours delay to your outbound journey you choose to abandon your trip we will pay your cancellation costs under the cancellation section of this policy.

In respect of UK and Channel Islands business trips cover only applies to pre-booked flights or sea passages within the UK and Channel Islands in connection with your business.

Note: For residents of the Channel Islands, Northern Ireland and Isle of Man, cover will also be provided for a flight or sea vessel journey interconnecting with the last flight or sea vessel journey from the international departure point from or to a mainland United Kingdom or other European terminal.

We will not pay for the following:

1. any claim which is as a result of your failure to check-in at the departure airport or port by the time shown on your travel itinerary;
2. any compensation unless you have obtained written confirmation from the airline or shipping company or their handling agents which shows the reason for the delay, the scheduled departure time and the actual departure time of your flight or sailing;
3. any compensation where the airline or shipping company or their handling agents provide alternative transport which departs within 12 hours of the booked departure time;
4. any delay which is due to strike or industrial action, delays or disruptions arising from weather conditions which had started or were publicly declared on the date the Schedule is issued or you booked the trip (whichever is the later);
5. any claim where you decide to cancel the journey and we pay a claim under section 1 of this policy;
6. see General Exclusions.

Loss of hotel facilities

We will pay:

£30 (up to a maximum of £150) for each 24 hour period during which you suffer a sudden, unexpected and substantial withdrawal of hotel services, at a hotel where you are staying, as a result of industrial action or strike, providing that the withdrawal of services lasts for a continuous period of at least 48 hours.

We will not pay for the following:

1. see General Exclusions.

Mugging

We will pay:

£50 (up to a maximum of £1,000) for each 24 hour period lost during your trip if you are hospitalised as a result of a mugging attack.

Note:

1. any payment made is dependent on you reporting the incident to the Police at the earliest opportunity and receiving a written report from them;
2. you cannot claim under both Section 4 (Hospital benefit) and this Section.

We will not pay for the following:

1. see General Exclusions.

Catastrophe

We will pay:

up to a maximum of £500 for reasonable travel and accommodation expenses to enable you to continue your trip or, if you cannot continue with the trip, to return you to the UK, if you are forced to move from your pre-booked and pre-paid accommodation as a result of fire, lightning, earthquake, storm, tempest, hurricane, flood, medical epidemic or local Government directive (which is confirmed in writing by local or national authorities).

Note: Payments under this Section of the policy for travel expenses for return to the UK are dependent on you contacting us prior to your departure for your home.

We will not pay for the following:

1. costs or expenses payable by or recoverable from your tour operator, airline, hotel or other provider of accommodation or transport;
2. you deciding not to remain in your booked accommodation although it is considered safe and acceptable to continue living there by the appropriate authorities;
3. any policy excess relating to this section shown in your Schedule;
4. see General Exclusions.

Legal advice and expenses

This section of your policy explains the cover we provide for legal advice and expenses whilst on your trip.

For legal expenses claims please call + 44 (0)208 652 1313.

For legal advice queries please call +44 (0)1455 896 174.

We will give you confidential legal advice over the phone on any personal legal problem, under the laws of the member countries of the European Union, the Isle of Man, the Channel Islands, Norway and Switzerland.

We will pay you:

up to £50,000 for reasonable and necessary legal costs you or your legal personal representative(s) have to pay in order to claim compensation or damages for your personal injury or death caused by the negligence of a third party during your trip.

We will give you confidential legal advice over the phone on any personal legal problem, under the laws of the member countries of the European Union, the Isle of Man, the Channel Islands, Norway and Switzerland.

We agree to provide the insurance in this section, as long as:

1. the date of occurrence of the incident happens during the period of insurance and within the geographical limit; and
 2. any legal proceedings will be dealt with by the court or other body which we agree to in the geographical limit; and
 3. for civil claims it is always more likely than not that you will recover damages (or other legal remedy which we have agreed to) or make a successful defence.
- for all insured incidents, we will help in appealing or defending an appeal as long as you tell us within the time limits that you want us to appeal. Before we pay the costs and expenses for appeals, we must agree that it is always more likely than not that the appeal will be successful.
 - if an appointed representative is used, we will pay the costs and expenses incurred for this.

We will not pay for any claim relating to the following:

1. any illness or bodily injury which develops gradually or is not caused by a specific or sudden accident;
2. defending your legal rights, but defending a counter-claim is covered;
3. the driving of a motor vehicle by you for which you do not have valid motor insurance;
4. against us, or our agents;
5. any costs and expenses incurred before our written acceptance of the claim;
6. written or verbal remarks which damage your reputation;
7. disagreement with us that is not dealt with under No. 7 of the General Conditions applying to Section 15 Legal advice and expenses;
8. an application for Judicial Review;
9. any legal action which you take which we or the appointed representative have not agreed to;
10. where you do anything that hinders us or the appointed representative;
11. any costs and expenses that are incurred under a contingency fee arrangement.

- the most we will pay for all claims resulting from one or more event arising at the same time or from the same cause is £50,000. We will negotiate for your legal rights after an event which causes the death of, or bodily injury to you.

General conditions applying to Section 15 Legal advice and expenses

1. You must:
 - a. take reasonable steps to keep any amount we have to pay as low as possible
 - b. try to prevent anything happening that may cause a claim
 - c. send everything we ask for in writing
 - d. give us full details of any claim as soon as possible and give us any information we need.
2.
 - a. We can take over and conduct, in your name any claim or legal proceedings at any time. We can negotiate any claim on your behalf.
 - b. An insured person is free to choose a representative (by sending us a suitably qualified person's name and address) if:
 - (i) we agree to start court proceedings and it becomes necessary for a lawyer to represent the interests of an insured person in those proceedings; or
 - (ii) there is a conflict of interest.

We may choose not to accept an insured person's choice. If there is a disagreement over the choice of representative in these circumstances, the insured person may choose another suitably qualified person.

- c. In all circumstances except those in 2(b) above, we are free to choose a representative.
 - d. An appointed representative will be appointed by us and represent you according to our standard terms of appointment. The appointed representative must co-operate with us at all times.
 - e. We will have direct contact with the appointed representative.
 - f. You must co-operate fully with us and the appointed representative and must keep us up to date with the progress of the claim.
 - g. You must give the appointed representative any instructions that we require.
3.
 - a. You must tell us if anyone offers to settle the claim.
 - b. If you do not accept a reasonable offer to settle the claim, we may refuse to pay further costs and expenses.
 - c. You must not negotiate or agree to settle a claim without our approval.
 - d. We may decide to pay you the amount of damages that you are claiming or is being claimed against you, instead of starting or continuing legal proceedings.

4. a. You must tell the appointed representative to have costs and expenses taxed, assessed or audited, if we ask for this.
b. You must take every step to recover costs and expenses that we have to pay and must pay us any costs and expenses that are recovered.
5. If an appointed representative refuses to continue acting for you or if you dismiss an appointed representative the cover we provide will end at once, unless we agree to appoint another appointed representative.
6. If you settle a claim or withdraw your claim without our agreement, or do not give suitable instructions to an appointed representative, the cover we provide will end at once and we will be entitled to reclaim any costs and expenses paid by us.
7. If we and you disagree about the choice of appointed representative or about the handling of a claim, we and you can choose another suitably qualified person to decide the matter. We must both agree to the choice of this person in writing. Failing this, we will ask the president of a relevant national law society to choose a suitably qualified person. All costs of resolving this disagreement must be paid by the party whose choice is rejected.
8. We may, at our discretion, require you to obtain at your expense, an opinion from a barrister chosen by you and us, as to the merits of a claim or proceedings. If the barrister's opinion indicates that there are reasonable grounds for the pursuit or defence of a claim or proceedings, the cost of obtaining the opinion will be paid by us.
9. We will not pay any claim covered under any other policy, or any claim that would have been covered by another policy if this policy did not exist.
10. This policy is governed by English Law.
11. All Acts of Parliament mentioned in the policy include equivalent laws in Scotland, Northern Ireland, the Isle of Man and the Channel Islands as the case may be.

Personal liability

We will pay:

up to a maximum of £2,000,000 plus costs of defence of a claim agreed between us in writing for any event occurring during the trip which you are legally liable to pay that relate to an incident caused by you and which results in:

1. injury, illness, death or disease to another person;
2. loss of or damage to property which does not belong to you or any member of your family and is neither in your charge nor under your control or that of any member of your family.

In respect of UK and Channel Islands residents on business trips within the UK and Channel Islands, this Section only applies when you are travelling as a fare-paying passenger on public transport.

We will not pay:

for claims, arising directly or indirectly, for any liability for loss of or damage to property, or injury, illness or disease:

1. where cover is provided under any other insurance;
2. which is suffered by anyone who is under a contract of service with you or any member of your family and is caused by the work you employ them to do;
3. which is caused by any deliberate, unlawful, malicious or wilful act or omission by you;
4. which is caused by your employment, profession or business or that of any member of your family;
5. which is caused by your ownership, care, custody or control of any animal;
6. which falls on you by agreement and would not have done if such agreement did not exist;
7. which is as a result of any criminal proceedings;
8. which is due to your ownership, possession or use of vehicles, aircraft, watercraft (other than canoes, punts and rowing boats), firearms or explosive devices;
9. which is caused by your ownership or occupation of land or buildings (other than occupation only of any temporary residence, excepting time-share);
10. any policy excess relating to this section shown in your Schedule;
11. see General Exclusions.

Our total liability under all such insurances arising from any one incident or series of incidents shall not exceed £2,000,000.

Golf cover

(This section applies if it is shown as purchased in your Schedule and you have paid the appropriate premium)

We will pay:

1. after making reasonable allowance for wear, tear and depreciation up to £1,000 for accidental loss, or theft of or damage to your golfing equipment and golf clothing whilst on your trip, subject to a maximum of £250 for any single article;
2. up to £50 per day (up to a maximum of £400) to cover the cost of hiring golf equipment if your personally owned golf equipment is lost, stolen or delayed on your outward journey for over 12 hours from the time you arrived at your trip destination abroad. You must keep all receipts for the hire of these items and send them in with your claim form;
3. up to £40 per day (up to a maximum of £200) for the loss of pre-booked green fees should the pre-booked course abroad become unplayable due to adverse weather conditions.

We will not pay for the following:

1. more than £250 for any one article, pair or set of articles;
2. your disinclination to play;
3. loss or theft of or damage to golf equipment whilst in use;
4. loss of or damage to golf equipment whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report from them. In the case of an airline you will need a Property Irregularity Report (PIR);
5. loss or theft of your golf equipment that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not obtain a written report from them;
6. loss or damage to your golf equipment caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
7. golf equipment left out of your sight and personal control in public places (e.g. station, airport, club house etc);
8. any loss, or theft of golf equipment from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and where the forcible entry or exit is verified by a Police report);
9. any golf equipment left in the custody of a person who does not have official responsibility for the safekeeping of the property;
10. any policy excess relating to this section shown in your Schedule;
11. see General Exclusions.

Winter sports cover

(This section applies if it is shown as purchased in your Schedule and you have paid the appropriate premium)

Cover is provided (up to a maximum of 24 days in total during the period of insurance if you have annual insurance cover) for winter sports as defined under hazardous activities.

Ski equipment

We will pay:

up to £500 in respect of loss, theft or damage of skis, snowboard and ski equipment occurring during your trip.

We will not pay for the following:

1. more than £500 for any one article, pair or set of articles;
2. more than £100 in total for hired ski equipment;
3. loss of or damage to ski equipment arising from delay or confiscation or detention by Customs or other officials;
4. loss or theft of or damage to ski equipment more than 4 years old;
5. loss of or damage to your ski equipment caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
6. loss of or damage to ski equipment whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report from them. In the case of an airline you will need a Property Irregularity Report (PIR);
7. loss or theft of your ski equipment that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
8. ski equipment left unattended in public places (e.g. station, airport, restaurant etc);

9. any loss or theft of ski equipment from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior or were secured within a purpose built and locked container fastened to the exterior of the vehicle, and verified by a Police report);
10. any ski equipment left in the custody of a person who does not have an official responsibility for the safekeeping of the property;
11. any policy excess relating to this section shown in your Schedule;
12. see General Exclusions.

Ski hire

We will pay:

up to £20 for each 24 hour period (up to a maximum of £300) in respect of reasonable costs incurred by you for the necessary hire of skis following:

1. loss or breakage of your skis;
2. the misdirection or delay in transit of your skis for more than 12 hours on your outward journey.

We will not pay for the following:

1. loss of or theft of skis which is not reported to the appropriate Police authority within 24 hours of discovery or as soon as possible after that and verified by a Police report.
2. loss of theft of or damage to skis which is not reported to any appropriate authority (specifically for claims arising against carriers and hotels), within 24 hours of discovery or as soon as possible after that and for which an official report is obtained;
3. loss of theft of or damage to skis shipped as freight or under a bill of lading;
4. skis left unattended in public places (e.g. station, airport, restaurant etc);
5. skis left in the custody of a person who does not have an official responsibility for the safekeeping of the property;
6. any loss or theft of skis from an unattended motor vehicle unless the skis were secured within a purpose built and locked container fastened to the exterior of the vehicle and the loss is verified by a Police report;
7. any policy excess relating to this section shown in your Schedule;
8. see General Exclusions.

Ski pack

We will pay:

up to £100 for each 7 day period (up to a maximum of £300) for the proportionate value of any unused ski pass, ski hire or tuition fee due to the following:

1. your accident or sickness;
2. loss or theft of your ski pass.

We will not pay for the following:

1. loss or theft of your ski pass which is not reported to the appropriate Police authority within 24 hours of discovery or as soon as possible after that and verified by a Police report;
2. loss or theft of your ski pass which is not reported to any appropriate authority (specifically for claims arising against carriers and hotels), within 24 hours of discovery or as soon as possible after that and for which an official report is obtained;
3. ski pass left unattended in public places (e.g. station, airport, restaurant etc);
4. ski pass left in the custody of a person who does not have an official responsibility for the safekeeping of the property;
5. sickness resulting from a medical condition falling under the medical declaration (unless terms were agreed in writing by us and any additional premium required by us was paid, before starting your trip);
6. any policy excess relating to this section shown in your Schedule;
7. see General Exclusions.

Piste closure

We will pay:

£30 for each 24 hour period (up to a maximum of £300) if you are not allowed to ski for a continuous period in excess of 12 hours due to complete closure of all pistes as a result of lack of snowfall, excessive snowfall or bad weather in a prebooked winter sports resort.

Alternatively, we will pay:

an amount of £25 for each 24 hour period (up to a maximum of £300) for you to travel to an alternative site. This Section is only valid for the period December to March inclusive.

We will not pay for the following:

1. claims which are not substantiated by a report from the resort management;
2. piste closure which was in existence prior to your arrival in your pre-booked ski resort;
3. see General Exclusions.

Inability to ski due to accident

We will pay:

£15 for each 24 hour period (up to a maximum of £150 in total) when you are unable to ski following a skiing accident but are not hospitalised.

We will not pay for the following:

1. claims which are not substantiated by a report from a doctor;
2. claims arising from pregnancy or childbirth if the expected date of delivery is less than 12 weeks after the end of your trip;
3. if you are travelling or skiing against the advice of a doctor or for the purpose of having medical treatment on the trip;
4. any costs arising from a medical condition falling under the medical declaration (unless terms were agreed in writing by us and any additional premium required by us was paid, before starting your trip);
5. see General Exclusions.

Avalanche closure

We will pay:

up to £250 for additional reasonable travel and accommodation expenses in the event that your outward or return journey is delayed for at least 12 hours beyond the scheduled departure time as a direct result of an avalanche in your pre-booked ski resort.

We will not pay for the following:

1. incidents which are not substantiated by a report from the resort management;
2. see General Exclusions.

Note: you cannot claim under Sections 10 (Missed departure), 11 (Travel delay) or 14 (Catastrophe) for the same delay/disruption as covered by this Section.

Business travel

(This section applies if it is shown as purchased in your Schedule and you have paid the appropriate premium)

Note: if you have an annual insurance policy, cover is limited to 60 days in total during the period of insurance.

Replacement personnel

Following a valid claim under Section 3
(Medical and repatriation expenses)

We will pay:

up to £5,000 to cover travel and accommodation expenses of an equivalent standard to the original booking for a replacement employee, where you are unable to complete your assigned duties during a business trip outside of the UK as a result of either:

1. your repatriation within the terms of Section 3 (Medical and repatriation expenses);
2. your hospitalisation for a period that has been certified by a medical practitioner (other than the insured person) that is expected to last more than 5 days;
3. death, serious illness or serious injury of a close relative or close business colleague in the UK;
4. your death during the business trip.

We will not pay for the following:

1. where the requirement was not confirmed and authorised beforehand by the Medical Assistance Service;
2. where you were able in the original business trip to complete the whole or substantially the whole of your assigned duties, or where the outstanding duties may reasonably be completed by some other form of communication;
3. where the business trip was curtailed less than 48 hours earlier than the planned date of return in the original travel schedule;
4. any policy excess relating to this section shown in your Schedule;
5. see General Exclusions.

Business documents and samples

We will pay:

up to £2,000 for reasonable travel and accommodation expenses incurred in obtaining replacement business documents and records, and up to £500 for expenses incurred in obtaining replacement business samples, but only up to the cost of replacing and /or restoring the missing documents, records or samples which are lost or stolen whilst on a business trip.

We will not pay for the following:

1. more than £750 for any one article, pair or set of articles;
2. costs or expenses for documents or samples left unattended in a public place;
3. business samples which are cash, coins or valuables;
4. any policy excess relating to this section shown in your Schedule;
5. see General Exclusions.

Business money

We will pay:

up to £1,000 for the loss or theft of money belonging to your employer during your trip depending on you observing the following:

1. taking reasonable care in protecting the money against loss, theft or damage;
2. notifying the Police within 24 hours of discovery or as soon as possible after that and obtaining a written report and reference number from them and enclosing this with your claim form.

We will not pay for the following:

1. loss or theft of money that is not on your person or deposited in a safe or safety deposit box, or similar locked fixed receptacle in your trip accommodation;
2. for any depreciation in value, currency changes or shortage caused by any error or omission;
3. for money packed in suitcases or other similar baggage while being transported by you;
4. for loss or damage arising from confiscation or detention by Customs or other official;
5. any policy excess relating to this section shown in your Schedule;
6. see General Exclusions.

Business equipment and essential baggage

We will pay:

up to £1,500, after making reasonable allowance for wear, tear and depreciation, for accidental loss or theft or damage to computer equipment, communication devices and other business related equipment which is necessarily carried by you in the course of your business and is owned by you or your employer.

We will cover the cost of business equipment that is partially damaged or pay the cost of replacing it, whichever is the lesser. If any article is beyond economic repair it will be treated as if the article had been lost.

We will also pay up to £500 towards the cost of having essential baggage delivered to you by courier.

Note: All electrical, communications and computer equipment will be subject to a scale of depreciation and the amount paid will be as follows:

under 1 year old

up to 66% of original purchase price paid;

under 3 years old

up to 33% of original purchase price paid;

under 5 years old

up to 10% of original purchase price paid;

5 or more years old

no cover.

We will not pay for the following:

1. more than £750 for any one article, pair or set of articles;
2. normal wear and tear, superficial marks and scratches, dents or defacement, mechanical or electrical breakdown;
3. business equipment which is 5 or more years old;
4. loss of or damage to business equipment arising from delay confiscation or detention by Customs or other officials;
5. loss or theft of or damage to fragile business equipment, contact or corneal lenses, spectacles, sunglasses;
6. loss of or damage to business equipment whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report from them. In the case of an airline you will need a Property Irregularity Report (PIR);
7. loss or theft of your business equipment that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
8. business equipment left unattended in public places (e.g. station, airport, restaurant etc);
9. any loss or theft of business equipment from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and this is verified by a Police report);
10. any business equipment left in the custody of a person who does not have an official responsibility for the safekeeping of the property;
11. any policy excess relating to this section shown in your Schedule;
12. see General Exclusions.

Wedding cover

(This section applies if it is shown as purchased in your Schedule and you have paid the appropriate premium)

Wedding rings

We will pay:

Up to a maximum of £500 (after making reasonable allowance for wear, tear and depreciation) for accidental loss or theft or damage to wedding rings taken or purchased on the trip. In the event of a claim you must provide us with any original receipts, proofs of purchase or insurance valuations (obtained prior to loss, theft or damage) which we request.

We will not pay for the following:

1. loss or damage to your wedding ring caused by normal wear and tear, gradual deterioration, decay, vermin or atmospheric or climatic conditions;
2. any loss of wedding ring left unattended or packed in a suitcase or similar container (other than normal hand-baggage) unless they are at all times attended by you, or left in hotel security, safety deposit box, safe or similar locked fixed receptacle;
3. any loss or theft of your wedding ring from an unattended vehicle unless between the hours of 09:00 and 21:00 and locked in the boot, covered luggage area or locked glove compartment and following physical evidence of forcible entry and reported to the appropriate Police authority and where a report was obtained from them;
4. loss or theft of your wedding ring that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
5. any items left in the custody of a person who does not have official responsibility for the safekeeping of the property;
6. claiming under Section 6 (Baggage and personal belongings) as well as under Section 20 (Wedding cover);
7. any policy excess relating to this section shown in your Schedule;
8. see General Exclusions.

Wedding gifts

We will pay:

Up to a maximum of £1,000 (after making reasonable allowance for wear, tear and depreciation) for accidental loss or theft or damage to wedding gifts taken or purchased on the trip. In the event of a claim you must provide us with any original receipts, proofs of purchase or insurance valuations (obtained prior to loss, theft or damage) which we request.

We will not pay for the following:

1. more than £500 for any one article, pair or set of articles;
2. more than £500 in total in respect of valuables;
3. loss or damage whilst in the custody of an airline or other carrier unless you report it immediately on discovery to the carrier and get a written report from them. In the case of an airline you will need a Property Irregularity Report (PIR);
4. loss or theft of your wedding gifts that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
5. loss or damage to your wedding gifts caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
6. wedding gifts left out of your sight and personal control in public places (e.g. station, airport, restaurant, beach, etc);
7. any loss or theft of wedding gifts from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and where the forcible entry or exit is verified by a Police report);
8. any loss of valuables packed in a suitcase, or similar container (other than normal hand-baggage) unless they are at all times attended by you, or left in hotel security, safety deposit box, safe or similar locked fixed receptacle;
9. any loss or theft of valuables from an unattended vehicle unless between the hours of 09:00 and 21:00 and locked in the boot, covered luggage area or locked glove compartment and following physical evidence of forcible entry and reported to the appropriate Police authority and where a report was obtained from them;
10. loss of or damage to valuables (other than wedding rings) while you are swimming;

11. any items left in the custody of a person who does not have official responsibility for the safekeeping of the property;
12. claiming under Section 6 (Baggage and personal belongings) as well as under Section 20 (Wedding cover);
13. any policy excess relating to this section shown in your Schedule;
14. see General Exclusions.

Wedding attire

We will pay:

Up to a maximum of £1,500 (after making reasonable allowance for wear, tear and depreciation) for accidental loss or theft or damage to wedding attire taken or purchased on the trip. In the event of a claim you must provide us with any original receipts, proofs of purchase or insurance valuations (obtained prior to loss, theft or damage) which we request.

We will not pay for the following:

1. loss or damage to your wedding attire caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
2. wedding attire left out of your sight and personal control in public places (e.g. station, airport, restaurant, beach, etc);
3. any loss or theft of wedding attire from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and where the forcible entry or exit is verified by a Police report);
4. loss or theft of your wedding attire that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
5. any items left in the custody of a person who does not have official responsibility for the safekeeping of the property;
6. claiming under Section 6 (Baggage and personal belongings) as well as under Section 20 (Wedding cover);
7. any policy excess relating to this section shown in your Schedule;
8. see General Exclusions.

Wedding photos

We will pay:

Up to a maximum of £750 for the reasonable additional costs incurred to reprint /make a copy of or retake the photographs/video recordings either at a later date during the trip or at a venue in the United Kingdom if:

1. the professional photographer who was booked to take the photographs/video recordings on your wedding day is unable to fulfil such obligations due to injury, illness or unavoidable or unforeseen transport problems;
2. the photographs/video recordings of the wedding day taken by a professional photographer are lost, stolen or damaged within 15 days after the wedding day and whilst you are still on your trip.

We will not pay for the following:

1. loss or damage to your photographs/video recordings caused by normal wear and tear, gradual deterioration or mechanical or electrical breakdown, decay, moths, vermin or atmospheric or climatic conditions;
2. any loss or theft of photographs/video recordings from unattended motor cycles or motor vehicles (other than locked vehicles where there is evidence of forcible entry or exit and provided the items were not visible from the vehicle exterior, and where the forcible entry or exit is verified by a Police report);
3. loss or theft of your photographs/video recordings that you do not report to the Police within 24 hours of discovery or as soon as possible after that and where you do not get a written report from them;
4. any items left in the custody of a person who does not have official responsibility for the safekeeping of the property;
5. claiming under Section 6 (Baggage and personal belongings) as well as under Section 20 (Wedding cover);
6. any policy excess relating to this section shown in your Schedule;
7. see General Exclusions.

Our complaints procedure

You have the right to expect the best possible service and support. If we have not delivered the service that you expected or you are concerned with the service provided, we would like the opportunity to put things right. If you feel we have fallen short of our standards, please contact the Customer Relations Team.

Post: Cigna Insurance Services
Customer Relations Department
1 Drake Circus
Plymouth, PL1 1QH
Telephone: 0330 100 7701. For your protection calls may be recorded and may be monitored.
E.mail: customerrelations.plymouth@cignainsurance.co.uk

What to do if you are still not satisfied

If you are still not satisfied then you may be able to refer your complaint to the Financial Ombudsman Service. You must approach the Financial Ombudsman Service within six months of our final response to your complaint. We will remind you of the time limits in the final response.

Financial Ombudsman Service
Exchange Tower
London
E14 9SR

Telephone
0800 0 234 567, free for people phoning from a "fixed line" (for example, a landline at home) or
0300 123 9 123, free for mobile-phone users who pay a monthly charge for calls to numbers starting 01 or 02
Email: complaint.info@financial-ombudsman.org.uk
Website: www.financial-ombudsman.org.uk

We must accept the Ombudsman's final decision, but you are not bound by it and may take further action if you wish.

Your rights as a customer to take legal action remain unaffected by the existence or use of our complaints procedure. However the Financial Ombudsman Service may not adjudicate on any cases where litigation has commenced.

Important information

Introduction

The ways in which we use the personal information you give to us when you apply for and/or buy an insurance policy from us are described below. Your insurance policy is administered by Cigna Insurance Services (Europe) Limited ("Cigna"). Please note that Cigna may work with other third parties that may collect your personal information in order to sell you an insurance policy, however that insurance policy will be administered by Cigna).

When we use the terms 'we', 'our' or 'us' in this Data Protection notice, we mean Cigna and esure Services Limited.

Please make sure that you and anyone else named under the policy read and understand this Data Protection notice as it explains to you what we will do with the information that you give us in respect of this insurance policy.

Collecting Your Personal Information

If you apply for our products and/or services we may need both personal information including sensitive personal data (such as answers to medical questions) about yourself and anyone else who is covered by the application in order to issue and administer the insurance policy and any claims which may arise.

We may collect your personal information from third parties where this is necessary in order to provide insurance services to you.

Protection and Uses of Your Personal Information

The security of your personal information is very important to us. All personal information that you supply to us either in respect of yourself or other individuals in connection with our products and/or services will be treated in confidence by us and maybe used by us for the purpose of providing, administering and marketing our products and services.

We may use the information we collected when you applied for a policy with us to contact you by postal mail or telephone about products and services offered by us or by companies within the Cigna corporate group. If you do not wish to receive this information please contact us at sheilaswheels.travel@cignainsurance.co.uk and we will amend our records accordingly.

We may use your information including sensitive personal data to make automated decisions based on your answers so we can offer you other suitable products and services. If we do so, this means we will use answers you provide in an application to pre-populate another product application, but you will always have the opportunity to change these answers.

We may also contact you about products and services offered by us or by companies within the Cigna corporate group by electronic email and/or text, in accordance with the communications preferences you expressed when you last contacted us. If you wish to change these preferences, and start or stop receiving electronic email and/or text marketing from us, please contact us and we will amend our records accordingly. Please note, however, that we will continue to send you service-related (non-marketing) communications.

We and companies within the Cigna corporate group may analyse the personal information you provide in combination with any other information that we lawfully hold or receive for the purposes of monitoring applications, reviewing, assessing, tailoring and improving our products and services and similar products and services offered by the Cigna corporate group. We may also engage the services of third parties to perform any such analysis on our behalf, however in doing so we will ensure that all such activities are carried out in compliance with the applicable data protection legislation. In order to protect your privacy, we will anonymise any information we analyse as far as possible.

Your personal information and sensitive personal data may also be shared with the insurer and reinsurer of our products. The insurer and/or reinsurer are the organisations which ultimately pay out on claims

under your policy. It may also be necessary to pass this information to other companies for processing on our behalf, or to organisations with which we work to provide the benefits under your policy (for example, to a hospital which is responsible for any treatment you receive through your policy).

Some of the companies or organisations to which we transfer your personal information may be based outside Europe in countries which may not have the laws to protect your personal information to the same standard as in Europe. However, in all cases we will ensure that the personal information we transfer is kept securely and only used for the purposes described in this notice.

If you make an application for our products and/or services you will be giving your consent to your information, including the use of any sensitive personal data, being processed by us (which may include other companies within the Cigna corporate group) or our agents and also so we can market other suitable products to you within a reasonable timeframe.

Each time you receive an electronic marketing communication from us you will have the opportunity to decline to receive further marketing information.

You should show this notice to any other person covered under your insurance policy. If your application includes other individuals you should obtain their consent to us using their personal information, including sensitive personal data, as described in this notice before you give their information to us.

Telephone calls

Please note that for your and our mutual protection telephone calls to us may be monitored and/or recorded for the purposes of:

- establishing facts relevant to our business;
- checking that we comply with laws, regulations and self-regulatory procedures;
- checking and/or demonstrating the standards that we should be meeting, for example, for quality control and staff training purposes;
- preventing or detecting crime;
- investigating or detecting the unauthorised use of our systems, to secure our system and to ensure the effective operation of our systems.

Fraud Prevention, Detection and Claims History

In order to prevent and detect fraud we may at any time:

- Share information about you internally within Cigna and with other organisations and public bodies including the Police, loss adjustors and other third parties that we engage to investigate claims;
- Check and/or file your details with fraud prevention agencies and databases, and if you give us false or inaccurate information and we suspect fraud, we will record this. We, and other organisations involved in the administration of your policy, may also search these agencies and databases to:
 - Help make decisions about the provision and administration of insurance, credit and related services for you and members of your household;
 - Trace debtors or beneficiaries, recover debt, prevent fraud and to manage your accounts or insurance policies;
 - Check your identity to prevent money laundering, unless you furnish us with other satisfactory proof of identity;
 - Undertake credit searches and additional fraud searches.

We can supply on request further details of the databases we access or contribute to.

When we investigate some claims, we may conduct searches of publicly accessible information about you available on the internet, including using sources such as search engines and social media.

Information on products and services

We, esure Services Limited and our agents worldwide, will hold and use the information you have given us to provide the insurance services you asked for and for statistical analysis. Your information will always be protected by strict security and will only be used by our agents in accordance with our instructions. esure Services Limited may contact you by post, email, phone or SMS to keep you informed about other products and services offered by esure or the HBOS Group and for market research purposes, unless you have chosen not to receive such communications. If you would prefer us not to contact you, and have not previously told us, please write to the Data Protection Officer, esure, The Observatory, Reigate, Surrey, RH2 0SG or email us at DPO@esure.com. Please include your full name, address, date of birth and, if applicable, policy number. If you choose to email us, we are unable to accept responsibility for any loss or abuse of data during transit to us. You have the right to ask for a copy of the information we and esure Services Limited hold about you in our records. You will need to pay a small fee. You have the right to ask us and esure Services Limited to correct any inaccuracies in your information.

Customer Satisfaction Surveys

We aim to continuously improve the services we offer to our customers. Occasionally we carry out customer satisfaction surveys which may be for our own benefit or for more general interest, and we may need to collect further information about you in connection with them. Surveys will usually be carried out by us but in some circumstances we will use an external firm.

Your participation in such a survey is entirely optional but your help and feedback would be appreciated.

Your rights

If you believe that we are holding inaccurate information about you in relation to your insurance policy, please contact us and we will be happy to correct any errors.

You have a right to access the personal information we hold about you. To obtain a copy, please contact us.

Changes to our data protection notice

If we decide to make any changes to this notice we will update all relevant documentation including any website so you are always aware of how we collect and use your information.

Contacting Us and Your Rights in Relation to Your Personal Information

If you have any questions about the way in which we use your personal information, please contact the Customer Helpline or our Data Protection Officer at:

Post: Cigna Insurance Services,
1 Drake Circus,
Plymouth, Devon
PL1 1QH

Telephone: +44 (0) 330 100 6403

Renewal information for annual cover policies

Before the renewal date of your policy, we will provide you with details of the terms on which your policy may be renewed. If we are unable to offer you a policy we will let you know and you may be provided with details of the terms on which your cover will continue via another insurer. By taking out this policy you agree to allow a change of your insurer at renewal. If you pay your premium by direct debit, we may automatically renew your policy. We will notify you of our intention to do this before your policy expires and give you details of the renewal terms, including any changes to your policy cover. If you do not wish to renew your policy, you should tell us before the renewal date. If you do not tell us and your policy is renewed, we will continue to make deductions from your bank account for the new premium. If your insurer changes at renewal, we will ask you to sign a new direct debit form.

Regulatory status

Sheilas' Wheels is a trading name of esure Services Limited.

This policy is arranged and administered by Cigna Insurance Services (Europe) Limited. Sheilas' Wheels is a trading name of esure Services Limited who acts as an introducer to Cigna Insurance Services (Europe) Limited.

Cigna Insurance Services (Europe) Limited is registered in England & Wales No.4617110. Registered Office: Chancery House, St Nicholas Way, Sutton, Surrey. SM1 1JB. Cigna Insurance Services (Europe) Limited is authorised and regulated by the Financial Conduct Authority Financial Services register no 310671. esure Services Limited and Cigna Insurance Services (Europe) Limited are not part of the same group.

This policy is underwritten by Cigna Europe Insurance Company S.A.-N.V., UK Branch, Chancery House, St Nicholas Way, Sutton, Surrey, SM1 1JB. Registered in Belgium with limited liability (Brussels trade register no. 0474624562), Avenue de Cortenbergh 52, 1000 Brussels, Belgium. Subject to the prudential supervision of the National Bank of Belgium, Boulevard de Berlaimont 14, 1000 Brussels (Belgium) and to the supervision of the Financial Services and Markets Authority (FSMA), rue du Congrès 12-14, 1000 Brussels (Belgium), in the field of consumer protection and subject to limited regulation by the Financial Conduct Authority. Details of the extent of our regulation by the Financial Conduct Authority are available on request. esure Services Limited and Cigna Europe Insurance Company S.A.-N.V are not part of the same group.

esure Services Limited, registered in England and Wales No. 2135610 has its registered office at The Observatory, Reigate, Surrey, RH2 0SG,

You can check the above details on the Financial Services Register by visiting the FCA website www.fca.org.uk/register or by calling them on 0845 606 1234.

Compensation arrangements

Cigna Europe Insurance Company S.A.-N.V. is covered by the Financial Services Compensation Scheme. This provides compensation in case any of its members go out of business or into liquidation and are unable to meet any valid claims under its policies. Further information can be obtained from the Financial Services Compensation Scheme (www.fscs.org.uk) or by contacting the FSCS at 10th Floor, Beaufort House, 15 St Botolph Street, London EC3A 7QU or by calling 0800 678 1100 or 020 7741 4100.

You can ask us for information about any part of this Important information.

Information is available in large print, Braille or audio on request. Please call for details.



Key contact numbers

Medical Assistance Service

+44 (0)208 763 4899

24 hours a day, 7 days a week

For assistance while you're away and for advice about your destination.

Customer Service

0845 604 3563

Monday - Friday 8am-8pm

Saturday 8am-7pm

For your queries, including payment queries, and to tell us about any changes to your policy.

24-hour legal advice

+44 (0) 1455 896 174

24 hours a day, 7 days a week

For free confidential legal advice on any personal legal problem that arises during your trip, under the laws of the member countries of the European Union, the Isle of Man, the Channel Islands, Norway and Switzerland.

Claims

0845 604 3573

Monday - Friday 9am-5pm

To tell us about any incident which may give rise to a claim, or if you wish to discuss an existing claim.

Legal Claims

+44 (0)208 652 1313

Monday - Friday 9am-5pm

When dialling from outside the UK include the 44 and omit the 0.

When dialling within the UK, omit the 44

If you have a hearing or speech impairment, you can also contact us in the UK by Typetalk or specialised text phone. To use Typetalk please dial 18001 before the number you require.

To contact us by specialised text phone simply call 0800 316 0775.

Calls may be monitored and recorded.

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