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# Annual TravelCare Insurance Policy

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The Policyholder and FWD General Insurance Company Limited (富衛保險有限公司) agree that:

This policy document, the Policy Schedule and any endorsement to this Policy shall be read together as one contract.

The application, proposal and declaration that have been completed and provided to the Company are the basis of this contract and are deemed to be incorporated herein.

This Policy comes into force on the condition that the Policyholder has paid the premium specified in the Policy Schedule in full and the application has been approved by the Company.

The Company shall provide insurance coverage subject to the limits, terms, conditions and exclusions of this Policy.

The due observance of the terms, conditions, exclusions and endorsements of this Policy relating to anything to be done or to be complied with by the Policyholder or the Insured Person or any other person claiming to be indemnified; and the truth of the contents of the application, proposal and declaration, shall be conditions precedent to any liability of the Company.

**24-hour Worldwide Emergency Assistance Service**

24 小時全球緊急支援服務

**Provided by International SOS Assistance (HK) Limited**

由國際思奧思援助(香港)有限公司提供

**HOTLINE 香港熱線 : (852) 3122 – 2900 (Hong Kong)**

## 1. DEFINITIONS

The definitions below apply to the following words and phrases wherever they appear in this Policy, the Policy Schedule or any subsequent endorsements attached to this Policy:

- 1.1 **Accident** means an event occurring entirely beyond the Insured Person's control and caused by violent, external and visible means.
- 1.2 **Act of Terrorism** means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.
- 1.3 **Bodily Injury** means any bodily injury which (i) is caused by an Accident, (ii) solely and independently of any other cause, and (iii) (a) results in death within 12 calendar months of the date of the Accident or (b) necessitates medical and/or surgical treatment.
- 1.4 **Chinese Medicine Practitioner** means a Chinese medicine practitioner who is duly registered with the Chinese Medicine Council of Hong Kong pursuant to the Chinese Medicine Ordinance (Cap. 549) of the laws of Hong Kong, but excluding the Insured Person, the Policyholder, an insurance intermediary, an employer, employee, Immediate Family Member or business partner of the Policyholder and/or Insured Person.
- 1.5 **Close Business Partner** means a business associate that has a significant share in the Insured Person's business.
- 1.6 **Company** means FWD General Insurance Company Limited.
- 1.7 **Compulsory Quarantine** means a compulsory quarantine in a Hospital or at a specific place required by the local government.
- 1.8 **Confinement** or **Confined** means being confined in a Hospital as an in-patient for medical treatment for a minimum continuous period of 24 hours upon the recommendation of a Medical Practitioner for stay in the Hospital prior to his discharge.
- 1.9 **COVID-19** means Coronavirus disease 2019 (COVID-19), an infectious disease caused by severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2).
- 1.10 **Eligible Expenses** in respect of medical expenses means those expenses necessitated by a Bodily Injury or a Sickness covered by this Policy and incurred on the recommendation of a Medical Practitioner but shall not exceed normal and customary charges for the same. The Eligible Expenses shall not in any event exceed the actual charges incurred.
- 1.11 **Fully Vaccinated** means the administration of complete doses of the COVID-19 vaccine(s) as recommended, prescribed and approved by the local department of health or World Health Organisation (WHO) on the date the Policyholder purchases this Policy, provided that the Insured Person must have received the last dose of the said COVID-19 vaccine for at least 14 days prior to the Journey.
- 1.12 **Home Contents** means all the Insured Person's furniture, furnishings, home appliances, household and personal effects including household appliances hired to the Insured Person or the Insured Person's family members.
- 1.13 **Hong Kong** means Hong Kong Special Administrative Region of the People's Republic of China.
- 1.14 **Hospital** means an establishment duly constituted and registered under the laws of the territory in which the establishment is situated as a hospital for the care and treatment of sick and injured persons as paying bed-patients, and which has all of the following:
  - (a) facilities for diagnostic procedures and surgery;
  - (b) 24 hours nursing services by registered nurses; and
  - (c) supervision of a Medical Practitioner,
 and is not primarily a clinic; a place for alcoholics or drug addicts; a nursing, rest or convalescent home; or a home for the aged or similar establishment.
- 1.15 **Immediate Family Members** means an Insured Person's legal spouse, children (natural or adopted), brothers or sisters, parents, parents-in-law, grandparents, grandchildren, legal guardian, stepparents or stepchildren.
- 1.16 **Infectious Disease** means any kind of infectious disease for which a pandemic alert is issued by the World Health Organisation and/or Compulsory Quarantine is enforced.
- 1.17 **Insured Person** means the person or persons described as "The Insured Person" in the Policy Schedule and for whom insurance under this Policy has been arranged.
- 1.18 **Journey** means any trip departing from the Usual Country of Residence taken by the Insured Person during the Period of Insurance. Each Journey commences when the Insured Person completes the immigration departure clearance procedure at the Usual Country of Residence and ends when the Insured Person completes the immigration arrival clearance procedure for returning to the Usual Country of Residence after such Journey.
- 1.19 **Loss of Hearing** means the total and irrecoverable loss of hearing for all sounds of both ears where,
  - If a db – Hearing loss at 500 Hertz
  - If b db – Hearing loss at 1,000 Hertz

- If c db – Hearing loss at 2,000 Hertz  
 If d db – Hearing loss at 4,000 Hertz  
 1/6 of (a+b+c+d) is above 80db.
- 1.20 **Loss of Limb** means permanent and irrecoverable loss by physical severance at or above the wrist or ankle joint.
  - 1.21 **Loss of Sight** means the entire, permanent and irrecoverable loss of sight.
  - 1.22 **Loss of Speech** means the disability in articulating any three of the four sounds which contribute to the speech such as the Labial sounds, the Alveololabial sounds, the Palatal sounds and the Velar sounds or total loss of vocal cord or damage of speech centre in the brain resulting in Aphasia.
  - 1.23 **Medical Practitioner** means only a medical practitioner who is duly qualified by a degree in western medicine and duly licensed or legally authorized in the geographical area of his practice to render medical and/or surgical service as a practitioner of western medicine, but excluding the Insured Person, the Policyholder, an insurance intermediary, an employer, employee, Immediate Family Member or business partner of the Policyholder and/or Insured Person.
  - 1.24 **Period of Insurance** means the period of time specified in the Policy Schedule during which this Policy is effective.
  - 1.25 **Permanent Total Disablement** means total disablement caused by an Accident that prevents the Insured Person from attending to his normal occupation for a minimum of 52 consecutive weeks certified at the end of such period of time by a Medical Practitioner acceptable to the Company to be a condition that will permanently and totally disable the Insured Person from engaging in any gainful occupation and that is beyond any hope of improvement.
  - 1.26 **Personal Effects** means articles of personal possession normally worn or carried belonging to the Insured Person or the Insured Person's family members.
  - 1.27 **Policy** means and refers to the entire policy contract among the Policyholder, the Insured Person and the Company including this policy document, application, proposal, declaration and/or beneficiary designation form submitted or made by the Policyholder or the Insured Person or his authorized representatives, the Schedule of Benefits, Policy Schedule issued hereunder and any endorsements thereto.
  - 1.28 **Policyholder** means the person described as "The Insured" in the Policy Schedule and for which the required premium under this Policy has been paid.
  - 1.29 **Pre-Existing Condition** means any sickness, disease or physical condition which existed before the commencement of the Period of Insurance in respect of the Insured Person, which presented signs or symptoms of which the Insured Person and/or the Policyholder were aware or should reasonably have been aware.
  - 1.30 **Prescribed Medicines** means any medicine or drug for which a Medical Practitioner's prescription has been issued and has been dispensed in a Medical Practitioner's surgery or by a licensed pharmacist in respect of treatment covered under this Policy.
  - 1.31 **Principal Home** means the building located in Hong Kong occupied as a private dwelling by the Insured Person as his only permanent residence.
  - 1.32 **Public Conveyance** means all common public transport carriers (including but not limited to any bus, coach, ferry, hovercraft, hydrofoil, train, tram or underground train) which are mechanically propelled and are licensed to carry fare-paying passengers on fixed routes and regularly scheduled and any fixed-wing aircraft provided and operated by an airline which is duly licensed for the regular transportation of fare-paying passengers operating only between established commercial airports by the relevant authorities but exclude a contractor, chartered or private carriers, and any other carriers which are operated primarily for sight-seeing service and amusement of the passenger (e.g. cruise ship).
  - 1.33 **Serious Bodily Injury or Sickness** means Bodily Injury or Sickness which requires treatment by a Medical Practitioner and which results in the Insured Person being certified by such Medical Practitioner as being dangerous to life and unfit to travel or continue with his original journey. When 'Serious Bodily Injury or Sickness' is applied to the Insured Person's Immediate Family Member, it means injury or sickness certified as being dangerous to life by a Medical Practitioner and which results in the Insured Person's discontinuation or cancellation of his original journey.
  - 1.34 **Sickness** means a physical condition marked by a pathological deviation from the normal healthy state of human being.
  - 1.35 **Travel Alert** means an alert issued by the Government of Hong Kong under the Outbound Travel Alert (OTA) System. There are 3 levels of Travel Alert: "Amber Alert", "Red Alert" and "Black Alert". Definition of the "Travel Alert" may be changed by the Company from time to time based on changes to the OTA System communicated by the Government of Hong Kong.
  - 1.36 **Usual Country of Residence** means the place from which any Journey of an Insured Person commences, and outside of which country this Policy is effective. Usual Country of Residence will be deemed to be Hong Kong unless otherwise specifically endorsed in the Policy Schedule by the Company.

1.37 **Worldwide Emergency Assistance Services** means medical assistance or related services arranged by International SOS Assistance (HK) Limited's Assistance Center.

## 2. TABLE OF BENEFITS

Unless otherwise stated and subject to any sub-limit as stated in any Section, the maximum liability in respect of each of the Insured Persons for each Journey is shown under the Table of Benefits below:

Section	Summary of Benefits and Sub-Limits	Maximum Limits (HK Dollars) Per Journey Per Insured Person	
		Plan A	Plan B
1	Medical Expenses Benefit Not Due to COVID-19 (Sub-limit for Follow Up Treatment up to HK\$100,000)	1,000,000	500,000
	Medical Expenses Due to COVID-19	500,000	100,000
2	Overseas Hospital or Quarantine Cash Allowance		
	a) Overseas Hospital Cash Allowance (Not Due to COVID-19) (HK\$500 per day)	10,000	5,000
	b) Hospital Cash Allowance Due to COVID-19		
	i) during overseas (HK\$1,000 per day) ii) after returned to Hong Kong (HK\$500 per day)	14,000 7,000	14,000 7,000
c) Compulsory Quarantine Cash Allowance (Not Due to COVID-19) (HK\$500 per day)	10,000	5,000	
3	(A) Worldwide Emergency Assistance Services (Not Due to COVID-19)		
	a) Hospital Admission and Guarantee of Hospital Admission Deposit	40,000	40,000
	b) Emergency Medical Evacuation and Repatriation	Actual Cost	Actual Cost
	c) Transportation of Mortal Remains	40,000	15,000
	d) Compassionate Visit and Hotel Accommodation	40,000	15,000
	e) Return of Minor Children	40,000	15,000
	f) Convalescence Expenses	40,000	15,000
	g) Unexpected Return to Usual Country of Residence	40,000	15,000
	h) Additional Cost of Travel and Accommodation	40,000	15,000
	(B) Emergency Medical Evacuation and Repatriation due to COVID-19	100,000	100,000
4	Personal Accident Benefit		
	a) Accidental Death & Permanent Total Disablement	1,000,000	500,000
	b) Major Burns	200,000	100,000
	c) Credit Card Protection	30,000	15,000
5	Baggage Benefit	20,000	3,000
	a) Sub-limit per item / pair / set	3,000	3,000
	b) Sub-limit for loss of mobile phone	2,500	2,000
6	Baggage Delay Benefit	1,500	500
7	Personal Money Benefit	3,000	2,000
8	Loss of Travel Documents Benefit	20,000	5,000
	(Sub-limit for Travel and Accommodation Expenses per day)	2,000	1,000
9	Travel Delay Benefit		
	a) Cash Allowance (HK\$ 300 for each and every full 6 hours delay) OR	2,500	600
	b) Additional Travel Cost for re-routing	10,000	2,500
10	Cancellation Charges Benefit		
	a) Not due to COVID-19	30,000	5,000
	b) Due to COVID-19	5,000	5,000
11	Curtailment of Trip Benefit		
	a) Not due to COVID-19	30,000	5,000
	b) Due to COVID-19	5,000	5,000
12	Loss of Home Contents Benefit	30,000	10,000
13	Personal Liability Benefit	3,000,000	1,500,000
14	Rental Vehicle Excess Benefit	5,000	3,000
15	Golfers "Hole-In-One" Benefit	3,000	1,000

### 3. TERMS AND CONDITIONS APPLYING TO ALL SECTIONS (unless otherwise specified)

- 3.1 This Policy shall be issued in Hong Kong and shall be governed and construed in accordance with the laws of Hong Kong and subject to the exclusive jurisdiction of the Hong Kong courts.
- 3.2 If the Company declines any claim under this Policy and the Policyholder does not initiate any legal action in respect of such claim within twelve months from the date of such decline, then the claim shall for all purposes be deemed to have been irrevocably abandoned and shall not thereafter be recoverable.
- 3.3 Throughout this Policy, where the context so admits, words embodying the masculine gender shall include the feminine gender, and words indicating the singular case shall include the plural and vice-versa.
- 3.4 Headings are for convenience only and shall not affect the interpretation of this Policy.

3.5 **GENERAL EXCLUSIONS.** Unless specifically provided otherwise, this Policy does not cover losses arising out of :

3.5.1 War, invasion, act of foreign enemies, hostilities or war like operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising military or usurped power

3.5.2 Any Act of Terrorism except for Sections 1 – Medical Expenses Benefit, 2 – Overseas Hospital or Quarantine Cash Allowance, 3 – Worldwide Emergency Assistance Services, 4 – Personal Accident Benefit, 9 – Travel Delay Benefit, 10 – Cancellation Charges Benefit and 11 – Curtailment of Trip Benefit.

3.5.3 Any loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with nuclear energy or radioactivity of any kind including but not limited to any of the following regardless of any other cause or event contributing concurrently or in any other sequence to the loss:

- (a) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;
- (b) the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof; or
- (c) any weapon or other device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter.

This exclusion does not apply to loss, damage, cost or expenses directly or indirectly caused by, resulting from or in connection with nuclear energy or radioactivity of any kind, which is in turn caused by Act of Terrorism with respect to benefits under Sections 1 – Medical Expenses Benefit, 2 - Overseas Hospital or Quarantine Cash Allowance, 3 – Worldwide Emergency Assistance Services, 4 – Personal Accident Benefit, 9 – Travel Delay Benefit, 10 – Cancellation Charges Benefit and 11 – Curtailment of Trip Benefit.

3.5.4 Pre-existing Condition, congenital or hereditary conditions.

3.5.5 Suicide, attempted suicide or intentional self-inflicted bodily injuries, insanity, abortion, miscarriage, assigned complications, pregnancy, child-birth, venereal diseases, the use of alcohol or drugs other than those prescribed by a Medical Practitioner, dental treatment unless resulting from accidental bodily injury to sound and natural teeth.

3.5.6 Accidents whilst engaging in:

- (i) any sports or games in a professional capacity (including but not limited to activities which involve a high level of expertise, exceptional physical exertion, highly specialized gear or stunts) or where an Insured Person would or could earn income or remuneration from engaging in such sport or game;
- (ii)
  - (a) any kind of racing (including as a passenger or other occupant), other than foot races and sports competition;
  - (b) mountaineering (necessitating the use of ropes or pitons);
  - (c) speed or endurance tests;
  - (d) at an altitude of over 5,000 meters above sea-level:
    - parachuting
    - trekking
    - hiking
  - (e) scuba diving to a depth greater than 30 meters below sea-level;
- (iii) other hazardous pursuits or occupations.

3.5.7 Any activity or involvement of the Insured Person in the air unless such Insured Person is at the relevant time (i) travelling as a fare paying passenger on a regular scheduled flight or licensed chartered aircraft operated by a recognised airline, or (ii) participating in such activity where the maneuver or navigation of such activity is responsible by another person who is adequately licensed for guiding such activity and the provider of such activity must be authorized by the relevant local authority.

3.5.8 The Insured Person being a crew member or an operator of any air carrier; accident whilst engaging in any kind of manual labour work; engaging in offshore activities including commercial diving, oil

rigging, mining or aerial photography; handling of explosives, performing as an actor/actress, being a site worker, tour guide or tour escort; or armed force services.

3.5.9 Losses which are indirect and consequential in nature except herein provided.

3.5.10 Cyber Risks Exclusion

Property damage covered under this Policy shall mean physical damage to the substance of property. Physical damage to the substance of property shall not include damage to data or software, in particular any detrimental change in data, software or computer programs that is caused by a deletion, a corruption or a deformation of the original structure. Consequently the following are excluded from this Policy:

- (a) Loss of or damage to data or software, in particular any detrimental change in data, software or computer programs that is caused by a deletion, a corruption or a deformation of the original structure, and any business interruption losses resulting from such loss or damage. Notwithstanding this exclusion, loss of damage to data or software which is the direct consequence of insured physical damage to the substance of property shall be covered.
- (b) Loss or damage resulting from an impairment in the function, availability, range of use or accessibility of data, software or computer programs, and any business interruption losses resulting from such loss or damage.

3.5.11 Sanction Exclusion

Notwithstanding anything to the contrary in this Policy the following shall apply:

If, by virtue of any law or regulation which is applicable to the Company at the inception of this Policy or becomes applicable at any time thereafter, providing coverage to the Insured Person is or would be unlawful because it breaches any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States of America or The People's Republic of China/Hong Kong, that the Company shall provide no coverage or benefit or have no liability whatsoever to the Insured Person, to the extent that it would be in breach of such law or regulation.

3.5.12 COVID-19/Pandemic Exclusion

Notwithstanding any provision to the contrary, this insurance excludes any loss, damage, liability, expense, fines, penalties or any other amount directly or indirectly caused by, in connection with, or in any way involving or arising out of any of the following – including any fear or threat thereof, whether actual or perceived :

- Coronavirus (COVID-19) including any mutation or variation thereof (not applicable to Policy Benefits – Sections 1, 2, 3, 10 and 11); or
- Pandemic or epidemic, as declared as such by the World Health Organization or any governmental authority.

3.5.13 The following exclusions in this clause 3.5.13 are only applicable to Policy Benefits – Sections 1, 2, 3, 10 and 11 in relation to COVID-19, i.e. there will be no cover for COVID-19 related Policy Benefits in the following situations:

1. Directly or indirectly caused by or resulting from:
  - a) Insured Person's pre-existing illness;
  - b) Insured Person's suicide or attempted suicide, intentional self-injury, willful exposure to danger (other than in an attempt to save human life) or the committing of any criminal acts;
  - c) Insured Person's being under the effect or influence of alcohol or drugs, unless the drug is taken in accordance with an authorized medical prescription;
  - d) Acquired Immune Deficiency Syndrome (AIDS) or AIDS Related Complex (ARC) and Human Immunodeficiency Viruses (HIV) related diseases or any sexually transmitted diseases and/or mutant derivatives or variations however caused;
  - e) Insured Person's pregnancy, childbirth (including surgical delivery), abortion, miscarriage and its related complications except miscarriage due to Bodily Injury as a direct result of an Accident;
  - f) Insured Person's travelling on, or against medical advice, or where the trip is made solely for the purpose of obtaining treatment, non-emergency medical check-up or routine medical check-up;
  - g) Insured Person's mental illness, psychotic, depression, stress, anxiety or nervous disorders, (including any neuroses and their physiological or psychosomatic manifestations);
  - h) any loss, Bodily Injury, damage or legal liability or any planned or actual travel in, to, or through Belarus, Cuba, Democratic Republic of Congo, Iran, North Korea, Somalia, South Sudan, Sudan, Syria, Crimea (including Sevastopol) and Zimbabwe;
  - i) any event that occurs if this Policy is purchased after the trip has commenced; or
  - j) any event that has occurred resulting in the Insured Person not being able to or incapable to travel and such event was made known to the Insured Person or which the Insured Person was

aware of at the time the Insured Person took out the Policy or when the trip was booked (whichever is later).

2. Directly or indirectly occasioned by, happening through, or in consequence of:
  - a) engaging in sports or games in a professional capacity or where the Insured Person would or could earn income or remuneration from engaging in such sports or games;
  - b) Insured Person's participation in extreme sports and activities.
3. Arising from:
  - a) offshore activities such as diving, mining, oil rigging, aerial photography or handling of explosives;
  - b) air travel other than as a fare-paying passenger in a scheduled carrier or licensed chartered aircraft;
  - c) Insured Person's participation in any illegal activities, loss resulting directly or indirectly from action taken by Government Authorities including confiscation, seizure, destruction and restriction;
  - d) loss or damage to hired or leased equipment, or testing of any kind of conveyance;
  - e) survey of offshore installations or facilities under construction including survey from aerial conveyance;
  - f) war, invasion, act of foreign enemy hostilities (whether war is declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalization or requisition or destruction of or damage to property under the order of any government or public or local authority;
  - g) any loss or expenses in connection with or is contributed by the Insured Person undertaking any trip following the warning of any outbreak of disease (other than COVID-19), intended strike, riot or civil commotion, or impending natural disaster through or by general mass media;
  - h) ionising radiations or contamination by radioactivity from any irradiated nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;
  - i) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly, or of its nuclear component;
  - j) any terrorism attack using substance of nuclear, biological and chemical;
  - k) Insured Person's direct participation in terrorist acts; or
  - l) consequential loss or damage of any kind arising from any of the above.

3.6 The Company may cancel this Policy at any time during the Period of Insurance by sending at least 14 days' prior written notice by way of a Notice of Cancellation to the Policyholder at his last known address. The cancellation shall be effective on the date specified in the Notice of Cancellation. The Policyholder will be entitled to a pro-rata refund of the premium paid corresponding to the remaining portion of the Period of Insurance. The cover of any Journey which commences before the effective date of the Notice of Cancellation will not be affected.

The Policyholder may cancel this Policy at any time during the Period of Insurance by sending a written Notice of Cancellation to the Company. In the event that the Policyholder:

- (a) specifies the effective date of cancellation in his Notice of Cancellation, then the insurance coverage under this Policy will cease on such date specified or the date on which the Company receives such Notice of Cancellation, whichever is the later; or
- (b) does not specify the effective date of cancellation in his Notice of Cancellation, then the insurance coverage under this Policy will cease on the date on which the Company receives such Notice of Cancellation.

The cover of any Journey which commences before the effective date of the Notice of Cancellation will not be affected.

If the Policyholder elects to cancel this Policy under this Section, the Policyholder will be entitled to a refund of the premium paid corresponding to the remaining portion of the Period of Insurance calculated as per the refund premium table below provided that no claim has been made or paid as at the effective date of the cancellation of this Policy and subject to a minimum premium of HK\$500 per Policy to be retained by the Company from any amount of refund premium payable.

<u>Period of Insurance already lapsed</u>	<u>Amount of Refund Premium</u>
Up to 1 month	90% of annual premium
Up to 2 months	80% of annual premium
Up to 3 months	70% of annual premium
Up to 4 months	60% of annual premium
Up to 5 months	50% of annual premium
Up to 6 months	40% of annual premium
Up to 7 months	30% of annual premium
Up to 8 months	20% of annual premium

- |                    |                       |
|--------------------|-----------------------|
| Up to 9 months     | 10% of annual premium |
| 10 months or above | No refund             |
- 3.7 In the event of any payment made under this Policy, the Company shall be subrogated to all the Insured Person's or the Policyholder's right of recovery and indemnity against any third party and any amount so recovered shall belong to the Company.
  - 3.8 There is no direct billing provided under this Policy except as arranged and through approved by the Company.
  - 3.9 The age limit for persons(s) insured under this Policy shall be from a minimum age of 6 weeks up to a maximum age of 70 years. All children under the age of 18 years must be accompanied by an adult who is also insured under the same Policy. No benefit will be provided once the Insured Person reaches the age of 71.
  - 3.10 The Company will pay benefits under this Policy up to the amount stated in the Table of Benefits. However, there may be times when the total costs and expenses incurred by the Insured Person or the Policyholder exceed the total amount payable under this Policy. The Insured Person or the Policyholder shall be liable for all such excess costs and expenses.
  - 3.11 Only Journeys taken by the Insured Person within the Period of Insurance and for a period of no longer than 90 consecutive days each will be covered under this Policy. Cover for any Journey may be extended at the sole discretion of the Company for a maximum period of 10 days beyond such 90-day period in the event that the Insured Person is unavoidably delayed in the course of the scheduled itinerary of such Journey stipulated prior to departure.
  - 3.12 Only the Policyholder can exercise all rights and privileges provided under this Policy unless specified otherwise. Failure by the Policyholder to comply with the Claims Procedure or investigation may result in denial of the claim. If any claim shall be fraudulent or intentionally exaggerated or if any false declaration or statement shall have been made, then this Policy shall be void and no claim shall be payable.
  - 3.13 This Policy shall be subject to the Limits of Liability for each Section as stated in this Policy and in the Policy Schedule.
  - 3.14 The maximum liability of the Company in respect of all claims shall not exceed its ratable proportion of such claim which but for the existence of this Policy would be covered under any other insurance policies or cover notes. (This does not apply to the Personal Accident Benefit Section of this Policy.)
  - 3.15 **WARRANTY.** The Policyholder warrants that to the best of his knowledge and belief no Insured Person is travelling contrary to the advice of a medical practitioner or for the purpose of obtaining medical treatment and that he understands that treatment of any pre-existing, existing, recurring or congenital medical conditions are not covered. The Policyholder further warrants that he and the Insured Person(s) are not aware of any warning against travelling to the planned destination which was known to be at elevated risk through media or governmental agencies being issued prior to the Period of Insurance.
  - 3.16 The Contracts (Rights of Third Parties) Ordinance (Cap 623 of the Laws of Hong Kong) does not apply to this Policy, and the only parties who may enforce the terms of the Policy are the Policyholder and the Company (or their authorised representatives).
  - 3.17 The Company will send the Insured a renewal notice with the renewal terms (the terms may be different from this Policy) if the Company desire to renew this Policy. This Policy will be renewed if the required premium and documents for renewal are received by the Company in accordance with the renewal terms. The renewal of this Policy shall not constitute any waiver of the Company's right under this clause and/or the renewed Policy.

## POLICY BENEFITS

All benefits payable to the Policyholder (or his or any Insured Person's legal representative) under this Policy are subject to the maximum limits and sub-limits as stated in this Policy and the Policy Schedule, and subject to all the terms, conditions and exclusions of this Policy. In addition, the Insured Person must be Fully Vaccinated in order to benefit from such provisions due to COVID-19.

### 4. SECTION 1 – MEDICAL EXPENSES BENEFIT

- 4.1 The Company will reimburse the Eligible Expenses reasonably incurred for medical treatment arising from Bodily Injuries or Sickness contracted or sustained outside the Usual Country of Residence during any Journey as follows:
  - 4.1.1 Hospitalization, surgery, ambulance and paramedic services, diagnostic tests, consultation by Medical Practitioners and Prescribed Medicines;
  - 4.1.2 Eligible Expenses for hospitalization are payable subject to the sub-limit for Room and Board of HK\$3,000 per day. For the purpose of this Section, "Room and Board" means hospital accommodation charges including meals and general nursing services reasonably incurred by the Insured Person who is Confined in a Hospital. A daily reimbursement of all the hospital charges inclusive of Room and Board and professional fees reasonably incurred by the Insured Person as a registered in-patient in a



Hospital for medical treatment covered under this Section is limited to HK\$10,000 per day if no detailed breakdown of charges is provided; and

- 4.1.3 Payment for Eligible Expenses up to HK\$100,000 arising from follow-up medical treatment of the Insured Person within 90 days of his return from any Journey to the Usual Country of Residence. This benefit also covers Eligible Expenses arising from medical treatment of the Insured Person in Hong Kong by Chinese Medicine Practitioner(s) supported by original receipts from such Chinese Medicine Practitioner(s), subject to the daily limit per visit of HK\$200 and a total sub-limit of HK\$3,000 within the sub-limit for Follow Up Treatment of up to HK\$100,000.

4.1.4 **MEDICAL EXPENSES DUE TO COVID-19**

In the event of the Insured Person being hospitalized overseas due to Bodily Injury or Sickness from COVID-19, the Company will reimburse for necessary and reasonable fees, charges or expenses for:

- a) medical, surgical, hospital, nursing home or nursing services and emergency ambulance services; and/or
- b) emergency dental treatment for the alleviation of sudden pain or treatment for damage to sound and natural teeth provided such damage is caused solely by Bodily Injury (excluding replacement of dentures and crowns).

This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

PROVIDED THAT all such medical expenses shall be normal, customary and reasonably in nature; be supported by a detailed breakdown of charges, original receipts and medical reports with full diagnosis provided by a Medical Practitioner (or Chinese Medicine Practitioner in the case of clause 4.1.3 above), and with the exception of clause 4.1.3 be incurred outside the Usual Country of Residence.

The maximum benefit payable by the Company under this Section shall not exceed the limit stated in the Table of Benefits.

4.2 The Company shall not be liable for:

- 4.2.1 any expenses related to additional cost of a single or private room at a Hospital or charges in respect of special or private nursing; wheelchair, crutch or any other similar equipment;
- 4.2.2 any expenses related to cosmetic surgery, apparatus to correct visual acuity or refractive error, contact lenses, glasses or hearing aids, prosthesis, and medical equipment, appliances and accessories;
- 4.2.3 any expenses related to psychiatric, psychological disorder, mental or nervous disorders (including any related primary/basic signs and symptoms);
- 4.2.4 any expenses related to any and all conditions arising from surgical, mechanical or chemical methods of birth control and any and all conditions or treatments pertaining to infertility;
- 4.2.5 any expenses related to treatment or services undertaken without the recommendation of any Medical Practitioner; routine physical examinations or health check-ups not incidental to the treatment or diagnosis of any suspected covered Bodily Injury or Sickness sustained during any Journey covered by this Policy and occurring or arising during the Period of Insurance;
- 4.2.6 any expenses related to travel taken contrary to the advice of a Medical Practitioner or where the Journey is for the purpose of receiving medical or surgical treatment or for rest and recuperation following any prior accident, illness or Pre-existing Condition.

The liability of the Company under this Policy shall cease one calendar year after the date of when the Bodily Injury or Sickness is contracted or sustained during a Journey and the Company shall not be responsible for any medical and related expenses incurred after the expiration of such one-year period.

**5. SECTION 2 – OVERSEAS HOSPITAL OR QUARANTINE CASH ALLOWANCE BENEFIT**

5.1.1 Overseas Hospital Cash Allowance (Not Due to COVID-19)

The Company will pay a cash allowance of HK\$500 for each complete day (i.e. a continuous period of 24 hours) of the Insured Person's Confinement during any Journey, subject to the maximum limits stated in the Table of Benefits.

5.1.2 HOSPITAL CASH ALLOWANCE DUE TO COVID-19 (Overseas)

The Company will pay a cash allowance of HK\$1,000 for each complete day (i.e. a continuous period of 24 hours) up to a limit of 14 days of the Insured Person's Confinement due to COVID-19 during the Journey.

This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

5.1.3 HOSPITAL CASH ALLOWANCE DUE TO COVID-19 (Hong Kong)

The Company will pay a cash allowance of HK\$500 for each complete day (i.e. a continuous period of 24 hours) up to a limit of 14 days of the Insured Person's Confinement due to COVID-19 within 14 days after the Insured Person has returned to Hong Kong.

This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

- 5.2 **Compulsory Quarantine Cash Allowance due to Infectious Disease (Not Due to COVID-19)**  
The Company will pay a cash allowance of HK\$500 for each complete day (i.e. continuous period of 24 hours) of the Compulsory Quarantine imposed on the Insured Person during any Journey or within 7 days of his return to the Usual Country of Residence for reason of being suspected or confirmed to have infected with Infectious Disease, subject to the maximum limit stated in the Table of Benefits.
- 5.3 The Company shall not be liable:
- 5.3.1 for any dwelling quarantine;
  - 5.3.2 if the planned destination has been declared as an infected area by the local government and/or the World Health Organisation on or before the commencement date of a Journey (not applicable to clauses 5.1.2 and 5.1.3 above);
  - 5.3.3 if the Confinement or Compulsory Quarantine period is less than a continuous period of 24 hours;
  - 5.3.4 if the Confinement is due to a medical condition which is not covered by this Policy;
  - 5.3.5 if the Confinement is not recommended by any Medical Practitioner or is for routine physical examinations or health check-ups not incidental to the treatment or diagnosis of any suspected covered Bodily Injury or Sickness sustained during any Journey covered by this Policy and occurring or arising during the Period of Insurance.

## **6. SECTION 3A – WORLDWIDE EMERGENCY ASSISTANCE SERVICES (NOT DUE TO COVID-19)**

These Worldwide Emergency Assistance Services are provided by International SOS Assistance (HK) Limited (“Intl.SOS”) to the Insured Person pursuant to the Emergency Assistance Services Agreement (the “Agreement”).

### **6.1 DEFINITIONS**

The following definitions shall apply in this Section:-

- 6.1.1 “Close Relative” refers to the Insured Person’s spouse, father, mother, his/her child(ren), brother(s) or sister(s).
- 6.1.2 “Limit of Indemnity” refers to the maximum amount of expenses for which the Company shall be responsible in the provision of a Service to the Insured Person during any one event, subject to the terms and conditions as defined hereunder.
- 6.1.3 “Pre-Existing Condition” refers to any sickness, disease or physical condition which existed before the commencement of any Journey in respect of the Insured Person, which presented signs or symptoms of which the Insured Person was aware or should reasonably have been aware.
- 6.1.4 “Services” refers to the assistance services to be provided by Intl.SOS as set out in clause 6.4 of this Agreement.
- 6.1.5 “Serious Medical Condition” refers to a condition which in the opinion of Intl.SOS constitutes a serious medical emergency requiring urgent remedial treatment to avoid death or serious impairment to the Insured Person’s immediate or long-term health prospects. The seriousness of the medical condition will be judged within the context of the Insured Person’s geographical location, the nature of the medical emergency and the local availability of appropriate medical care or facilities.
- 6.1.6 “Usual Country of Residence” refers to Hong Kong unless it is agreed otherwise by the Company under this Policy.

### **6.2 GEOGRAPHICAL SCOPE OF SERVICES**

- 6.2.1 The Services provided by Intl.SOS under this Policy are rendered on a worldwide basis. Intl.SOS shall endeavour on a best effort basis to provide the Services by any assistance service and intervention depends upon, and is subject to local and/or international resource availability and must remain within the scope of national and international law and regulations. Intervention may depend on Intl.SOS being able to attain the necessary authorizations issued by the various authorities concerned which is outside of the control or influence of Intl.SOS.
- 6.2.2 Intl.SOS shall not be required to provide Services to the Insured Person(s), who in the sole opinion of Intl.SOS are located in areas which represent conditions such as to make such Services impossible, reasonably impracticable or unsafe, including but not limited to geographical remoteness war risks or political unrest.

### **6.3 LIMITS OF INDEMNITY**

The Company shall pay for the expenses for the provision of service up to the Limit of Indemnity stated in the Table of Benefits for any one Insured Person during any one event.

### **6.4 SCOPE OF SERVICES**

- 6.4.1 Intl.SOS shall maintain verified and updated information regarding service providers at all times. Intl.SOS shall review and update regularly its information regarding names, addresses, specialties, office hours and language proficiency. Intl.SOS shall instruct its agents to report newly obtained

relevant information promptly upon its receipt, including information about the quality of services provided, new listings and updates of addresses and telephone numbers. In response to inquiries, Insured Person will be provided with the latest updated information on service providers and their services.

6.4.2 Intl.SOS shall provide Insured Person with 24 hours a day, 7 days a week access to Cantonese, Mandarin and English speaking Operations Coordinators via a fully-manned Assistance Centre in Hong Kong.

6.4.3 When immediately available, Intl.SOS shall provide the Services to the Insured Person whilst the Insured Person is on the telephone. In all other cases, Intl.SOS will provide the information by the quickest possible means.

6.4.4 Intl.SOS shall, subject to the terms and conditions as defined hereunder, provide the following Services to any Insured Person calling Intl.SOS when he/she travels outside the Usual Country of Residence for periods not exceeding 90 consecutive days per Journey.

(a) Medical Assistance

(i) Telephone Medical Advice

Intl.SOS will arrange for the provision of medical advice to the Insured Person over the telephone.

(ii) Hospital Admission and Guarantee of Hospital Admission Deposit

If the medical condition of the Insured Person is of such gravity as to require hospitalisation, Intl.SOS will assist such Insured Person in the hospital admission. In case of hospital admission duly approved by Intl. SOS and the Insured Person is without means of payment of the required hospital admission deposit, Intl.SOS will on behalf of the Insured Person guarantee or provide such payment up to HK\$ 40,000. The provision of such guarantee by Intl.SOS is subject to Intl.SOS first securing payment from the Insured Person through the Insured Person's credit card or from the funds from the Insured Person's family. Intl.SOS shall not be responsible for any third party expenses which shall be solely the Insured Person's responsibility.

(iii) Delivery of Essential Medicine

Intl.SOS will arrange to deliver to the Insured Person essential medicine, drugs and medical supplies that are necessary for an Insured Person's care and/or treatment but which are not available at the Insured Person's location. The delivery of such medicine, drugs and medical supplies will be subject to the laws and regulations applicable locally. Intl.SOS will not pay for the costs of such medicine, drugs or medical supplies and any delivery costs thereof.

(iv) Emergency Medical Evacuation & Repatriation

Intl.SOS will arrange for the air and/or surface transportation, medical care during transportation, communications and all usual ancillary services required to move the Insured Person when in a Serious Medical Condition to the nearest hospital where appropriate medical care is available. Intl.SOS will arrange for the provision of appropriate communications and linguistic capabilities, mobile medical equipment and medical escort crew.

Intl.SOS retains the absolute right to decide whether the Insured Person's medical condition is sufficiently serious to warrant Emergency Medical Evacuation. Intl.SOS further reserves the right to decide the place to which the Insured Person shall be evacuated and the means or method by which such evacuation will be carried out having regard to all the assessed facts and circumstances of which Intl.SOS is aware at the relevant time.

Intl.SOS will arrange for the return of the Insured Person to the Usual Country of Residence following the Insured Person's Emergency Medical Evacuation and subsequent hospitalisation outside the Usual Country of Residence.

Intl.SOS reserves the right to decide the means or method by which such repatriation will be carried out having regard to all the assessed facts and circumstances of which Intl.SOS is aware at the relevant time.

(v) Transportation of Mortal Remains

Intl.SOS will arrange for transportation of the Insured Person's mortal remains from the place of death to the Usual Country of Residence or arrange, if requested by the Insured Person's family, arrange for local burial at the place of death, subject to any governmental regulations.

(vi) Compassionate Visit and Hotel Accommodation

Intl.SOS will arrange for one economy class return airfare and hotel accommodations up to HK\$ 1,200 per person per day for a maximum period of five (5) consecutive days for two Close Relatives of the Insured Person to join the Insured Person who, when travelling alone, is hospitalised outside the Usual Country of Residence for a period in excess of three (3) consecutive days, subject to Intl.SOS' prior approval and only when judged necessary by

Intl.SOS on medical and compassionate grounds.

(vii) Return of Minor Children

Intl.SOS will arrange for economy class one-way airfare for the return of minor children (aged 18 years old and below and unmarried) to the Usual Country of Residence if they are left unattended as a result of the accompanying Insured Person's illness, accident or Emergency Medical Evacuation. Escort will be provided, when requested.

(viii) Convalescence Expenses

Intl.SOS will arrange for the additional hotel accommodation expenses necessarily and unavoidably incurred by the Insured Person related to an incident requiring Emergency Medical Evacuation, Emergency Medical Repatriation or hospitalisation up to HK\$ 1,200 per day for a maximum of five (5) consecutive days.

(ix) Unexpected Return to Usual Country of Residence

In the event of the death of the Insured Person's Close Relative in his/her Usual Country of Residence while the Insured Person is travelling overseas (save for in the case of migration) and necessitating an unexpected return to his/her Usual Country of Residence, Intl.SOS will arrange for one economy class return airfare for the return of the Insured Person to his/her Usual Country of Residence.

(x) Additional Cost of Travel and Accommodation

Following a Serious Medical Condition necessitating medical treatment of the Insured Person, Intl.SOS will arrange for economy class one-way airfare for the Insured Person to return to the Usual Country of Residence. Intl.SOS will also arrange for accommodation for his/her family member or travelling companion (who is also insured in this Policy) accompanying the Insured Person during his/her hospitalization outside the Usual Country of Residence.

The above Service [item (i)] is purely on referral or arrangement basis. Intl.SOS shall not be responsible for any third party expenses which shall be solely the Insured Person's responsibility. The above Services [items (ii) & (iii)] are charged on a case by case basis. The provision of financial guarantees by Intl.SOS is subject to Intl.SOS first securing payment from the Insured Person through the Insured Person's credit card or from the funds from the Insured Person's family. Intl.SOS shall not be responsible for any third party expenses which shall be solely the Insured Person's responsibility.

The above Services [items (iv) to (x)] are subjected to the customary exclusions listed in clause 3.5.

(b) Travel Assistance

(i) Inoculation and Visa Requirement Information

Intl.SOS shall provide information concerning visa and inoculation requirements for foreign countries, as those requirements are specified from time to time in the most current edition of World Health Organization Publication "Vaccination Certificates Requirements and Health Advice for International Travel" (for inoculations) and the "ABC Guide to International Travel Information" (for visas). This information will be provided to the Insured Person at any time, whether or not the Insured Person is travelling or an emergency has occurred. Intl.SOS shall inform the Insured Person requesting such information that Intl.SOS is simply communicating the requirements set forth in a document and Intl.SOS shall name the document.

(ii) Lost Luggage Assistance

Intl.SOS will assist the Insured Person who has lost his/her luggage while travelling outside the Usual Country of Residence by referring the Insured Person to the appropriate authorities involved.

(iii) Lost Passport Assistance

Intl.SOS will assist the Insured Person who has lost his/her passport while travelling outside the Usual Country of Residence by referring the Insured Person to the appropriate authorities involved.

(iv) Legal Referral

Intl.SOS will provide the Insured Person with the name, address, telephone numbers, if requested by the Insured Person and if available, office hours for referred lawyers and legal practitioners. Intl.SOS will not give any legal advice to the Insured Person.

Although Intl.SOS shall make such referrals, it cannot guarantee the quality of the service provider and the final selection of a service provider shall be the decision of the Insured Person. Intl.SOS, however, will exercise care and diligence in selecting the service providers.

(v) Emergency Travel Service Assistance

Intl.SOS shall assist the Insured Person in making reservations for air ticket or hotel accommodation on an emergency basis when travelling overseas.

The above Services [items (i) to (v)] are purely on referral or arrangement basis. Intl.SOS shall not be responsible for any third party expenses which shall be solely the Insured Person's responsibility.

#### 6.5 EXCLUSIONS

The following treatment, items, conditions, activities and their related or consequential expenses are excluded:-

- 6.5.1 Any expenses incurred as a result of a Pre-Existing Condition.
- 6.5.2 Any costs or expenses not expressly covered by the Intl.SOS program and not approved in advance and in writing by Intl.SOS and/or not arranged by Intl.SOS. This exception shall not apply to Emergency Medical Evacuation from remote or primitive areas when Intl.SOS cannot be contacted in advance and delay might reasonably be expected in loss of life or harm to the Insured Person.
- 6.5.3 Any event occurring when the Insured Person is within the territory of his/her Usual Country of Residence.
- 6.5.4 Any expenses for Insured Persons who are travelling outside their Usual Country of Residence contrary to the advice of a medical practitioner, or for the purpose of obtaining medical treatment or for rest and recuperation following any prior accident, illness or Pre-existing Condition.
- 6.5.5 Any expenses for medical evacuation or repatriation if the Insured Person is not suffering from a Serious Medical Condition, and/or in the opinion of the Intl.SOS physician, can be adequately treated locally, or treatment can be reasonably delayed until the Insured Person returns to his/her Usual Country of Residence.
- 6.5.6 Any expenses for medical evacuation or repatriation where the Insured Person, in the opinion of the Intl.SOS physician, can travel as an ordinary passenger without a medical escort.
- 6.5.7 Any treatment or expenses related to childbirth, miscarriage or pregnancy. This exception shall not apply to any abnormal pregnancy or vital complication of pregnancy which endangers the life of the mother and/or unborn child during the first twenty-four (24) weeks of pregnancy.
- 6.5.8 Any expenses related to accident or injury occurring while the Insured Person is engaged in any sport activity excluded by this Policy.
- 6.5.9 Any expenses incurred for emotional, mental or psychiatric illness.
- 6.5.10 Any expenses incurred as a result of a self-inflicted injury, suicide, drug addiction or abuse, alcohol abuse, sexually transmitted diseases.
- 6.5.11 Any expenses incurred as a result of Acquired Immune Deficiency Syndrome (AIDS) or any AIDS related condition or disease.
- 6.5.12 Any expenses related to the Insured Person engaging in any form of aerial flight except as a passenger on a scheduled airline flight or licensed charter aircraft over an established route.
- 6.5.13 Any expenses related to the Insured Person engaging in the commission of, or the attempt to commit, an unlawful act.
- 6.5.14 Any expenses related to treatment performed or ordered by a non-registered practitioner not in accordance with the standard medical practice as defined in the country of treatment.
- 6.5.15 Any expenses incurred as a result of the Insured Person engaging in active service in the armed forces or police of any nation; active participation in war (whether declared or not), invasion, act of foreign enemy, hostilities, civil war, rebellion, riot, revolution or insurrection.
- 6.5.16 Any expense, regardless of any contributory cause(s), involving the use of or release or the threat thereof of any nuclear weapon or device or chemical or biological agent, including but not limited to expenses in any way caused or contributed to by an Act of Terrorism or war.
- 6.5.17 Any expenses incurred for or as a result of any activity required from an off-shore location.
- 6.5.18 Any expenses in respect of the Insured Person more than 85 years old at the date of intervention.
- 6.5.19 Any expenses which is a direct result of nuclear reaction or radiation.
- 6.5.20 Any Excluded Condition under this Policy.

#### 6.6 REASONABLE PRECAUTIONS

The Insured Person shall take all reasonable precautions to prevent and minimise any accident, injury, death or expenses.

#### 6.7 REQUEST FOR ASSISTANCE

In case of any request for assistance, and prior to taking personal action where reasonable, the Insured Person or his representative shall call Intl. SOS's Assistance Centre whose contact number is listed below:

HONG KONG: (852) 3122 2900

and should state:

- His name, the number of his policy and his I.D. card or passport number and,
- The name of the place and the telephone number where Intl.SOS can reach the Insured Person or his representative and,
- A brief description of the accident and the nature of help required.

6.8 EXAMINATIONS

Intl.SOS shall have the right and opportunity through its medical representative to examine the Insured Person whenever and as often as may reasonably require.

6.9 UNDERTAKINGS

6.9.1 Intl.SOS undertakes to exercise due care and diligence in the appointment and/or referral of any service provider to assist the Insured Person. Intl.SOS assumes no responsibility for any advice given by any service provider and the Insured Person shall not have any recourse against Intl.SOS by reason of its referral of or contact with a service provider or other determination resulting therefrom.

6.9.2 The Insured Person undertakes not to have any recourse against Intl.SOS or the Company for any indirect or consequential loss suffered by the Insured Person arising from the Services.

6.10 FORCE MAJEURE

Intl.SOS shall not be liable for failure to provide Services and/or delays caused by acts of God, strikes, or other conditions beyond its control, including but not limited to, flight conditions or situations where the rendering of Services is prohibited or delayed by local laws, regulators or regulatory agencies.

6.11 NO PRIVITY OF CONTRACT

Notwithstanding any other provisions in this Policy, it is hereby declared by Intl.SOS that the above Services are made available to the Insured Person by the Company on behalf of Intl.SOS who is the principal party in providing the Services to the Insured Person under the Agreement. There is no privity of contract between the Company and the Insured Person in the Agreement and the Company shall assume no liability in any default of the provision of the Services or for any indirect or consequential loss suffered by the Insured Person arising from the Services.

6.12 TERMINATION

The Agreement shall cease when this Policy is no longer in force.

**SECTION 3B – MEDICAL EVACUATION & REPATRIATION DUE TO COVID-19**

6.13 The Company will pay for air or surface transportation, medical care during such transportation, communications and all usual ancillary charges incurred in moving the Insured Person with Serious Bodily Injury/Serious Sickness causing life threatening medical emergencies such as the Insured Person's death or serious impairment to the Insured Person's health, requiring the Insured Person immediate evacuation to obtain urgent medical treatment in the nearest hospital where appropriate medical care is available, not necessarily to Hong Kong, as advised and approved by the Company's authorized service provider.

In the event Insured Person is hospitalized while travelling outside Usual Country of Residence and it is medically necessary to bring Insured Person back to Hong Kong to continue treatment, the Company's authorized service provider will provide the emergency medical repatriation services based on the advice of the treating Medical Practitioner. The Company will pay the reasonable and necessary repatriation costs including the reasonable transportation cost for 1 qualified medical attendant accompanying the Insured Person.

This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

**7. SECTION 4 – PERSONAL ACCIDENT BENEFIT**

7.1 The Company will pay this benefit according to the percentage stated in the Compensation Table hereunder up to the maximum limits stated in the Table of Benefits in the event that an Accident occurred during any Journey results in the Insured Person's death or any Permanent Disablement as listed in the Table of Benefits within 12 months from the date of the Accident. **Provided that**

7.1.1 the maximum limit for the benefits under this Section for the Insured Person under the Age of 18 shall not exceed HK\$300,000.

7.1.2 the total benefits payable under this Section shall not exceed 100% of the maximum limit for the Personal Accident Benefit regardless of the number of insured events occurred to the Insured Person during any Journey.

Compensation Table Per Journey Per Insured Person		
	Insured Event	Percentage of Maximum Benefits*
1	Death	100%
2	Permanent Total Disablement	100%
3	Total and permanent loss of all sight in one or both eyes	100%
4	Loss of Limb(s) – Total loss by physical severance or total and permanent loss of use of	

	(a) one or two limbs (b) one or both hands (c) arm above the elbow (d) arm at or below the elbow (e) leg above the knee (f) leg at or below the knee	100% 100% 100% 100% 100% 100%
5	Loss of Sight – Total and permanent loss of (a) sight in one eye except perception of light (b) lens of one eye	50% 50%
6	Total and permanent (a) Loss of Hearing in both ears (b) Loss of Hearing in one ear (c) Loss of Speech	75% 15% 50%

\*It is calculated as a percentage of the applicable limits of the Personal Accident Benefit set out in the Schedule of Benefit in the Policy Schedule of the Insured Person.

- 7.2 The maximum amount payable for any and all events arising under this Section shall not exceed the maximum limits for each Insured Person as stated in the Table of Benefits.
- 7.3 In the event of the death of an Insured Person giving rise to a claim under this Section the beneficiary shall be that person's estate if there is no next of kin unless a selected beneficiary has been stated on the Policy Schedule at the time of issue.
- 7.4 Major Burns Benefit  
The Company will pay this benefit if the Insured Person suffers third-degree burn (i.e. the destruction of the skin to its full depth and damage to the tissues beneath with burnt areas equal to or greater than 5% of the Insured Person's head or 10% of the Insured Person's total body surface area) arising from an Accident during any Journey, provided that the assessment of the burns is certified by a Medical Practitioner with medical reports and full diagnosis. Such benefit can only be claimed once for each Accident during any Journey.
- 7.5 Credit Card Protection Benefit  
In the event of a claim is payable under this Policy for the death of the Insured Person as a result of an Accident, the Company will also reimburse the outstanding balance charged to the Insured Person's credit card(s) as at the date of Accident up to maximum limits stated in the Table of Benefits. However, the Company shall not be liable for any interest accrued or financial charges on the outstanding balance.

For the purpose of this Section, if the body of the Insured Person has not been found within one year after the date of the disappearance, sinking or wrecking of the aircraft or other conveyance in which he is travelling either on land or at sea during any Journey, it will be presumed that the Insured Person suffered an accidental death at the time of such disappearance, sinking or wrecking.

#### 8. SECTION 5 – BAGGAGE BENEFIT

The Company will pay the baggage benefit up to the maximum limit stated in the Table of Benefits for loss, physical breakage or damage directly resulting from theft, robbery, burglary, accident or mishandling by carriers during any Journey to an Insured Person's baggage or personal property carried on such Journey.

The Company also will pay for a replacement of mobile phone up to the maximum limit stated in the Table of Benefits for loss resulting from theft, robbery or burglary during the Journey to an Insured Person's mobile phone carried on the Journey.

#### PROVIDED THAT:

- 8.1 The loss must be reported to the local police where the loss occurs, the carriers or any third parties liable within 24 hours of the occurrence.
- 8.2 The Insured Person shall observe ordinary and proper care for the safety of the property insured, including safeguard his accompanied baggage or personal property and do not leave them unattended in a public place. All baggage are to be examined when received and in the event of any destruction, loss or damage coming to the notice of the Insured Person shall give IMMEDIATE notice to:
- 8.2.1 The police in case of theft, loss or willful damage by a third party, and obtain written documentation from local police where the loss occurs.
- 8.2.2 The carriers when loss or damage has occurred in transit, and obtain a copy of the official 'Baggage Irregularity Report'.
- 8.3 The limit of the Company's liability for each item/pair or set shall be HK\$3,000 (Camera body, lenses and accessories will be treated as a set).

- 8.4 In the event of loss of or damage to any article which is a part of a set, the measure of loss of or damage to such an article shall be a reasonable and fair proportion of the total value of the set and will not be construed to mean a total loss of the set.
- 8.5 Subject to clause 8.6, the Company will at its option pay for the cost of replacement or repair under this Section provided that the maximum liability of the Company shall not exceed the limit for Baggage Benefit.
- 8.6 For claim relating to breakage or damage, the claimant has to produce the damaged property as physical evidence for the Company's inspection at the claimant's cost.
- 8.7 The loss of mobile phone must be reported to the local police where the loss occurs, the carriers or any third parties liable within 24 hours of the occurrence.
- 8.8 **EXCLUSION:**
  - 8.8.1 Loss or damage in consequence of delay, confiscation, detention or examination by customs authorities or other officials.
  - 8.8.2 Losses of cash, banknotes, plastic money (including credit cards, Octopus cards etc), negotiable instruments, bonds or securities, credit cards and other instruments of payment or documents of any kind, passports, visas, air tickets, and transportation, accommodation or any other travel vouchers or coupons.
  - 8.8.3 Loss of or breakage to any pager, portable telecommunication equipment (except mobile phone), computer equipment (except laptop computer), software and peripheral or breakage to mobile phone (including PDA phone, smart phone or similar device with telecommunications function and other accessories).
  - 8.8.4 Breakage or damage to fragile or brittle articles of every description, china, glassware, porcelains, objects of art, set and unset precious or semiprecious gemstones or foodstuff.
  - 8.8.5 Loss of or damage caused by wear and tear, moth, vermin or inherent vice, mechanical, electrical or electronic breakdown or derangement, cleaning, repairing or restoring process, atmospheric or climatic changes, depreciation in value and such depreciation shall be applied wholly at the discretion of the Company.
  - 8.8.6 Loss of or damage to business merchandise or samples.
  - 8.8.7 Loss to any baggage that is left behind or unattended in a Public Conveyance or a public place.
  - 8.8.8 Loss of or damage to baggage mailed or shipped separately.
  - 8.8.9 Any property or personal belongings specifically insured elsewhere or recovered/repaired by a third party.
  - 8.8.10 Loss of jewelry and watches unless from baggage carried in the hand of the Insured Person or kept in the hotel safety deposit box.
  - 8.8.11 Any charges incurred by the insured person on his or her mobile phone account including contract cancellation fees or charges, call costs or interest.
  - 8.8.12 Any loss where the insured person is unable to produce the original receipt for the purchase of the mobile phone (which includes the date of purchase, the price paid, the model and type of mobile phone lost or stolen).
  - 8.8.13 Any unexplained loss or mysterious disappearance.

#### **9. SECTION 6 – BAGGAGE DELAY BENEFIT**

The Company will pay up to the maximum limit stated in the Table of Benefits for each Insured Person for the additional cost to get back the baggage or emergency purchase of essential items of toiletries or clothing consequent upon temporary deprivation to baggage for at least 6 hours from the time of arrival at destination abroad due to delay or misdirection in delivery.

PROVIDED THAT:

- 9.1 The delay is certified by an official 'Baggage Irregularity Report' from the airline or in writing by a letter from the tour operator.
- 9.2 The delay is not as a result of detention or confiscation by customs or other law enforcing officials.
- 9.3 Documentation (including original purchase bills) is produced by the Insured Person showing the details of the expenditure.
- 9.4 Claim cannot be made under this Section if the same loss is claimed for under Section 5 (Baggage Benefit) of this Policy.
- 9.5 The Company shall not be liable for any loss which occurred after the Insured Person returns to the Usual Country of Residence or reaches his final destination.

#### **10. SECTION 7 – PERSONAL MONEY BENEFIT**

The Company will pay this benefit for loss of the Insured Person's personal money in the form of banknotes, cash or travellers cheques directly arising only from theft, robbery or burglary during any Journey up to the limit stated in the Table of Benefits



**PROVIDED THAT:**

- 10.1 If the Insured Person experiences any loss of cash, banknotes or travellers cheques, report must be made to the local police where the loss occurs and relevant branch of the travellers cheques issuing authority within 24 hours of the loss. All forms of proof such as Police Report, receipts shall be made available to the Company at the Policyholder's own cost.
- 10.2 The Company shall not be liable for loss or shortages of personal money due to an error or omission by any third party, fluctuation of the rate of currency exchange, devaluation, or confiscation by any governmental authorities.
- 10.3 The Company shall not be liable under this Section if the Insured Person contributed to his own loss by leaving the personal money unattended in a public place.

**11. SECITON 8 – LOSS OF TRAVEL DOCUMENTS BENEFIT**

If an Insured Person loses his passports, travel tickets and travel documents as a direct result of theft, robbery, burglary or accidental loss during any Journey, the Company will pay for (a) the replacement cost of passports, travel tickets and/or travel documents charged by the issuing body during such Journey; and/or (b) additional hotel accommodation and travel expenses reasonably incurred by such Insured Person for the sole purpose of obtaining such replacements from the issuing body which is nearest to the place where the Insured Person is first aware of the loss of such document, and for returning to the Usual Country of Residence (limited to economy class) due to the invalidity of the original return ticket attributable to such loss up to the amount stated in the Table of Benefits.

**EXCLUSIONS:**

- 11.1 The Company will not be liable under this Section if within 24 hours or as soon as practicable after the Insured Person is aware of the loss as described above the Insured Person fails to report such loss to the police and to obtain a copy of the related police report.
- 11.2 The Company will not be liable under this Section if the Insured Person contributed to his own loss by leaving the passports, tickets or travel documents unattended in a public place.
- 11.3 The reimbursement cost for air ticket should only be limited to economy class only.
- 11.4 Loss of any passports, travel tickets and travel documents which is not necessary for completing the Journey.
- 11.5 Any loss of the passports, travel tickets and travel documents arising from the confiscation or detention by a government authority, customs official or police.

**12. SECTION 9 – TRAVEL DELAY BENEFIT**

This benefit is payable in the event Insured Person's scheduled travel is delayed because the Public Conveyance for which the Insured Person has arranged or scheduled to travel is delayed during any Journey due to adverse weather conditions, natural disaster, closure of airport, industrial action, hi-jack, technical or other mechanical derangement of such Public Conveyance, and the cancellation or postponement of such Public Conveyance due to such derangement is entirely beyond the Insured Person's control.

- (a) Cash Allowance - The Company will pay up to HK\$300 for an initial delay in excess of 6 consecutive hours and HK\$300 for each subsequent 6 consecutive hours period up to the maximum limits stated in the Table of Benefits.
- (b) Additional Travel Cost for Re-routing - The Company will reimburse additional public transportation expenses up to the maximum limits stated in the Table of Benefits reasonably and inevitably incurred for alternative means of transport at the same fare class originally selected by the Insured Person as a direct consequence of travel delay by at least 6 consecutive hours from the scheduled time of departure.

A claim under this Section can only be made under item (a) or (b).

**PROVIDED THAT:**

- 12.1 The period of delay is in excess of 6 consecutive hours, which is effective from the scheduled commencement of a trip until the trip recommences on the first available alternative transportation offered by the carrier.
- 12.2 The delay does not arise from the failure of the Insured Person to confirm the advanced booking or check in at the scheduled time before departure.
- 12.3 Confirmed advanced booking is given prior to the commencement of an industrial action affecting the carrier.
- 12.4 Official documentation from the airline/carrier is submitted in support of any claim under this Section, which states the cause, date, time and duration of the delay.
- 12.5 No cover is provided for a claim arising from a strike or industrial action existing at the issue date of the Policy Schedule.
- 12.6 The delay does not arise from the Insured Person's refusal or failure to take the first available alternative transportation offered by the relevant Public Conveyance provider.
- 12.7 If the Insured Person has consecutive connecting flights, each period of delayed hours cannot be accumulated and the proximate cause of the delay must be due to the covered perils under the coverage.

### **13. SECTION 10 – CANCELLATION CHARGES BENEFIT**

- 13.1 The Company will pay, up to the maximum limits stated in the Table of Benefits, the deposits or any part of the payment made in advance for travel ticket, accommodation or tour package which are forfeited and irrecoverable from the relevant tour operator, airline or any service provider upon cancellation prior to any Journey as a direct result of any of the following events:-
- 13.1.1 Death, Serious Bodily Injury or Sickness of the Insured Person.
  - 13.1.2 Death, Serious Bodily Injury or Sickness of (a) the Insured Person's Immediate Family Members or Close Business Partner, or (b) the travel companion of the Insured Person who is also insured under the same Policy of the Insured Person.
  - 13.1.3 Witness summons, jury service or compulsory quarantine of the Insured Person.
  - 13.1.4 Serious damage to the Insured Person's Principal Home in Hong Kong arising from fire or flooding within 10 days from the departure date which requires the Insured Person's continued presence on the premises.
  - 13.1.5 Any adverse weather conditions, natural disaster, unexpected outbreak of Infectious Disease/industrial action involving Public Conveyance, riot or civil commotion, the Security Bureau of the Government of Hong Kong issues a Black Alert in accordance with the OTA System at the planned destination of such Journey within 7 days before the scheduled departure date of such Journey which prevents the Insured Person from commencing such Journey.
- 13.2 Provided that the benefit payable under this Section is subject to the following conditions:
- 13.2.1 With respect to any event stated in 13.1.1 & 13.1.2 in this Section, the benefit will only be payable if it happens (i) at least 24 hours after the commencement date of the Period of Insurance and (ii) within 30 days prior to the commencement date of the relevant Journey.
  - 13.2.2 With respect to any event stated in 13.1.3 in this Section, the benefit will only be payable if an order or notice of compliance is issued to the Insured Person (i) at least 24 hours after the commencement date of the Period of Insurance and (ii) within 30 days prior to the commencement date of the relevant Journey.
  - 13.2.3 The Insured Person shall provide and surrender the original unused tickets to the Company.
  - 13.2.4 Once a claim with respect to a Journey is made under this Section, no other benefits for such Journey shall be payable and all coverage under this Policy with respect to such Journey shall cease.
  - 13.2.5 This benefit does not cover any loss arising from Black Alert, medical or physical conditions or other circumstances affecting the Insured Person known to exist on the commencement date of the relevant Journey.
- 13.3 CANCELLATION CHARGES BENEFIT DUE TO COVID-19
- The Company shall indemnify irrecoverable costs that the Insured Person had paid in advance up to the maximum limit stated in the Table of Benefits of this Endorsement subject to Insured Person prevented from proceeding with the Journey due to being diagnosed with COVID-19 30 days before start of Journey. This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

### **14. SECTION 11 – CURTAILMENT OF TRIP BENEFIT**

If any Journey is interrupted after the commencement of such Journey, the Company will pay this benefit, up to the maximum limit stated in the Table of Benefits, on a pro-rata basis for each complete day of such Journey which is interrupted for (i) loss of the prepaid and unused portion of the transport or accommodation arrangement which is forfeited and irrecoverable from the relevant tour operator, airline or any source and (ii) reasonable additional travel expenses which is necessary for the Insured Person to return to the Usual Country of Residence by Public Conveyance on economy class due to a necessary, unforeseen and unavoidable curtailment of such Journey as a direct result of:

- 14.1 death, Serious Bodily Injury or Sickness of the Insured Person or his Immediate Family Members, his travel companion who is also insured under the same Policy, or his Close Business Partner.
- 14.2 hijack of an aircraft or conveyance or any mechanical propelled vehicles and vessels arranged by travel agency in which the Insured Person is travelling as a fare-paying passenger;
- 14.3 any adverse weather conditions, natural disasters, unexpected outbreak of Infectious Diseases/industrial action involving Public Conveyance, riot or civil commotion at the planned destination of such Journey which prevents the Insured Person from continuing with such Journey or where the Security Bureau of the Government of Hong Kong issues a Black Alert in accordance with the OTA System with respect to the planned destination is in effect during such Journey.

#### **PROVIDED THAT:**

- 14.4 Any such cause does not arise from Black Alert, medical or physical conditions or other circumstances

affecting the Insured Person or his Immediate Family Members or the travel companion or Close Business Partner of the Insured Person known to exist on the commencement date of the relevant Journey.

**14.5 CURTAILMENT OF TRIP BENEFIT DUE TO COVID-19**

The Company shall indemnify additional expenses incurred to return to Hong Kong up to the maximum limit stated in the Table of Benefits of this Endorsement subject to Insured Person not being able to return to Hong Kong as per original itinerary due to being diagnosed with COVID-19.

This benefit will only be paid once while this Policy is in force. After the Company pays this benefit, the coverage will be terminated immediately and no further benefits due to COVID-19 shall be payable under this Policy.

**15. SECTION 12 – LOSS OF HOME CONTENTS BENEFIT**

15.1 If the Insured Person's Principal Home in the Usual Country of Residence suffers loss of or damage to the Home Contents as a result of burglary accompanied by forcible and violent entry to or exit from the premises whilst the Principal Home is unoccupied during any Journey, the Company will pay the cost of replacement or repair of such Home Contents up to the maximum limit stated in the Table of Benefits. Notice must be given to the police immediately upon the Insured Person becoming aware of the loss or damage to the Home Contents as a result of the burglary.

15.2 The Company shall not be liable for:

- (a) Loss due to use of any key or duplicate thereof to gain access to the Principal Home irrespective whether the key belongs to the Insured Person.
- (b) Loss caused or facilitated by the reckless or wilful act of the Insured Person or the Insured Person's family member.
- (c) Loss or damage of cash, banknotes, coins, travelers cheques, negotiable instruments, bonds or securities, credit cards and other instruments of payment or documents of any kind, passports, visas, air tickets, and transportation, accommodation or any other travel vouchers or coupons, mobile phones, contact or corneal lenses, animals and motor vehicles (including accessories), motorcycles, boats, any other conveyances and computer system records.

**16. SECTION 13 – PERSONAL LIABILITY BENEFIT**

The Company will pay this benefit up to the maximum limit stated in the Table of Benefits if the Insured Person incurs legal liability to a third party (inclusive of reasonable legal costs and expenses) for accidental bodily injury to a third party or accidental loss or damage to third party's property, as a direct result of the Insured Person's negligence towards the third party during any Journey.

The Company shall not be liable for any liability, loss or claim (i) payable by any other insurance company or third party, or (ii) in respect of loss or damage to properties belonging to or in the care, custody or control of the Insured Person, or (iii) where the Insured Person or his authorized representative has admitted liability or entered into any agreement or settlement without notifying and obtaining the prior written consent of the Company, or (iv) arising directly or indirectly from:

- 16.1 Employer's liability, contractual liability or liability to Immediate Family Members of an Insured Person.
- 16.2 Properties or animals belonging to or held in trust, in the care, custody or control of an Insured Person.
- 16.3 Any wilful, malicious, unlawful or deliberate act.
- 16.4 Pursuit of a trade business or profession.
- 16.5 Ownership or occupation of lands or buildings (other than occupation only of any temporary residence).
- 16.6 Ownership, possession, hire, use or operation of vehicles, aircraft or watercraft.
- 16.7 Legal costs resulting from any criminal proceedings, fine, penalties or punitive damage.
- 16.8 Insanity, the use of any drug (except as medically prescribed but excluding drug addiction), or intoxicating liquor, or the use of firearms.
- 16.9 Pollution unless due to sudden, unintended and unexpected occurrence.
- 16.10 Asbestos or any materials containing asbestos in whatever form or quantity.

This benefit shall not be payable in respect of judgments which are not in the first instance delivered by or obtained from a court of competent jurisdiction within Hong Kong.

**17. SECTION 14 – RENTAL VEHICLE EXCESS PROTECTION BENEFIT**

The Company will pay this benefit up to the maximum limit stated in the Table of Benefits for the vehicle insurance excess or deductible for a car accident, parking damage or theft during any Journey under a rental agreement of a private car or motor home, provided that the Insured Person:

- 17.1 has hired a vehicle from a registered vehicle rental company and taken out the motor vehicle insurance policy on his hired vehicle covering the rental period;
- 17.2 is nominated as a driver on the rental agreement;

- 17.3 is driving the hired vehicle at the relevant time of the car accident;
- 17.4 is a licensed driver in the country where he operates the hired vehicle;
- 17.5 has fulfilled all the terms and conditions of the rental agreement and the applicable motor vehicle insurance.

The Company shall not be liable for:

- 17.6 any condition under the influence of alcohol or drugs of the Insured Person who is controlling the rental vehicle during the rental period;
- 17.7 any illegal or unlawful use of the rental vehicle by the Insured Person during the rental period;
- 17.8 any liability other than loss of or damage to the rental vehicle.

For the avoidance of doubt, a hired vehicle or private car in this Section shall mean any motor vehicle but excluding all kinds of commercial vehicles, motor cycles, and any vehicle with more than 9 seats.

#### **18. SECTION 15 – GOLFERS “HOLE-IN-ONE” BENEFIT**

If the Insured Person hits a ‘hole-in-one’ in a competition or friendly game at any recognised golf courses during any Journey, the Company will pay the one-off bar expenses incurred at the same golf course up to the maximum limit stated in the Table of Benefits. Recognised golf course means a golf course operated by a club or an organization which is registered at any local government as providing the golf or golf practicing.

The Company shall not be liable if the Insured Person is a professional golfer.

#### **19. CLAIMS PROCEDURE**

- 19.1 Notice of any claim must be given to the Company within thirty-one days after the occurrence of any incident giving rise to a claim, and in the instance of a claim under the Section on Personal Liability Benefit, such notice must be given in writing as soon as possible and in any event not later than 14 days after the incident giving rise to such a claim. All claims shall be made together with proof satisfactory to the Company and all proof shall be rendered on demand at the expense of the Policyholder.
- 19.2 All claims must be submitted with comprehensive supporting information including:
  - 19.2.1 In the case of Personal Accident Benefit:
    - Hospital, Medical Practitioner’s reports giving details on the nature of the Bodily Injury and the extent and period of disability; police reports where relevant and if death shall have resulted, a copy of the death certificate and the relevant coroner’s report.
  - 19.2.2 In the case of Credit Card Protection Benefit:
    - Credit card statement, customer copy of the credit card sales slip, bill and /or payment receipt.
  - 19.2.3 In the case of Medical Expenses Benefit, Worldwide Emergency Assistance Services, Overseas Hospital or Quarantine Cash Allowance, Cancellation Charges Benefit and Curtailment of Trip Benefits:
    - All bills, receipts, tickets, coupons, contracts or agreements relevant to the claim and if the claim relates to medical treatments, then a full Medical Practitioner’s (or if applicable, Chinese Medicine Practitioner’s) report stipulating the diagnosis of the condition treated and the date the disability commenced and a summary of the course of treatment including medicines prescribed and services rendered.
  - 19.2.4 In the case of Baggage Benefit, Baggage Delay Benefit, Personal Money Benefit, Loss of Travel Documents Benefit and Loss of Home Contents Benefit:
    - All details including receipts as to date of purchase, price, model and type of items lost or damaged; a copy of the IMMEDIATE notification to airline/carrier and their official acknowledgment in writing when loss or damage has occurred in transit; official documentation such as property irregularity report from airline/public common carrier including date, time and duration of the delay; certified copy of IMMEDIATE report to and written documentation from the local police in the case of theft, loss or willful damage of baggage by a third party; certified copy of report to and written documentation from the police of the Insured Person’s Usual Country of Residence where the Principal Home is located in the case of loss or damage to the Home Contents as a result of burglary (such report shall have been made immediately upon (and in any event within 24 hours of) the Insured Person becoming aware of such loss or damage); copy of the report to the issuing authority of travelers cheques and certified copy of the police report in the case of loss of travellers cheques. In any event reports to relevant airline/carrier, issuing authorities or police must be made no later than 24 hours of the insured event and in respect of Loss of Home Contents Benefit, no later than 24 hours of the Insured Person becoming aware of the insured event.
  - 19.2.5 In the case of Travel Delay Benefit:
    - Official documentation such as delay confirmation report from the airline/public common carrier including date, time, duration of the delay, ticket for original itinerary, and ticket for the alternative means of transport travel to the planned destination.
  - 19.2.6 In the case of Personal Liability Benefit:

IMMEDIATE written notification to the Company of the possible claim indicating the nature and circumstances of the incident or event, together with a confirmation that no admission of liability has been made and that no settlement has been made or agreed to without the prior knowledge and written consent of the Company. Full documentation, including copies of the summons, court documents, solicitors' and other legal correspondence, etc., must be submitted to the Company at the earliest opportunity.

19.2.7 In the case of Rental Vehicle Excess Protection Benefit

Rental agreement with detailed terms and conditions between the Insured Person and the rental vehicle company; original receipts issued by the rental vehicle company evidencing the rental charges; certified copy of the Police Report; documents of the claim which the Insured Person has lodged with the insurer of the rental vehicle; and written report from the rental vehicle company confirming that the Insured Person is liable to pay the excess.

19.2.8 In the case of Hole-in-One Benefit

Original "Hole-in-One" certificate authenticated by a recognised golf course and original receipts of the bar expenses incurred issued by such recognised golf course.

Additional document relevant to the claim may be required upon the Company's request.

**Personal Information Collection Statement ("PICS") (Feb 2021)**

1. From time to time, it is necessary for you to supply **FWD General Insurance Company Limited** (the "Company") or agents and representatives acting on its behalf with personal information and particulars in connection with our services and products. Failure to provide the necessary information and particulars may result in the Company being unable to provide or continue to provide these services and products to you.
2. The Company may also generate and compile additional personal data using the information and particulars provided by you. All personal data collected, generated and compiled by the Company about you from time to time is collectively referred to in this PICS as "Your Personal Data".
3. "Your Personal Data" will also include personal data relating to your dependents, beneficiaries, authorised representatives and other individuals in relation to which you have provided information. If you provide personal data on behalf of any person you confirm that you are either their parent or guardian or you have obtained that person's consent to provide that personal data for use by the Company for the purposes set out in this PICS.
4. As detailed in this PICS, Your Personal Data may also be processed by the Company's subsidiaries, holding companies, associated or affiliated companies and companies controlled by or under common control with the Company (collectively, "the Group").
5. The purposes for which Your Personal Data may be used are as follows:
  - (i) providing our services and products to you, including administering, maintaining, managing and operating such services and products;
  - (ii) processing, assessing and determining any applications or requests made by you in connection with our services or products and maintaining your account with the Company;
  - (iii) developing insurance and other financial services and products;
  - (iv) developing and maintaining credit and risk related models;
  - (v) processing payment instructions;
  - (vi) determining any indebtedness owing to or from you, and collecting and recovering any amount owing from you or any person who has provided any security or other undertakings for your liabilities;
  - (vii) exercising any rights that the Company may have in connection with our services and/or products;
  - (viii) carrying out and/or verifying any eligibility, credit, physical, medical, security, underwriting and/or identity checks in connection with our services and products;
  - (ix) any purposes in connection with any claims made by or against or otherwise involving you in respect of any of our services or products, including, making, defending, analysing, investigating, processing, assessing, determining, responding to, resolving or settling such claims detecting and preventing fraud (whether or not relating to the policy issued in respect of this application);
  - (x) performing policy reviews and needs analysis (whether or not on a regular basis);
  - (xi) meeting disclosure obligations and other requirements imposed by or for the purposes of any laws, rules, regulations, codes of practice or guidelines (whether applicable in or outside Hong Kong) binding on the Company or any other member of the Group, including making disclosure to any legal, regulatory, governmental, tax, law enforcement or other authorities (including for compliance with sanctions laws, the prevention or detection of money laundering, terrorist financing or other unlawful activities) or to any self-regulatory or industry bodies such as federations or associations of insurers;
  - (xii) for statistical or actuarial research undertaken by the Company or any member of the Group; and
  - (xiii) fulfilling any other purposes directly related to (i) to (xii) above.
6. Your Personal Data will be kept confidential, but to facilitate the purposes set out in paragraph 5 above, the Company may transfer, disclose, grant access to or share Your Personal Data with the following:

- (i) other members of the Group;
  - (ii) any person or company carrying on insurance-related and/or reinsurance-related business which is engaged by the Company in connection with the Company's business;
  - (iii) any physicians, hospitals, clinics, medical practitioners, laboratories, technicians, loss adjustors, risk intelligence providers, claims investigators, organizations that consolidate claims and underwriting information for the insurance industry, fraud prevention organizations, other insurance companies (whether directly or through fraud prevention organizations or other persons named in this paragraphs), the police and databases or registers (and their operators) used by the insurance industry to analyze and check information provided against existing information, legal advisors and/or other professional advisors engaged in connection with the Company's business;
  - (iv) any agent, contractor or service provider providing administrative, distribution, credit reference, debt collection, telecommunications, computer, call centre, data processing, payment processing, printing, redemption or other services in connection with the Company's business; and/or
  - (v) any official, regulator, ministry, law enforcement agent or other person (whether within or outside Hong Kong) to whom the Company or another member of the Group is under an obligation or otherwise required or expected to make disclosures under the requirements of any law, rules, regulations, codes of practice or guidelines (whether applicable in or outside Hong Kong).
7. Your Personal Data may be transferred or disclosed to any assignee, transferee, participant or sub-participant of all or any substantial part of the Company's business.
  8. The Company is only allowed to (i) use Your Personal Data in direct marketing; or (ii) provide Your Personal Data to another person or company for its use in direct marketing, if you provide your consent or do not object in writing.
  9. In connection with direct marketing, the Company intends:
    - (i) to use your name, contact details (such as phone number, email address and mailing address), gender, services and products portfolio information, financial background and demographic data held by the Company from time to time in direct marketing to market the following classes of services and products offered by the Company, other members of the Group and/or Our Business Partners (being providers of the product and services described below) from time to time:
      - a. insurance services and products;
      - b. wealth management services and products;
      - c. pensions, investments, brokering, financial advisory, credit and other financial services and products;
      - d. health-check and wellness services and products;
      - e. media, entertainment and telecommunications services;
      - f. reward, loyalty or privileges programmes and related services and products; and
      - g. donations and contributions for charitable and/or non-profit making purposes; and
    - (ii) to provide your name and contact details (such as phone number, email address and mailing address), gender, services and products portfolio information, financial background and demographic data to FWD Life Insurance Company (Bermuda) Limited or any members of the Group and/or Our Business Partners for their use in direct marketing the classes of services and products described in paragraph 9(i) above (including, in the case of Our Business Partners, for money or other commercial benefit).

**The Company intends to send you marketing communications or materials and use Your Personal Data in accordance with paragraphs 8 & 9 above. If you do NOT agree to receive such marketing communications or the Company's intended use of Your Personal Data, you may write to the Corporate Data Protection Officer of the Company at the address below to opt out from direct marketing at any time:**

Corporate Data Protection Officer  
 FWD General Insurance Company Limited  
 8th Floor, FWD Financial Centre,  
 308 Des Voeux Road Central  
 Hong Kong

10. To facilitate the purposes set out in paragraphs 5 and 9 above, the Company may transfer, disclose, grant access to or share Your Personal Data with the parties set out in paragraphs 6 and 9(ii) and you acknowledge that those parties may be based outside Hong Kong and that Your Personal Data may be transferred to places where there may not be in place data protection laws which are substantially similar to, or serve the same purposes as, the Personal Data (Privacy) Ordinance.
11. Under the Personal Data (Privacy) Ordinance you have the right to request access to Your Personal Data held by the Company and request correction of any of Your Personal Data which is incorrect and the Company has the right to charge you a reasonable fee for processing and complying with your data access request.

12. Requests for access to or correction of Your Personal Data should be made in writing to the Corporate Data Protection Officer of the Company at the address above. Should you have any queries, please do not hesitate to call our Customer Service Hotline on 3123 3123.
13. In case of discrepancies between the English and Chinese versions of this PICS, the English version shall apply and prevail.
14. The Company reserves the right, at any time effective upon notice to you, to add to, change, update or modify this PICS.

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# TravelCare 全年旅遊保險保單

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保單持有人與富衛保險有限公司同意：

本保單文件、保單承保表及本保單的任何批註應一併閱讀，並構成一份合約。

已填妥並交回本公司的投保申請文件、投保書及聲明為本合約的依據，並視為已納入作本保單的一部分。

本保單在保單持有人已全數繳交載列於保單承保表的保費及本公司已核准其投保申請的情況下生效。

本公司將在本保單的上限、條款、條件及不保事項的規限下提供保險保障。

保單持有人、受保人或提出索償的任何其他人士須妥為遵守本保單有關須予作出或遵守的任何事宜的條款、條件、不保事項及批註；且投保申請文件、投保書及聲明內容均屬真實，乃本公司承擔任何賠償責任的先決條件。

**24-hour Worldwide Emergency Assistance Service**

**24 小時全球緊急支援服務**

**Provided by International SOS Assistance (HK) Limited**

由國際思奧思援助(香港)有限公司提供

**HOTLINE 香港熱線：(852) 3122 - 2900 (Hong Kong)**



## 1. 釋義

以下釋義適用於本保單、保單承保表或本保單隨附的任何後續批註內出現的下列詞語：

- 1.1 **意外**指因暴力、外在及可見手段而引致並且在完全超出受保人所能控制的範圍下發生的事件。
- 1.2 **恐怖主義活動**指由任何人士或團體（不論單獨行事或代表或與任何組織或政府共同行事）所採取的一項行動，包括但不限於使用武力或暴力及 / 或以之作為威脅，以達到政治、宗教、意識形態或類似目的，包括意圖影響任何政府及 / 或令公眾人士或其中任何部分人士感到恐慌。
- 1.3 **身體傷害**指(i)因意外導致，(ii)僅由任何其他原因單獨導致，及(iii) (a)在意外發生之日起計12個曆月內導致死亡，或(b)需要接受醫藥及 / 或手術治療的任何身體傷害。
- 1.4 **中醫師**指根據《中醫藥條例》（香港法例第549章）於香港中醫藥管理委員會正式註冊的中醫師，惟不包括受保人、保單持有人、保險中介人或保單持有人及 / 或受保人的僱主、僱員、直系親屬或業務夥伴。
- 1.5 **緊密業務夥伴**指於受保人的業務佔有重大股份的業務夥伴。
- 1.6 **公司**指富衛保險有限公司。
- 1.7 **強制隔離**指於醫院或其他由當地政府要求的特定地點進行的強制隔離。
- 1.8 **住院**指按醫生建議使住院病人留院最少連續24小時接受治療後才可出院。
- 1.9 **2019冠狀病毒病**指由一種名為嚴重急性呼吸綜合症冠狀病毒2的新型冠狀病毒引起的疾病。
- 1.10 **合資格費用**就醫療費用而言，指就本保單承保範圍內的身體傷害或疾病所需，並經醫生建議認為需要的服務所支付的費用，但不得超過該項服務合理慣常的收費。無論如何，合資格費用不得超過實際支付費用。
- 1.11 **已完成接種疫苗**指保單持有人在購買本保單之時，按照本地衛生部門或世界衛生組織 (WHO) 的建議、規定和批准接種完整劑量的2019冠狀病毒病疫苗，前提是受保人必須在旅程開始前至少 14 天接受最後一劑所述的2019冠狀病毒病疫苗。
- 1.12 **家居財物**指受保人的所有家具、陳設品、家庭電器、家居及個人用品，包括受保人或其親屬租用的家庭電器。
- 1.13 **香港**指中華人民共和國香港特別行政區。
- 1.14 **醫院**指根據當地法律正式成立及註冊為醫院，為患病及受傷人士提供收費留院護理及治療服務的機構，並須設有下述各項：
  - a) 診斷及進行手術的設施；
  - b) 由註冊護士提供24小時護理服務；及
  - c) 有醫生監督，
 並非一般診所、戒酒或戒毒中心、護理院、寧養或療養院，護老院或類似機構。
- 1.15 **直系親屬**指受保人的合法配偶、子女（親生或領養）、兄弟姊妹、父母、配偶的父母、祖父母、孫子女、法定監護人、繼父母或繼子女。
- 1.16 **傳染病**指世界衛生組織發出大流行警戒及/或已實施強制隔離的任何類型傳染病。
- 1.17 **受保人**指於保單承保表內列為「受保人」及約定為本保單旗下被保障的人士。
- 1.18 **旅程**指受保人於保險期內從常住國啟程的任何旅程。每段旅程由受保人於常住國辦妥離境手續時開始，並在受保人於該旅程後返回常住國及辦妥入境手續時結束。
- 1.19 **失聰**指雙耳完全對所有聲音永久失聰並無法復原，即：
  - 如果 a 分貝 - 損失聽力至 500 赫茲；
  - 如果 b 分貝 - 損失聽力至 1,000 赫茲；
  - 如果 c 分貝 - 損失聽力至 2,000 赫茲；
  - 如果 d 分貝 - 損失聽力至 4,000 赫茲
 ( a+b+c+d ) 的 1/6 高於 80 分貝。
- 1.20 **肢體殘缺**指手腕或足踝關節或以上部分的肢體完全永久從身體分離並無法復原。
- 1.21 **失明**指完全、永久喪失視力並無法復原。
- 1.22 **喪失說話能力**指無法發出說話所需的四種語音中的任何三種，如唇音、齒齶音、顎音及軟顎音，或聲帶完全喪失功能，或大腦控制說話部分的中樞受損，導致失語症。

- 1.23 **醫生**僅指具有西醫學位資格，並獲得其執業當地頒發的正式執照或合法授權以西醫從業員的身份提供醫療及 / 或外科診療服務的人士，但不包括受保人、保單持有人、保險中介人、保單持有人及 / 或受保人的僱主、僱員、直系親屬或業務夥伴。
- 1.24 **保險期**指保單承保表內所列的本保單生效期限。
- 1.25 **永久完全傷殘**指因發生意外而使受保人完全傷殘，導致受保人至少連續52個星期不能從事其正常工作，並在上述時段結束時經本公司認可的醫生證明該情況將對受保人造成永久及完全傷殘，導致其未能從事任何可獲得報酬的工作，且該狀況的康復希望渺茫。
- 1.26 **個人財物**指屬於受保人或受保人家屬一般穿著或攜帶的個人物件。
- 1.27 **保單**指保單持有人、受保人與本公司之間的整份保單合約，包括本保單文件、由保單持有人或受保人或其授權代表所提交的投保申請文件、投保書、聲明及 / 或保險受益人委任表、保障項目表、根據本保單發出的保單承保表及其任何批註。
- 1.28 **保單持有人**指於保單承保表上列為「受保人」及已根據本保單支付所需保費的人士。
- 1.29 **投保前已存在的傷患**指受保人於保險期開始前已存在的任何病痛、疾病或身體狀況，而受保人及 / 或保單持有人當時已知悉或應已合理知悉出現的病徵或徵兆。
- 1.30 **處方藥物**指為本保單承保範圍內的治療而經由醫生處方並於外科手術中使用或由註冊藥劑師配發的任何藥物或藥品。
- 1.31 **主要住所**指受保人於香港佔用作為私人住所並為其唯一永久居住地的樓宇。
- 1.32 **公共交通工具**指所有利用機器推動並持相關機構發出的牌照以固定路線並定期安排接載付費乘客的公共交通工具（包括但不限於任何巴士、旅遊巴士、渡輪、氣墊船、水翼船、火車、電車或地下鐵路），以及由正式持牌定期運載購票乘客的航空公司提供及經營並僅往來既定商用機場，但並不包括承辦商、特許或私營的運輸工具，以及任何其他主要為乘客提供觀光服務及消遣活動的運輸工具（例如：郵輪）。
- 1.33 **嚴重身體傷害或嚴重疾病**指須接受醫生治療的身體傷害或疾病，並由醫生證明受保人有生命危險及不適合旅遊或繼續其原本的旅程。當「嚴重身體傷害或嚴重疾病」適用於受保人的直系親屬時，即表示醫生證實該等傷害或疾病構成生命危險，並導致受保人終止或取消其原本的旅程。
- 1.34 **疾病**指身體出現異於正常健康狀態的情況。
- 1.35 **旅遊警示**指香港政府根據外遊警示(OTA)制度發佈的警示。旅遊警示包括三個級別：「黃色警示」、「紅色警示」及「黑色警示」。本公司可基於香港政府發佈的外遊警示制度修訂隨時更改「旅遊警示」的釋義。
- 1.36 **常住國**指受保人展開任何旅程的地點，而本保單在該地區以外生效。除非本公司在保單承保表中另行明確認可，否則常住國將被視為香港。
- 1.37 **全球緊急支援服務**指由國際思奧思援助（香港）有限公司支援中心安排的醫療支援或相關服務。

## 2. 保障表

除另有說明及在任何部分所列任何分項賠償上限的規限下，就每名受保人在每段旅程作出的最高賠償額載列於下文的保障表內：

部分	承保範圍概述及分項賠償上限	最高保障金額 ( 港元 ) 每名受保人的每段旅程	
		計劃A	計劃B
1	醫療費用保障 ( 非因2019冠狀病毒病所引致 ) ( 覆診費用的分項賠償上限為100,000 港元 )	1,000,000	500,000
	醫療費用 ( 因2019冠狀病毒病所引致 )	500,000	100,000
2	海外住院或隔離現金津貼		
	a) 海外住院現金津貼 ( 非因2019冠狀病毒病所引致 ) ( 每日500港元 )	10,000	5,000
	b) 住院現金津貼 ( 因 2019 冠狀病毒病所引致 )		
	i) 於海外時 ( 每日 1,000 港元 )	14,000	14,000
	ii) 返抵香港 ( 每日 500 港元 )	7,000	7,000
	c) 強制隔離現金津貼 ( 非因2019冠狀病毒病所引致 ) ( 每日500港元 )	10,000	5,000
3	(A) 全球緊急支援服務 ( 非因2019冠狀病毒病所引致 )		
	a) 住院及住院按金保證	40,000	40,000
	b) 緊急醫療撤離及遣返	全部開支	全部開支
	c) 遺體 / 骨灰運送	40,000	15,000
	d) 近親探望及酒店住宿	40,000	15,000
	e) 送返未成年子女	40,000	15,000
	f) 復康住宿費用	40,000	15,000
	g) 緊急啟程返回常住國	40,000	15,000
	h) 額外交通及住宿費用	40,000	15,000
	(B) 緊急醫療撤離及遣返 ( 因2019冠狀病毒病所引致 )	100,000	100,000
4	人身意外保障		
	a) 意外死亡及永久完全傷殘	1,000,000	500,000
	b) 嚴重燒傷	200,000	100,000
	c) 信用卡欠款結餘保障	30,000	15,000
5	行李保障	20,000	3,000
	a) 每件 / 每對 / 每套的分項賠償上限	3,000	3,000
	b) 遺失手提電話的分項賠償上限	2,500	2,000
6	行李延誤保障	1,500	500
7	個人錢財保障	3,000	2,000
8	遺失旅遊證件保障	20,000	5,000
	( 每日交通及住宿費分項賠償上限 )	2,000	1,000
9	旅程延誤保障		
	a) 現金津貼 ( 受保人可就每6個完整小時的延誤獲得300 港元賠償 ) 或	2,500	600
	b) 改動行程引致的額外交通費用	10,000	2,500

10	旅程取消保障		
	a) 非因2019冠狀病毒病所引致	30,000	5,000
	b) 因2019冠狀病毒病所引致	5,000	5,000
11	縮短旅程保障		
	a) 非因2019冠狀病毒病所引致	30,000	5,000
	b) 因2019冠狀病毒病所引致	5,000	5,000
12	家居財物損失保障	30,000	10,000
13	人身責任保障	3,000,000	1,500,000
14	租車自負額保障	5,000	3,000
15	高爾夫球「一桿入洞」保障	3,000	1,000

### 3. 適用於所有部分的條款及條件（除非另行註明）

- 3.1 本保單須於香港簽發，並受香港法例規管及據此詮釋，且服從香港法院的專屬管轄權。
- 3.2 倘本公司拒絕本保單的任何索償，且保單持有人並未於拒絕之日起計十二個月內就該索償提出任何法律訴訟，則該索償就所有目的而言將被視為已不可撤銷地放棄，並不得在日後重新提出索償。
- 3.3 於本保單內，如文義允許，表示男性意義的詞語涵蓋女性，表示單數意義的詞語涵蓋複數，反之亦然。
- 3.4 有關標題僅為方便而設，並不影響對本保單的闡釋。
- 3.5 **一般不保事項。**除另行明確規定外，本保單不承保因以下事項導致的損失：
- 3.5.1 戰爭、侵略、外敵行動、敵對或類似戰爭的行動（不論正式宣戰與否）、內戰、叛亂、革命、起義、內亂升級或擴大至大規模叛變事件、軍事或篡權行動。
- 3.5.2 任何恐怖主義活動，惟第1部分–醫療費用保障、第2部分–海外住院或隔離現金津貼、第3部分–全球緊急支援服務、第4部分–人身意外保障、第9部分–旅程延誤保障、第10部分–旅程取消保障及第11部分–縮短旅程保障除外。
- 3.5.3 由核能或任何類別的放射性物質直接或間接導致、引起或與之有關的任何性質的損失、損害、費用或開支，包括但不限於下列任何類別（不論當中有否任何其他原因或事件同時促使或先後發生而導致損失）：
- (a) 由任何核能燃料或任何核廢料或燃燒核能燃料所造成的電離子輻射或放射性污染；
- (b) 任何核能裝置、反應堆或其他核能機組子或其核能元件的放射性、毒性、爆炸性或其他危險性或污染物質；或
- (c) 任何使用原子或核裂變及/或聚變或其他類似反應或輻射性能量或物質的武器或其他設備。
- 本不保事項不適用於就第1部分–醫療費用保障、第2部分–海外住院或隔離現金津貼、第3部分–全球緊急支援服務、第4部分–人身意外保障、第9部分–旅程延誤保障、第10部分–旅程取消保障及第11部分–縮短旅程保障項目下保障範圍而言因恐怖主義活動所造成的核能或任何類型輻射而直接或間接導致、引起或與之有關的損失、損害、費用或開支。
- 3.5.4 投保前已存在的傷患、先天性及遺傳性疾病。
- 3.5.5 自殺、企圖自殺、蓄意自殘身體、精神錯亂、墮胎、流產、懷孕及其併發症、分娩、性病、服用酒精或非由醫生處方的藥物、牙齒護理（因意外導致身體傷害而損壞健全的天然牙齒除外）。
- 3.5.6 參加下列活動而導致的意外：
- (i) 任何職業性質的運動或比賽（即涉及高度專門技術、超乎正常的體力運用、使用專門工具或特技等）或受保人可能或可以賺取收入或報酬的運動或比賽時的意外；
- (ii) (a) 任何競賽（包括作為乘客或其他佔用座位者的比賽），徒步進行的比賽除外；
- (b) 攀山（需要使用繩索或巖釘）；
- (c) 速度或耐力競賽；
- (d) 在海拔逾5,000米的：

- 高地跳傘
- 徒步登山旅行
- 遠足

(e) 在逾30米水深進行水肺潛水；

(iii) 其他危險活動或職業。

3.5.7 受保人進行或涉及任何空中活動，除非當時受保人(i)是以付費乘客身份乘坐認可航空公司的固定航班或持牌的包機，或(ii)參與的活動是由另一位持牌帶領有關活動的人士負責操縱或航行，而該活動的舉辦者亦獲當地有關當局授權。

3.5.8 受保人為任何空中乘載工具的機務人員或操作員；從事任何類型的體力勞動工作時的意外；從事離岸活動，包括商業潛水、油田鑽探、採礦或空中攝影；處理爆炸品、作為演員表演、地盤工人、導遊或領隊；或為軍隊服務。

3.5.9 除本保單規定外，本質上屬間接且後果性的損失。

3.5.10 網絡風險不保事項

本保單承保的財物損毀指財物本身的實質損毀。財物本身的實質損毀不包括數據或軟件的損毀，尤其是數據、軟件或電腦程式因原本結構被刪減、受損或變形而產生的任何不良變化。因此，本保單不承保以下事項：

- (a) 數據或軟件的損失或損毀，尤其是數據、軟件或電腦程式因原本結構被刪減、受損或變形而產生的任何不良變化，以及該損失或損毀導致的任何業務中斷損失。儘管有此項不保事項條款規定，但假如數據或軟件的損失或損毀是因財物本身遭到受保障的實質損毀而直接引致，則屬本保單的保障範圍。
- (b) 因數據、軟件或電腦程式的功能、供應、使用範圍或存取出現缺陷而引致的損失或損毀，以及該損失或損毀導致的任何業務中斷損失。

3.5.11 屬制裁的不保事項

不論本保單內是否有相反規定，下列條款將適用：

倘根據於本保單開始生效時適用於本公司或於其後任何時間適用於本公司的任何法律或法規，向受保人提供保障或將會因違反聯合國決議下的任何制裁、禁令或限制，或歐盟、英國、美國或中華人民共和國 / 香港的貿易或經濟制裁、法律或法規而屬違法，則本公司無論如何將不會向受保人提供會導致其違反上述法律或法規的保障或利益或承擔任何責任。

3.5.12 COVID-19/Pandemic Exclusion

(此條款並未提供中文譯本，詳細內容請參閱英文本。)

3.5.13 在此第3.5.13條款下的不保事項僅適用於與2019冠狀病毒病相關的保單保障第1, 2, 3, 10及11部份，即在以下情況下將不承保與2019冠狀病毒病相關的保單保障：

1. 直接或間接由以下原因引起或導致：

- (a) 受保人投保前已存在的疾病；
- (b) 受保人自殺或自殺未遂、蓄意自殘、故意暴露於危險（試圖挽救生命除外）或犯下任何犯罪行為；
- (c) 受保人受到酒精或藥物的影響或影響，除非藥物是按照授權的醫療處方服用的；
- (d) 因後天免疫力缺乏症 (AIDS) 或後天免疫力缺乏症相關綜合症 (ARC) 和人類免疫力缺乏病毒 (HIV) 相關疾病或任何性傳播疾病和/或突變衍生物或變異引起的；
- (e) 受保人懷孕、分娩（包括手術接生）、墮胎、流產及其相關併發症，但因意外直接導致身體受傷而流產除外；
- (f) 受保人違反醫生的建議或為接受治療而外遊，或為非緊急醫療檢查或常規醫療檢查為目的的旅行；
- (g) 受保人的精神疾病、精神病、抑鬱、壓力、焦慮或神經紊亂（包括任何精神官能症及其生理或心理表現）；
- (h) 在前往或途經白俄羅斯、古巴、剛果民主共和國、伊朗、朝鮮、索馬里、南蘇丹、蘇丹、敘利亞、克里米亞（包括塞瓦斯托波爾）和津巴布韋的任何損失、人身傷害、損害或法律責任；

- (i) 在旅程開始後才購買本保單所發生的任何事件；或
- (j) 任何導致受保人無法或不能展開旅程的事件，並且該事件已被受保人在投保時或預訂行程時所知悉（以較遲者為準）。

2. 直接或間接由以下原因引起、發生或導致：

- (a) 以專業身份參與體育或遊戲，或受保人將或可能從參與此類體育或遊戲中獲得收入或報酬；
- (b) 受保人參與極限運動和活動。

3. 產生於：

- (a) 海上活動，例如潛水、採礦、石油索具、航空攝影或爆炸物處理；
- (b) 非以付費乘客身份乘坐定期承運人或特許包機的航空旅行；
- (c) 受保人參與任何非法活動，直接或間接因政府當局採取的行動（包括沒收、扣押、銷毀和限制）造成的損失；
- (d) 租用或租賃設備的損失或損壞，或任何類型的運輸工具的測試；
- (e) 海上設施或在建設設施的檢驗，包括空中運輸工具的檢驗；
- (f) 戰爭、入侵、外敵敵對行動（無論是否宣戰）、內戰、叛亂、革命、起義、軍事或篡奪權力或沒收或國有化或徵用或破壞或損壞財產任何政府或公共或地方當局；
- (g) 受保人在任何疾病爆發（2019 冠狀病毒病除外）、有意罷工、騷亂或內亂或即將發生的自然災害通過或由一般大眾媒體發出警告後進行任何旅行的任何損失或費用；
- (h) 來自任何輻照核燃料或任何核廢料或來自核燃料燃燒的電離輻射或放射性污染；
- (i) 任何爆炸性核組件或其核組件的放射性、毒性、爆炸性或其他危險特性；
- (j) 任何使用核、生物和化學物質的恐怖襲擊；
- (k) 受保人直接參與恐怖活動；或者
- (l) 由上述任何一項引起的任何種類的間接損失或損害。

3.6 於保險期內，本公司可以14日書面通知取消保單，通知書會發送到保單持有人的最後登記地址。保單將於取消通知書上所列明的日期取消。保單持有人將有權就餘下保險期按比例獲退還相應的已付保費。於取消保單通知書生效日期之前開始的任何旅程，其保障將不會受到影響。

於保險期內，保單持有人可透過向本公司發送書面取消通知，隨時取消本保單。如保單持有人：

- (a) 在其取消通知書中指定取消生效日期，則本保單的保險保障將於所指定的日期或本公司收到有關取消通知書之日（以較後者為準）終止；或
- (b) 並無在其取消通知書中指定取消生效日期，則本保單的保險保障將於本公司收到有關取消通知書之日終止。

於取消保單通知書生效日期之前開始的任何旅程，其保障將不會受到影響。

若保單持有人選擇根據本部分取消本保單，保單持有人將有權獲退還按下文保費退款表計算的與保險期餘下期間相應的已付保費，前提是於本保單取消的生效日期前並無作出或支付索償，而本公司就任何應付保費退款金額保留的最低保費為每份保單 500 港元。

<u>保險期</u>	<u>保費退款金額</u>
最多 1 個月	90%的全年保費
最多 2 個月	80%的全年保費
最多 3 個月	70%的全年保費
最多 4 個月	60%的全年保費
最多 5 個月	50%的全年保費
最多 6 個月	40%的全年保費
最多 7 個月	30%的全年保費
最多 8 個月	20%的全年保費
最多 9 個月	10%的全年保費

10 個月或以上

不獲退款

- 3.7 若本公司根據本保單作出任何賠償，則本公司取代受保人或保單持有人所享有對任何第三方的所有追討及賠償的權利，且所追回的全部金額將歸本公司所有。
- 3.8 除非經本公司安排及批准，否則本保單將不提供任何直接支賬。
- 3.9 本保單下受保人的年齡限制為最小6星期，最大70歲。所有未滿18歲的兒童須由一名受同一保單保障的成年人陪同。受保人一旦年滿71歲，本公司將不會提供任何保障。
- 3.10 本公司根據本保單支付的賠償以保障表所載的金額為限。然而，有時受保人或保單持有人花費的總金額可能會超出根據本保單應付的總賠償額。受保人或保單持有人須承擔所有該等超額費用及開支。
- 3.11 只有受保人於保險期內開展且持續時間不超過連續90日的旅程才會獲得本保單承保。若受保人因無可避免的原因而導致出發前已預訂的任何旅程出現延誤，則本公司可全權酌情在上述90日期限之上將對該旅程的保障延長最多10日。
- 3.12 除另有指定外，只有保單持有人才可行使本保單規定的所有權利及特權。若保單持有人未能遵守索償程序或調查，或會導致索償被拒絕。若任何索償屬欺詐或蓄意誇大，或保單持有人作出任何虛假聲明或陳述，本保單將會作廢，且本公司亦不會支付任何索償。
- 3.13 本保單的賠償責任以本保單及保單承保表中所述各部分的賠償責任上限為限。
- 3.14 本公司就所有索償的最大賠償責任，在假設並無本保單的情況下，不得超過任何其他保單或暫保單就該等索償提供保障賠償的比例。（本條款不適用於本保單的人身意外保障部分。）
- 3.15 保證。保單持有人保證，就其所悉及所信，受保人概無違反醫生的建議或為接受治療而外遊，且受保人明白本保單概不承保任何投保前已存在、現有、不時復發或先天性疾病的治療。保單持有人進一步保證，其及受保人並不知悉有任何通過媒體或政府機構所發出的旅遊警告，指在保險期之前所計劃前往的旅程目的地已知悉為屬高風險的國家。
- 3.16 《合約（第三者權利）條例》（香港法例第623章）不適用於本保單，可強制執行保單條款的立約方只有保單持有人及本公司（或彼等的授權代表）。
- 3.17 倘本公司擬對本保單續期，將會向保單持有人發出附有續保條款（有關條款可能有別於本保單）之續保通知。倘本公司根據續保條款獲得所需保費及文件，本保單將獲續期。本保單之續期不代表本公司放棄其於本條文及/或已續期保單下之任何權利。

## 保單保障

保單持有人（或其任何受保人的合法代表）依據本保單可獲得的所有賠償將受本保單及保單承保表所載保障項表所列的最高賠償上限及分項賠償上限規限，並須遵守本保單內的所有條款、條件及不保事項。此外，受保人必須已完成接種疫苗才能從本保單獲得因2019冠狀病毒病所引致的相關賠償。

### 4. 第1部分 – 醫療費用保障

- 4.1 如受保人在任何旅程期間因於常住國以外地區身體受傷或患病而接受治療，本公司將賠償以下各項合理產生的合資格費用：
- 4.1.1 住院、手術、救護車及輔助醫療、診斷測試、向醫生求診及處方藥；
- 4.1.2 住院的合資格費用以每日3,000港元的住院房間及膳食費用的分項賠償上限為限。就本部分而言，「住院房間及膳食費用」指住院費用，包括住院的受保人合理地引致的膳食及一般護理服務費用。若未提供各項收費明細，則所有醫院費用（包括受保人在醫院登記為住院病人以接受本部分承保的治療而合理地引致的住院房間及膳食費用以及專業費用）的每日賠償額以每日10,000港元為限；及
- 4.1.3 受保人結束任何旅程後返回常住國起計90日內覆診所引致的合資格費用賠償額最高為100,000港元。此項保障亦包括受保人於香港接受中醫師治療所產生及由該中醫師發出收據正本證明的合資格費用，每日每次上限為200港元，總分項賠償上限為3,000港元，覆診分項賠償上限最高為100,000港元。

#### 4.1.4 醫療費用 (因2019冠狀病毒病所引致)

若受保人因 2019 冠狀病毒病引致身體傷害或疾病而需在海外住院，本公司將按需要及合理的費用、收費或開支作出賠償：

- a) 醫療、外科、醫院、療養院或護理服務以及緊急救護車服務；和/或
- b) 緊急牙科治療以緩解突發疼痛或對健全和天然牙齒的損傷進行治療，前提是此類損傷僅由身體傷害引起 (不包括更換假牙和牙冠)。

此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就 2019 冠狀病毒病所引致的費用作出賠償。

前提是，上述醫療費用須屬正常、慣常及合理性質；並須提交詳細的開支賬目、收據正本及由醫生 (或如為上文第 4.1.3 條的情況，則為中醫師) 提供的醫療報告連同詳細診斷資料以作證明，且 (除第 4.1.3 條外) 於常住國以外的地方產生。

本公司根據本部分應付的最高賠償額應不超過保障表所列的上限。

#### 4.2 本公司不負責賠償：

- 4.2.1 任何有關入住醫院的單人或私家病房或聘用特別或私家看護的額外費用；輪椅、拐杖或任何其他類似儀器的費用；
- 4.2.2 任何有關整容手術、視力或屈光矯正器材、隱形眼鏡、眼鏡或助聽器、義肢及醫療器材、裝置及附件的費用；
- 4.2.3 任何有關精神病、心理失常、精神或神經紊亂 (包括任何相關的原發 / 初期徵兆或病徵) 的費用；
- 4.2.4 任何有關因以手術、機械或化學避孕方法所引致的任何及所有情況及與不育有關的任何及所有情況或治療的費用；
- 4.2.5 任何有關非由任何醫生建議的治療或服務；例行身體或健康檢查 (並非因受保人需治療或診斷懷疑於本保單承保的任何旅程期間及於保險期內發生或引致的任何受保障的身體傷害或疾病而須作出的例行身體或健康檢查) 的費用；
- 4.2.6 任何有關有違醫生勸告的旅行或為接受醫療或手術治療或因任何先前發生的事故、疾病或投保前已存在的傷患休養而作出旅程的費用。

本公司於本保單的賠償責任將在受保人於旅程期間遭受身體傷害或患病之日起計一個曆年終止，本公司將不會對該一年期間屆滿後產生的任何醫療及相關費用負責。

### 5. 第2部分 – 海外住院或隔離現金津貼保障

#### 5.1.1 海外住院現金津貼 (非因2019冠狀病毒病所引致)

如受保人於任何旅程期間住院，本公司將就每個完整天數 (即連續 24 小時期間) 支付現金津貼 500 港元，以保障表所列的最高賠償額為限。

#### 5.1.2 住院現金津貼 (因 2019 冠狀病毒病所引致) (於海外時)

如受保人於旅程期間因 2019 冠狀病毒病住院，本公司將就每個完整天數 (即連續 24 小時期間) 支付現金津貼 1,000 港元，上限為 14 天。

此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就 2019 冠狀病毒病所引致的費用作出賠償。

#### 5.1.3 住院現金津貼 (因 2019 冠狀病毒病所引致) (返抵香港)

如受保人於回港後 14 天內因 2019 冠狀病毒病住院，本公司將就每個完整天數 (即連續 24 小時期間) 支付現金津貼 500 港元，上限為 14 天。

此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就 2019 冠狀病毒病所引致的費用作出賠償。



- 5.2 因傳染病而強制隔離的現金津貼（非因2019冠狀病毒病所引致）  
如受保人因疑似感染或確診患上傳染病而於任何旅程期間或於返回常住國後 7 日內被強制隔離，本公司將就每個完整天數（即連續 24 小時期間）支付現金津貼 500 港元，以保障表所列的最高賠償額為限。
- 5.3 本公司將不負責賠償：
- 5.3.1 任何家居隔離；
- 5.3.2 若受保人已計劃前往的旅程目的地於旅程開始之日或之前已被當地政府及 / 或世界衛生組織宣佈為受感染區域（不適用於上述第5.1.2及5.1.3條款）；
- 5.3.3 若住院或強制隔離期少於連續24小時。
- 5.3.4 若因本保單不承保的傷患狀況而住院；
- 5.3.5 若住院並非由任何醫生建議或為進行例行身體或健康檢查，而非治療或診斷懷疑於本保單承保的任何旅程期間及於保險期內發生或引致的任何受保障的身體傷害或疾病。

## 6. 第3A部分 – 全球緊急支援服務（非因2019冠狀病毒病所引致）

該等全球緊急支援服務乃由國際思奧思援助（香港）有限公司（「國際SOS」）根據緊急支援服務協議（「協議」）向受保人提供。

### 6.1 釋義

以下釋義適用於本部分：—

- 6.1.1 「近親」指受保人的配偶、父母、子女及兄弟姊妹。
- 6.1.2 「賠償上限」指在本部分所界定的條款及條件規限下，本公司就於任何一次事故中向受保人提供服務須承擔的最高費用金額。
- 6.1.3 「投保前已存在的傷患」指受保人於任何旅程開始前已存在的任何病痛、疾病或身體狀況，而受保人當時已知悉或應已合理知悉出現的病徵或徵兆。
- 6.1.4 「服務」指本協議第6.4條所載將由國際SOS提供的支援服務。
- 6.1.5 「嚴重傷患狀況」指國際SOS認為構成嚴重傷患緊急事故的狀況而必須立刻進行拯救治療，否則會導致受保人死亡或其即時或長遠健康狀況嚴重受損。傷患狀況的嚴重程度將根據受保人所在的地理位置、傷患緊急事故的性質及當地適當醫護服務或設施的供應情況而釐定。
- 6.1.6 「常住國」指香港，本公司根據本保單另行同意者除外。

### 6.2 服務的地理範圍

- 6.2.1 國際SOS於全球範圍內提供本保單項目下的服務。國際SOS應依據當地及 / 或國際資源可用性及在此規限下，盡最大努力透過任何支援服務及介入手段提供服務，且必須遵守國家及國際法律及法規。介入手段可能取決於國際SOS能夠在其控制或影響範圍以外獲得多個相關機構的必要授權。
- 6.2.2 如國際SOS全權認為受保人所處地區的狀況導致有關服務不可能、在合理情況下不切實際或不安全，包括但不限於地處偏遠、戰爭風險或政治動亂，則國際SOS毋須向受保人提供服務。

### 6.3 賠償上限

本公司將就於任何一次事故中向任何一位受保人提供服務支付金額最高為保障表所列賠償上限的費用。

### 6.4 服務範圍

- 6.4.1 國際SOS應始終存置有關服務供應商的經核證及最新資料。國際SOS應定期審閱及更新其有關名稱、地址、專長、辦公時間及語言水平的資料。國際SOS應指示其代理即時報告其所收到的最新相關資料，包括有關所提供服務質素的資料、新增服務及最新的地址及電話號碼。在作出查詢後，受保人將獲得有關服務供應商及其服務的最新資料。
- 6.4.2 國際SOS應透過香港人手充足的支援中心，每天24小時、每週7天為受保人提供與懂粵語、普通話及英語的行動協調員通話的途徑。
- 6.4.3 國際SOS應在與受保人通話過程中向受保人提供即時可提供的服務。在所有其他情況下，國際SOS將

透過最快捷的方式提供資料。

6.4.4 國際SOS應在本部分所界定的條款及條件規限下，向離開常住國旅行，每段旅程的持續時間不超過連續90日，並致電國際SOS的任何受保人提供下列服務。

(a) 醫療援助

(i) 電話醫療諮詢

國際 SOS 將安排透過電話向受保人提供醫療建議。

(ii) 住院及住院按金保證

如受保人的身體狀況嚴重而須住院治療，國際 SOS 將協助受保人住院。若住院治療獲國際 SOS 正式核准，且受保人無法支付所需的住院按金，則國際 SOS 將代表受保人擔保或提供最高 40,000 港元的住院按金。國際 SOS 必須首先從受保人的信用卡或以受保人家屬的資金獲得付款，國際 SOS 才會提供此類擔保。國際 SOS 概不負責支付任何第三方費用，該部分費用須由受保人獨自承擔。

(iii) 運送所需藥物

國際 SOS 將安排向受保人運送受保人護理及 / 或治療所需而在受保人所在地無法提供的必要藥物、藥品及醫療用品。運送該等藥物、藥品及醫療用品須遵守當地適用的法律及法規。國際 SOS 將不會支付該等藥物、藥品及醫療用品的費用及與此有關的任何運送費用。

(iv) 緊急醫療撤離及遣返

為將處於嚴重傷患狀況的受保人轉移至可提供適當醫療護理服務的最就近醫院，國際 SOS 可安排提供空中及 / 或地面交通工具、運送途中的醫療護理、通訊及所需的所有常用輔助服務。國際 SOS 將安排提供適當的通訊及語言翻譯支援、流動醫療器材及醫療護送人員。

國際 SOS 保留絕對權利決定受保人的傷患狀況是否嚴重至需要緊急醫療撤離。國際 SOS 進一步保留權利，在考慮到國際 SOS 在相關時候所獲悉的所有事實及情況評估後，決定將受保人撤離至何地及撤離所採取的交通工具或方法。

國際 SOS 將安排受保人在緊急醫療撤離及在常住國以外地區入院治療後返回常住國。

國際 SOS 保留權利，在考慮到國際 SOS 在相關時候所獲悉的所有事實及情況評估後，決定送返受保人的交通工具或方法。

(v) 遺體 / 骨灰運送

國際 SOS 可安排運送不幸身故的受保人的遺體或骨灰至常住國，或應受保人家屬的要求，安排在身故當地安葬，但須遵守任何政府的法規。

(vi) 近親探望及酒店住宿

若受保人獨自旅遊，而須在常住國以外地區留院超過連續三(3)日，國際 SOS 將就受保人兩名近親前往該地照料受保人安排各一張往返經濟客位機票，及酒店住宿每人每日最多 1,200 港元，最多連續五(5)日，但須事先獲得國際 SOS 的批准及國際 SOS 基於醫療及陪伴理由而判斷受保人需要近親照料。

(vii) 送返未成年子女

若受保人因突發疾病、遇上意外或緊急醫療撤離而導致隨行未成年子女 ( 18 歲及以下及未婚子女 ) 無人照料，國際 SOS 將安排一張單程經濟客位機票供其未成年子女返回常住國。國際 SOS 將應要求安排護送人員隨行。

(viii) 復康住宿費用

國際 SOS 將為因發生事故而須緊急醫療撤離、緊急醫療遣返或住院的受保人安排必需及無法避免的額外酒店住宿及支付有關費用，每日最多為 1,200 港元，最多連續五(5)日。

(ix) 緊急啟程返回常住國

如居於受保人常住國的近親在受保人於海外旅遊 ( 移民除外 ) 時身故，以致受保人須緊急返回其常住國，國際 SOS 將安排提供一張往返經濟客位機票，以便受保人返回常住國。

(x) 額外交通及住宿費用

在受保人遇上嚴重傷患狀況而須接受治療後，國際 SOS 將安排提供一張單程經濟客位機票，以便受保人返回其常住國。國際 SOS 亦將為其同行家屬或同行夥伴（亦由本保單承保）安排受保人在常住國以外地區住院期間的住宿。

上述[(i)項]服務純粹提供轉介安排。國際 SOS 概不負責支付任何第三方費用，該部分費用須由受保人獨自承擔。

上述[(ii)及(iii)項]服務乃按具體情況收費。國際 SOS 必須首先從受保人的信用卡或以受保人家家庭的資金獲得付款，國際 SOS 才會提供財務擔保。國際 SOS 概不負責支付任何第三方費用，該部分費用須由受保人獨自承擔。

上述[(iv)及(x)項]服務受第3.5條所列的一般不保事項所規限。

(b) 旅遊支援

(i) 提供防疫及簽證資料

國際 SOS 應提供有關外國簽證及接種疫苗要求的資訊，該等要求不時在世界衛生組織刊物「接種疫苗證書要求與國際旅行健康建議」（防疫之用）及「國際旅行信息指南 ABC」（簽證之用）的最新版本內列明。受保人可隨時獲得該等資料，無論受保人是否在旅程中或發生緊急狀況。國際 SOS 應告知索取該等資料的受保人，國際 SOS 僅傳達某份文件上所載的規定，且國際 SOS 應告知該文件的名稱。

(ii) 行李遺失援助

如受保人在常住國以外旅遊時遺失行李，國際 SOS 可向受保人介紹適當的機構以提供協助。

(iii) 護照遺失援助

如受保人在常住國以外旅遊時遺失護照，國際 SOS 可向受保人介紹適當的機構以提供協助。

(iv) 法律轉介

如受保人要求及如可提供，國際 SOS 將向受保人提供所介紹的律師及執業律師的名稱、地址、電話號碼及辦公時間。國際 SOS 將不會向受保人提供任何法律意見。

儘管國際 SOS 應作出有關轉介，惟無法保障服務供應商的質素，服務供應商的最終選擇由受保人決定。然而，國際 SOS 將小心審慎地挑選服務供應商。

(v) 緊急旅遊服務支援

國際 SOS 應協助在海外旅遊的受保人在緊急情況下預訂機票或酒店住宿。

上述[(i)至(v)項]服務純粹提供轉介安排。國際 SOS 概不負責支付任何第三方費用，該部分費用須由受保人獨自承擔。

6.5 不保事項

以下的治療、事項、條件、活動及其相關或相應費用均不受保障：—

- 6.5.1 因投保前已存在的傷患所產生的任何費用。
- 6.5.2 任何未確定應由國際SOS項目負擔的費用或開支及並非由國際SOS事先以書面方式批准及 / 或並非由國際SOS安排的服務所產生的費用或開支。處於未能與國際SOS事前聯絡的偏遠或落後地區，以及為免因延誤而合理預期導致受保人性命或身體受傷害而採取緊急醫療撤離，則不在此限。
- 6.5.3 受保人於其常住國內所發生的一切事故。
- 6.5.4 受保人違背醫生的建議，或因出國就醫，或因以往曾發生事故、疾病或投保前已存在的傷患休養而離開常住國旅行所涉及的一切費用。
- 6.5.5 受保人並未發生嚴重傷患狀況，及 / 或經國際SOS醫療人員認定其病情可於當地獲得適當醫治或可合理延遲治療以在返回常住國後再行就醫，而仍要求醫療撤離或遣返的服務，其因此涉及的一切費用。
- 6.5.6 經國際SOS醫療人員認定可於無醫療護送的情況下以普通乘客的身份旅行，仍要求醫療撤離或遣返的服務，其因此涉及的一切費用。

- 6.5.7 有關因分娩、流產或懷孕所涉及的一切治療或費用。在懷孕期首二十四(24)週內因任何異常懷孕或嚴重懷孕併發症而有可能危及孕婦及 / 或胎兒性命的情況除外。
- 6.5.8 受保人因從事本保單不承保的任何體育活動所引致的意外或受傷，其所衍生的一切費用。
- 6.5.9 因情緒、精神或心理疾病所涉及的一切費用。
- 6.5.10 因自殘、自殺、藥癮或藥物濫用、飲酒過量或性病所引致的一切費用。
- 6.5.11 因獲得後天免疫力缺乏症 (AIDS)或其任何相關病症或疾病所引致的一切費用。
- 6.5.12 受保人從事任何航空活動所衍生的一切費用，但乘搭定期航班或固定航線包機，則不在此限。
- 6.5.13 受保人從事或意圖從事不法行為所引致的一切費用。
- 6.5.14 非註冊執業人士在不符治療當地標準醫療規範的情況下所進行或指揮的治療行為所衍生的一切費用。
- 6.5.15 受保人因執行任何國家的武裝部隊或警察的職責；積極參與戰爭（不論已正式宣戰與否）、入侵、外敵活動、敵對、內戰、叛亂、暴動、革命或起義所產生的一切費用。
- 6.5.16 因涉及任何核武器或裝置或化學或生物製劑的使用、釋放或威脅，不論成因為何，所衍生的一切費用（包括但不限於因任何恐怖主義活動或戰爭以任何方式所造成或引起的費用）。
- 6.5.17 因要求於離岸進行的任何活動所產生或導致的任何費用。
- 6.5.18 事故發生時受保人已逾85歲，因該事故所衍生的一切費用。
- 6.5.19 因核反應或輻射直接產生的一切費用。
- 6.5.20 本保單下的任何不受保情況。
- 6.6 合理預防措施  
受保人應採取一切合理的預防措施，以避免及盡量減少任何意外、傷害、死亡或費用。
- 6.7 請求協助  
如需支援，在自行採取合理行動前，受保人或其代表應致電國際 SOS 支援中心，其聯絡號碼載列如下：  
香港：(852) 3122 2900  
並應說明：
  - 受保人的姓名、保單編號、身份證或護照號碼；及
  - 國際SOS可找到受保人或其代表的地點及電話號碼；及
  - 意外的簡要描述及尋求協助的性質。
- 6.8 檢查  
國際 SOS 有權及可能透過其醫療代表，在其合理要求的任何時間，盡量為受保人進行身體檢查。
- 6.9 承諾  
6.9.1 國際SOS承諾適當小心審慎地委任及 / 或轉介任何服務供應商，以協助受保人。國際SOS不會就任何服務供應商提供的任何意見承擔責任，而受保人不得就國際SOS轉介或聯絡服務供應商或由此產生的其他決定向國際SOS提出任何申索。  
6.9.2 受保人承諾不會就其因服務所蒙受的任何間接或後果性損失向國際SOS或本公司提出任何申索。
- 6.10 不可抗力  
國際 SOS 概不會就因天災、罷工或超出其控制範圍的其他情況（包括但不限於飛行狀況或致使提供服務被當地法律、監管或監督機構禁止或延遲的情況）而導致未能及 / 或延誤提供服務承擔責任。
- 6.11 無合約相互關係  
儘管本保單載有任何其他條文，國際 SOS 謹此聲明，上述服務由本公司代表國際 SOS 向受保人提供，而國際 SOS 為根據協議向受保人提供服務的當事人。本公司及受保人於協議中並無合約相互關係，本公司概不會就未提供服務或受保人因該等服務而蒙受的任何間接或後果性損失而承擔責任。
- 6.12 終止  
協議將在本保單不再有效時終止。

### 第3B部分 – 緊急醫療撤離及遣返 (因2019冠狀病毒病所引致)

- 6.13 本公司將為患有嚴重身體傷害/嚴重疾病導致危及生命的受保人，在醫療緊急情況（例如受保人死亡或嚴重損傷）及在本公司授權服務供應商建議和批准的情況下，立即撤離至最就近有適當醫療服務的醫院（不一定是香港）接受緊急醫療，並支付有關空中或地面運輸、運輸過程中的醫療護理、通訊等費用。
- 如受保人在常住國家以外的地方出差住院，並因醫療需要將受保人接回香港繼續治療，本公司的授權服務供應商將根據主治醫生的建議提供緊急醫療遣返服務醫生。本公司將支付合理且必要的遣返費用，包括陪同受保人的1名合資格醫療人員的合理交通費用。
- 此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就2019冠狀病毒病所引致的費用作出賠償。

## 7. 第4部分 – 人身意外保障

- 7.1 如受保人在任何旅程期間遇上意外，而於意外發生之日後12個月內身故或遭受保障表所列的任何永久傷殘，本公司將按照下文所載賠償表所載的百分比就本保障作出賠償，金額以保障表所載的最高賠償額為上限。
- 前提是：
- 7.1.1 就年齡為18歲以下的受保人而言，本部分的最大賠償額不超過300,000港元。
- 7.1.2 不論受保人於任何旅程中發生受保事故的次數多寡，根據本部分應付的總賠償額不超過人身意外保障的最高賠償額的100%。

每名受保人每段旅程賠償表		
	受保事故	最高保障百分比*
1	死亡	100%
2	永久完全傷殘	100%
3	完全及永久喪失單目或雙目視力	100%
4	肢體殘缺 – 肢體完全從身體分離而完全喪失或完全及永久喪失以下身體部分的活動能力	
	(a) 單肢或雙肢	100%
	(b) 單手或雙手	100%
	(c) 手肘以上的手臂	100%
	(d) 手肘或手肘以下的手臂	100%
	(e) 膝蓋以上的腿部	100%
	(f) 膝蓋或以下腿部	100%
5	失明 – 完全及永久喪失	
	(a) 單目的視力 (對光線感應除外)	50%
	(b) 單目的晶狀體	50%
6	完全及永久喪失	
	(a) 雙耳聽覺	75%
	(b) 單耳聽覺	15%
	(c) 說話能力	50%

\*按受保人的保單承保表的保障表所載人身意外保障下適用的賠償上限百分比計算。

- 7.2 就本部分所產生的任何及一切事故應付的最高賠償額將不超過保障表所列適用於各受保人的最高賠償額。
- 7.3 如受保人身故而按本部分提出索償，若受保人並無直系親屬，則受益人應為該受保人的遺產繼承人，惟在保單承保表簽發時已列明有指定受益人則除外。

#### 7.4 嚴重燒傷

若受保人於任何旅程期間因意外蒙受三級程度燒傷（即深入至皮下組織的損傷，且燒傷部分佔其頭部表面面積達 5%或以上或其身體總表面面積達 10%或以上），本公司將就此保障作出賠償，惟燒傷的評估須由醫生所簽發並詳列診斷結果的醫療報告證明。有關保障只能就任何旅程期間中的每次意外事故索償一次。

#### 7.5 信用卡欠款結餘保障

如受保人因意外身故而根據本保單可獲得賠償，本公司亦會賠償受保人於意外發生之日記入信用卡的未繳款項，最多為保障表所列的最高賠償額。然而，本公司將不會賠償就未繳款項須支付的利息或財務費用。

就本部分而言，如受保人於任何旅程期間失蹤、其乘搭的飛機或其他陸上或海上交通工具沉沒或墜毀，並於該失蹤、沉沒或墜毀日期後一年內未能找到受保人的屍首，則將認定受保人在失蹤、沉沒或墜毀時已意外身故。

### 8. 第5部分 – 行李保障

本公司將賠償受保人於任何旅程中攜帶的行李或個人財物因盜竊、搶劫、爆竊、意外或運送者運送時不小心處理而直接導致的遺失、破損或毀壞，行李保障賠償以保障表所列的最高賠償額為限。

如受保人於旅程中攜帶的手提電話因旅程中遭盜竊、搶劫或爆竊而遺失，本公司亦將賠償更換手提電話的費用，以保障表所列的最高賠償額為限。

前提是：

- 8.1 所有損失必須於事發後24小時內向事發地點的警方、承運方或任何須負責的第三方報告。
- 8.2 受保人須對受保財物提供慣常合理的保護以確保安全，包括小心看管隨身行李或個人財物及不會放置在無人看管的公眾地方。所有行李在收到時均須進行檢查，若受保人發現有任何毀壞、遺失或損毀，須即時作出以下通知：
  - 8.2.1 若遭盜竊、遺失或第三者故意損毀，通知警方並從損失發生當地的警方處獲取書面文件。
  - 8.2.2 若在運送期間遺失或損毀，通知承運方並獲取一份正式「行李事故報告」副本。
- 8.3 本公司就每件 / 每對或每套物品的賠償上限為3,000港元（相機機身、鏡頭及配件將被視為一套。）
- 8.4 如一套物品中的任何一件遺失或受損，該物品遺失或受損的賠償額將依該配件於原套物品總值中所佔的合理及公平比例計算，且該套物品並不會因此而被視為完全損毀。
- 8.5 在第8.6條規限下，本公司將可選擇支付本部分下的更換或維修費用，但本公司的最大賠償額不超過行李保障的賠償上限。
- 8.6 就與破損或損毀有關的索償而言，索償人須向本公司提供被損毀的財物作為實物證據，以供本公司審查，費用由索償人承擔。
- 8.7 手提電話遺失必須於事發後24小時內向遺失物件當地的警方、承運方或任何須負責的第三方報告。
- 8.8 不保事項：
  - 8.8.1 因遭海關或其他有關部門延遲、充公、扣留或檢查而引致的損失或損毀。
  - 8.8.2 現金、鈔票、電子貨幣（包括信用卡、八達通卡等）、可流通票據、債券或證券、信用卡及其他付款工具或任何類型的文件，護照、簽證、機票以及交通、住宿或任何其他旅遊代用券或優惠券的損失。
  - 8.8.3 傳呼機、手提通訊設備（手提電話除外）、電腦設備（手提電腦除外）、軟件及週邊設備的損失或破損，或手提電話出現破損（包括電子手帳電話、智能手提電話或擁有通訊功能的類似儀器及其他配件）。
  - 8.8.4 所有易碎或容易損壞的物品、瓷器、玻璃物品、陶具、藝術品、已鑲嵌或未經鑲嵌的寶石或半寶石或食品的破損或損毀。

- 8.8.5 自然損耗、蠹患、害蟲或固有的瑕疵、機械、電力或電子故障或搗亂、清洗、維修或翻新過程、空氣或氣候轉變引致的損失或損毀，或價值本身的折舊，本公司可全權酌情決定其折舊率。
- 8.8.6 商品或樣品的損失或損毀。
- 8.8.7 遺漏或在無人看管下放置在公共交通工具上或公共地方的任何行李損失。
- 8.8.8 另行郵寄或運送的行李損失或損毀。
- 8.8.9 由其他公司指定承保或由第三方追回 / 修復的任何財物或私人物件。
- 8.8.10 珠寶及手錶損失，除非是由受保人隨身攜帶的行李內或存放於酒店保管箱內的珠寶或手錶。
- 8.8.11 受保人於其手提電話賬戶中所產生的任何費用，包括合約解除費用或收費、通話費或利息。
- 8.8.12 受保人無法提供購買手提電話的收據正本（列明遺失或被盜手提電話的購買日期、所付價款、型號及款式）而產生的損失。
- 8.8.13 任何無法解釋的損失或神秘失蹤。

#### 9. 第6部分 – 行李延誤保障

若因行李延誤或誤送，導致受保人在抵達海外目的地後至少6小時後仍暫時未能取回行李，本公司將賠償受保人支付取回行李而產生的額外費用或緊急購買日常必需品或基本衣物的費用，金額以保障表所載適用於每位受保人的最高賠償額為上限。

前提是：

- 9.1 該延誤須有航空公司的正式「行李事故報告」或旅行社的書面函件證實。
- 9.2 延誤並非因遭受海關或其他執法部門扣留或充公所引致。
- 9.3 受保人須提供文件（包括購買單據正本）證明開支明細。
- 9.4 若同一損失已根據本保單第5部分（行李保障）作出索償，則不得根據本部分作出索償。
- 9.5 本公司將不負責賠償受保人在返回常住國或到達最終目的地後發生的任何損失。

#### 10. 第7部分 – 個人錢財保障

如受保人於任何旅程中因盜竊、搶劫或爆竊而直接導致其個人錢財（即鈔票、現金或旅行支票）有所損失，本公司就此作出的賠償不超過保障表所載的上限。

前提是：

- 10.1 若受保人遭受任何現金、鈔票或旅遊支票的損失，須於損失發生後24小時內報告予損失事發當地的警方及相關的旅行支票發行機構分行。保單持有人須自費向本公司提供所有形式的證據，如警方報告、收據等。
- 10.2 本公司將不負責賠償因任何第三方的錯誤或遺漏、貨幣匯率的浮動、貶值或任何政府機構充公而引致的個人錢財損失或不足。
- 10.3 在本部分下，如受保人在無人看管下將個人錢財放置於公共地方而導致損失，本公司將不負責賠償。

#### 11. 第8部分 – 遺失旅遊證件保障

若受保人於任何旅程中因盜竊、搶劫、爆竊或意外遺失而直接導致遺失其護照、機票及旅遊證件，本公司將賠償：  
(a)在該旅程中有關簽發機構就補領護照、機票及 / 或旅遊證件而收取的費用；及 / 或(b)受保人在發現遺失旅遊證件後須即時前往最近簽發機構辦理補領遺失旅遊證件而引致的合理額外酒店住宿費及旅費，以及因有關旅遊證件遺失導致原定回程票無效而涉及返回常住國的費用（以經濟客位為限），金額以保障表所載的最高賠償金額為上限。

不保事項：

- 11.1 若受保人未於發現上文所述的損失後24小時內或於可行的情況下盡快向警方報案並獲取一份有關警方報告副本，本公司概不負責就本部分作出賠償。

- 11.2 若受保人在無人看管的情況下將護照、機票或旅遊證件放置在公共地方以致遺失，本公司概不負責就本部分作出賠償。
- 11.3 機票費用賠償應以經濟客位為限。
- 11.4 遺失與是次旅程無關的任何護照、機票及旅遊證件。
- 11.5 遺失的護照、機票及旅遊證件是因被政府機構、海關或警方充公或扣留所致。

## 12. 第9部分 – 旅程延誤保障

若因惡劣天氣情況、天然災害、機場關閉、工業行動、劫持、公共交通工具出現技術或其他機械故障，導致受保人原定安排或計劃乘坐的公共交通工具在任何旅程中延誤，且該等故障導致有關公共交通工具的取消或延誤完全並非受保人所能控制，導致受保人原定旅程延誤，則本公司應就該保障作出賠償。

- (a) 現金津貼 - 本公司將就首段超過連續6個小時的延誤賠償最多300港元及就後續每連續6小時的期間賠償最多300港元，金額以保障表所列的最高賠償額為上限。
- (b) 改動行程導致的額外交通費用 - 由原定啟程時間起計，旅程延誤長達連續6小時或以上，而該旅程延誤為受保人必須轉乘與最初選擇的公共交通工具的客位等級相同的替代交通工具的直接原因，本公司將賠償受保人因此所引致的合理及無可避免的額外公共交通費用，金額以保障表所列的最高賠償額為限。

本部分的索償僅可根據(a)或(b)項作出申請。

前提是：

- 12.1 自原定旅程開始時間起至改乘由該承運方提供的最早可啟程的替代交通工具的開出時間為止，延誤時間必須超過連續6小時。
- 12.2 延誤並非因受保人未能預先確認其預訂或未於啟程前指定的時間辦理登機手續而引致。
- 12.3 已確認的預訂是在影響該承運方的工業行動前作出。
- 12.4 根據本部分提出的任何索償，須提交由該航空公司 / 承運方發出的正式文件，列明延誤原因、日期、時間及持續期間，以茲證明。
- 12.5 本公司概不就於保單承保表發出日期時已存在的罷工或工業行動所引致的索償提供保障。
- 12.6 延誤並非因受保人拒絕或未有乘搭由有關公共交通工具機構所提供的最早可啟程的替代交通工具所引致。
- 12.7 如受保人乘搭連續轉接航班，各延誤期間不得累積計算，且延誤的直接原因必須為承保範圍下的承保風險。

## 13. 第10部分 – 旅程取消保障

- 13.1 如受保人直接因下列任何原因而要在任何旅程展開前取消旅程，其已預先付費的機票、住宿或旅行團的訂金或任何部分費用被沒收，而有關旅行社、航空公司或任何服務供應商並不退回該金額，本公司將向受保人作出賠償，金額以保障表所列的最高賠償額為限：—
  - 13.1.1 受保人身故、遭遇嚴重身體傷害或嚴重疾病。
  - 13.1.2 (a) 受保人的直系親屬或緊密業務夥伴；或(b) 由與受保人相同的保單承保的受保人同行夥伴身故、遭遇嚴重身體傷害或嚴重疾病。
  - 13.1.3 受保人須出任審判證人、陪審員或遭強制性隔離。
  - 13.1.4 在出發日期前十天內，受保人於香港的主要住所因受到火災或水災嚴重損毀而需要受保人繼續在場。
  - 13.1.5 於該旅程預定出發日期前7日內，已計劃前往的該旅程目的地天氣情況惡劣、發生天然災害、突然爆發廣泛性傳染病 / 涉及公共交通工具的工業行動、發生暴動或內亂，香港政府保安局根據外遊警示制度發佈黑色警示，而致受保人不能展開該旅程。
- 13.2 本部分應付的保障賠償受下列條件規限：
  - 13.2.1 就本部分13.1.1及13.1.2所載列的任何事件而言，該事件須於(i) 保險期起始日後至少24小時及(ii) 相關旅程開始之日前30日內發生。



13.2.2 就本部分13.1.3所載列的任何事件而言，有關的合規命令或通知須於(i) 保險期起始日後至少24小時及(ii) 相關旅程開始之日前30日內向受保人頒佈或發出。

13.2.3 受保人須把未曾使用的機票正本交由本公司處置。

13.2.4 一旦保單持有人根據本部分就旅程作出索償，本公司將不會就該旅程支付任何其他保障賠償，且本保單下就該旅程的所有保障將告終止。

13.2.5 該保障不承保因於相關旅程開始之日已知存在的黑色警示、醫療或身體狀況或其他影響受保人的情況所產生的任何損失。

#### 13.3 因2019冠狀病毒病所引致的旅程取消保障

如受保人在旅程開始前 30 日內被確診感染 2019 冠狀病毒病而要取消旅程，本公司將向受保人賠償已提前支付但無法收回的費用，金額以保障表所列的最高賠償額為限。

此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就 2019 冠狀病毒病所引致的費用作出賠償。

### 14. 第11部分 – 縮短旅程保障

於任何旅程開始後，如下列任何情況直接引致該旅程受到阻礙，因而受保人在未能預見及無可避免的情況下必須縮短該旅程，本公司會就該旅程各完整的受阻日數按比例向受保人賠償(i)就作廢及不獲有關旅行社、航空公司或任何機構退回的交通或住宿安排中已預先付費但未使用部分的損失及(ii)受保人乘搭經濟客位的公共交通工具返回常住國所需的合理額外旅費，金額以保障表所列的最高賠償額為上限：

14.1 受保人或其直系親屬、同樣受相同保單承保的同行夥伴或緊密業務夥伴身故、遭遇嚴重身體傷害或嚴重疾病；

14.2 受保人以付費乘客身份乘搭的航機或交通工具、或旅行社安排的任何機器推動的車輛或船隻遭劫持；

14.3 已計劃前往的該旅程目的地天氣情況惡劣、發生天然災害、突然爆發廣泛性傳染病 / 涉及公共交通工具的工業行動、發生暴動或內亂，而致受保人不能繼續該旅程或香港政府保安局根據外遊警示制度就計劃前往的該旅程目的地發佈黑色警示。

前提是：

14.4 任何有關原因並非因於相關旅程開始之日已知存在的黑色警示、醫療或身體狀況或影響受保人、其直系親屬或受保人的同行夥伴或緊密業務夥伴的其他情況所產生。

#### 14.5 因2019冠狀病毒病所引致的縮短旅程保障

如受保人因被確診感染2019冠狀病毒病而無法按原定行程返回香港，本公司將賠償因返回香港而產生的額外費用，金額以保障表所列的最高賠償額為限。

此保障項目僅在本保單生效期間支付一次。本公司支付此保障後，該承保項目將立即終止，本保單不會再就 2019 冠狀病毒病所引致的費用作出賠償。

### 15. 第12部分 – 家居財物損失保障

15.1 如受保人於常住國的主要住所任何旅程期間空置，遭人爆竊並伴隨使用強制及暴力手段闖入或離開，導致家居財物損失或損壞，本公司將賠償重置或修理其家居財物的費用，金額以保障表所列的最高賠償額為上限。受保人在知悉家居財物因爆竊而遭損失或損壞後必須即時通知警方。

15.2 本公司不負責賠償：

a) 因使用任何鑰匙或複製的鑰匙進入主要住所而導致的損失，無論該鑰匙是否屬於受保人。

b) 因受保人或其親屬的魯莽或故意行為而引致或導致的損失。

c) 現金、鈔票、硬幣、旅行支票、可流通票據、債券或證券、信用卡及其他付款工具或任何類型的文件，護照、簽證、機票以及交通、住宿或任何其他旅遊代用券或優惠券、手提電話、隱形眼鏡、動物及汽車（包括配件）、摩托車、輪船、任何其他交通工具及電腦系統記錄的損失或損壞。

#### 16. 第13部分 – 人身責任保障

如受保人在任何旅程期間因受保人的疏忽直接導致第三方身體意外受傷或第三方財物意外遺失或損壞，而須向第三方負上法律責任（包括合理的法律費用及開支），本公司將作出賠償，金額以保障表所載的最高賠償額為限。

本公司概不負責賠償以下任何責任，損失或索償：(i)應由任何其他保險公司或第三方支付者；或(ii)涉及屬受保人擁有、由其看管、保管或受其控制的財物損失或損毀；或(iii)受保人或其授權代表已承認責任或達成任何協議或和解，而事前並無知會本公司及取得本公司的書面同意；或(iv)由下列各項直接或間接引起：

- 16.1 僱主責任、合約責任或對受保人直系親屬的責任。
- 16.2 屬受保人擁有、由其託管、看管、保管或受其控制的財物或動物。
- 16.3 任何蓄意、惡意、非法或故意的行為。
- 16.4 從事商業貿易或職業。
- 16.5 擁有或佔用土地或建築物（僅佔用作任何臨時居所則除外）。
- 16.6 擁有、佔用、租用、使用或操作車輛、飛機或船隻。
- 16.7 任何刑事訴訟涉及的法律費用、罰款、處罰或懲罰性損害賠償。
- 16.8 精神錯亂、使用任何藥物（經醫生處方者除外，但不包括毒癮），或醉酒或使用武器。
- 16.9 污染，因突發、非故意和意外事件引起則除外。
- 16.10 石棉或含有任何形式或數量石棉的任何物料。

此項保障不適用於並非由香港具司法管轄權的法院發送或從該處獲得初審判決的任何判決。

#### 17. 第14部分 – 租車自負額保障

若受保人以租賃協議租用私家車或汽車屋，並於任何旅程期間發生汽車意外或車輛在停泊時遭損毀或被盜竊，本公司將就該租用車輛承擔的汽車保險自負額或扣除額作出保障賠償，金額以保障表所載的最高賠償額為限，惟受保人：

- 17.1 自持牌車輛租賃公司租用該車輛，並為該租用車輛購買一份汽車保險，於租賃期內為該租用車輛提供保障；
- 17.2 為租賃協議中的指定駕駛者；
- 17.3 於汽車意外發生時駕駛租用車輛；
- 17.4 於其駕駛租用車輛的國家持有有效駕駛執照；
- 17.5 已履行租賃協議及適用汽車保險的所有條款及細則。

本公司不負責賠償：

- 17.6 於租賃期內，受保人在酒精或藥物影響下操控該租用車輛而引致的任何情況；
- 17.7 於租賃期內，受保人違法或非法使用租用車輛；
- 17.8 除租用車輛損失或損毀外的任何其他責任。

為免生疑，本部分所述的租用車輛或私家車指除所有類別的商用車輛、電單車及任何九座位以上的車輛以外的任何汽車。

#### 18. 第15部分 – 高爾夫球「一桿入洞」保障

如受保人於任何旅程期間在任何認可的高爾夫球場內進行比賽或友誼賽時成功創下「一桿入洞」的佳績，本公司將支付受保人在該高爾夫球場內一次酒吧消費的費用，金額以保障表所列的最高賠償額為限。認可的高爾夫球場指在任何當地政府登記以提供高爾夫球運動或高爾夫球練習的俱樂部或機構所經營的高爾夫球場。

如受保人為職業高爾夫球手，本公司不負責支付該費用。

## 19. 索償程序

- 19.1 任何索償須於引致索償的任何事故發生後三十一日內通知本公司，如為人身責任保障部分下的索償，則必須在可行情況下盡快且無論如何不遲於引致該索償的事故發生後14日內以書面方式發出有關通知。所有索償均須連同本公司信納的證據一併提交予本公司，所有證據須應本公司的要求提供，而所需費用由保單持有人承擔。
- 19.2 所有索償必須連同全面的證明資料一併提交，包括：
- 19.2.1 如屬人身意外保障：  
醫院及醫生的報告，載列關於身體受傷的性質以及傷殘的程度及期間的詳情；有關的警方報告；若導致死亡，則為死亡證明及相關驗屍報告的副本。
- 19.2.2 如屬信用卡欠款結餘保障：  
信用卡結單、信用卡簽賬的持卡人存根、賬單及 / 或付款收據。
- 19.2.3 如屬醫療費用保障、全球緊急支援服務、海外住院或隔離現金津貼、旅程取消保障及縮短行程保障：  
與索償有關的所有賬單、收據、機票、優惠券、合約或協議，若索償與治療有關，則提交醫生（或如適用，指中醫師）的詳細報告，列明所治療病情的診斷，開始傷殘的日期，以及治療過程概要，包括經處方的藥物及提供的服務。
- 19.2.4 如屬行李保障、行李延誤保障、個人錢財保障、旅遊證件遺失保障及家居財物損失保障：  
所有詳細資料，包括顯示遭遺失及損壞物件的購買日期、價格、型號及款式的收據；當運送過程中遭損失或損毀時，即時向航空公司 / 承運方作出的通知副本及其正式確認書；航空公司 / 公共交通工具經營機構提供的正式文件，如行李事故報告，載明延誤的日期、時間及持續時間；若行李被盜、損失或被第三方故意損毀，則即時向當地警方作出的報告及當地警方書面文件的經核證副本；若家居財物因爆竊而損失或損壞，向受保人主要住所所在的常住國警方作出的報告（有關報告應於受保人知悉有關損失或損壞後即時（無論如何須於 24 小時內）作出）及警方的書面文件的經核證副本；若旅行支票損失，向旅行支票發行機構作出的報告的副本及警方報告的經核證副本。  
無論如何，向有關航空公司 / 承運方、發行機構或警方作出的報告不得遲於受保事件發生後 24 小時內作出，如屬家居財物損失保障，則不得遲於受保人知悉受保事件後 24 小時內作出。
- 19.2.5 如屬旅程延誤保障：  
航空公司 / 公共交通工具經營機構發出的正式文件，如延誤確認報告，列明延誤的日期、時間、持續期間、原定行程的機票及前往計劃目的地的替代交通工具的車票。
- 19.2.6 如屬人身責任保障：  
須即時以書面知會本公司可能引致的索償並註明事件或事故的性質及情況，連同一份確認書，確認未有在未經本公司事先確認及書面同意前承認任何責任及達成或同意和解。包括傳票、法庭文件、律師及其他法律信函等副本的全部文件須盡快提交予本公司。
- 19.2.7 如屬租車自負額保障  
受保人與租車公司之間的租賃協議，包含詳細的條款及條件；租車公司發出以證明租車費用的收據正本、警方報告的經核證副本、受保人向其租用的汽車所屬的保險公司提出索償的文件及租車公司發出以證明受保人須負責支付自負額的書面報告。
- 19.2.8 如屬一桿入洞保障  
認可高爾夫球場發出的「一桿入洞」證書正本及由該認可高爾夫球場發出的酒吧消費收據正本。

受保人可能須應本公司要求提供其他與索償有關的文件。

### 收集個人資料聲明 (2021 年 2 月)

1. 閣下需要不時向富衛保險有限公司（「本公司」）或本公司的代理及代表就本公司的服務及產品提供個人資料及詳情。如未能提供所需資料及詳情，可能會導致本公司無法向閣下提供或繼續提供有關服務及產品。

2. 本公司亦可以利用閣下提供的資料及詳情製作及匯編額外的個人資料。本公司不時收集、製作及匯編的所有個人資料，以下統稱為「閣下的個人資料」。
3. 「閣下的個人資料」亦包括由閣下提供有關閣下的受養人、受益人、獲授權代表及其他人士的資料。如閣下代表他人提供個人資料，閣下確認閣下乃是他們的父母或監護人或閣下已取得有關人士之同意提供有關人士之個人資料予本公司作本聲明之用途。
4. 如本聲明所述，閣下的個人資料亦可能被本公司的附屬公司、控股公司、聯營或聯屬公司或本公司控制的公司或與本公司受共同控制的公司（統稱「本集團」）處理。
5. 閣下的個人資料可能用於以下用途：
  - (i) 向閣下提供本公司的服務及產品包括管理、維持、處理及運作有關服務及產品；
  - (ii) 處理、評估及決定閣下就本公司的服務或產品而提出的任何申請或要求，以及維持閣下在本公司的賬戶；
  - (iii) 發展保險及其他金融服務及產品；
  - (iv) 發展及維持本公司信貸及風險之相關模型；
  - (v) 處理付款指示；
  - (vi) 釐訂任何欠付閣下或閣下所欠的負債，及向閣下或任何為閣下的債務提供擔保或其他承諾的人士收取及追討欠款；
  - (vii) 行使與本公司的服務及 / 或產品有關的任何權利；
  - (viii) 就本公司之服務及產品作出資格、信貸、身體、醫療、擔保、承保及 / 或身份核証；
  - (ix) 用於任何因本公司的產品或服務而由閣下提出或本公司對閣下提出的申索，包括作出、抗辯、分析、調查、處理、評核、決定、回應、解決或和解有關申索以及偵測和防止欺詐行為（無論是否與就此申請而發出的保單有關）所需的目的；
  - (x) 進行保單審閱及需求分析（不論是否定期進行）；
  - (xi) 本公司或本集團的其他成員根據任何法律、規則、規例、實務守則或指引（不論在香港境內或境外適用）要求而須作出披露，包括向任何法定機構、監管機構、政府機構、稅務機構、執法機構或其他機構（包括為遵守制裁法、避免或偵查洗錢、恐怖分子資金籌集或其他不法活動）或向任何獨立監管或行業團體（如保險業聯會或協會等）作出披露；
  - (xii) 作本公司或本集團的任何成員的統計或精算研究；及
  - (xiii) 履行與上文第(i)至(xii)段直接有關的其他用途。
6. 閣下的個人資料將被保密但為達成上文第 5 段列出的用途，本公司可能將閣下的個人資料轉移、披露、讓其查閱或與以下各方共同使用：
  - (i) 本集團的其他成員；
  - (ii) 任何因本公司業務而聘用之經營保險相關及 / 或再保險相關業務之人士或公司；
  - (iii) 任何因本公司業務而聘用的治療師、醫院、診所、醫生、化驗所、技師、損失理算人、風險情報供應商、索賠調查人、整合保險業申索和承保資料的組織、防欺詐組織、其他保險公司（無論是直接地，或是通過防欺詐組織或本段中指名的其他人士）、警察、和保險業就現有資料而對所提供的資料作出分析和檢查的數據庫或登記冊（及其運營者）、法律顧問及 / 或其他專業顧問；
  - (iv) 任何向本公司之業務提供行政、分銷、信貸資料庫、債務追討、電訊、電腦、熱線中心、資料處理、付款處理、印刷、贖回或其他服務的代理人、承包商或服務供應商；及 / 或
  - (v) 任何本公司或本集團的其他成員負有責任或需要或預期要根據任何法律、規則、規例、實務守則或指引（不論在香港境內或境外適用）作出披露的官員、規管者、部門、執法代理或其他人士（不論在香港境內或境外）。
7. 閣下的個人資料可能被轉移或披露予任何承讓人、受讓人、本公司業務的任何實質部分的參與人或次參與人。
8. 本公司只可在閣下作出書面同意或不反對的情況下 (i) 使用閣下的個人資料作直接促銷用途，或 (ii) 將閣下的個人資料提供予其他人士或公司作其直接促銷用途。
9. 就直接促銷而言，本公司擬：

- (i) 使用本公司不時持有的閣下姓名、聯絡資料 (例如：電話號碼、電郵地址、郵寄地址)、性別、服務及產品組合資料、財務背景及人口統計資料作直接促銷用途；銷售本公司、本集團其他成員及 / 或本公司之業務夥伴 (即以下產品及服務的供應商) 不時提供的下列服務及產品：
  - a. 保險服務及產品；
  - b. 財富管理服務及產品；
  - c. 退休金、投資、經紀、財務諮詢、信貸及其他金融服務及產品；
  - d. 健康檢查及健康服務及產品；
  - e. 媒體、娛樂及電信服務；
  - f. 獎賞、客戶忠誠或優惠計劃及相關服務及產品；及
  - g. 為慈善及/或非牟利用途的捐款及捐贈。
- (ii) 將閣下的姓名及聯絡資料(例如：電話號碼、電郵地址、郵寄地址)、性別、服務及產品組合資料、財務背景及人口統計資料提供予富衛人壽保險 (百慕達) 有限公司及本集團任何成員及 / 或本公司之業務夥伴，讓其用於直接促銷上文第 9(i)段所載的服務或產品 (如為業務夥伴，則包括作金錢或其他商業利益)。

本公司有意向閣下送交推廣訊息或資料及根據上述第 8 及第 9 段使用閣下的個人資料。如閣下不同意接收有關的推廣訊息或本公司擬對閣下的個人資料的使用，閣下可於任何時間致函本公司的資料保護主任並將函件郵寄至以下地址，藉以行使閣下不同意此項安排的權利：

富衛保險有限公司  
香港德輔道中 308 號  
富衛金融中心 8 樓

- 10. 為達成上文第 5 及第 9 段所列出的目的，本公司可能將閣下的個人資料轉移、披露、讓其查閱或與上文第 6 及第 9(ii)段所列的各方共同使用及閣下知悉有關一方可能設在香港以外的地方及閣下的個人資料可能被轉往的地方未必設有與《個人資料 (私隱) 條例》大致相同或用作同一用途的資料保護法。
- 11. 根據《個人資料 (私隱) 條例》，閣下有權要求查閱本公司所持有閣下的個人資料，並要求改正閣下的不正確個人資料及本公司有權就處理及遵行閣下的查閱資料要求而收取合理費用。
- 12. 查閱或改正閣下的個人資料要求，應以書面形式向本公司的資料保護主任提出並將函件郵寄至上述地址。如閣下有任何疑問，敬請致電本公司之客戶服務熱線 3123 3123。
- 13. 中英文本如有歧異，概以英文本為準。
- 14. 本公司保留隨時增補、更改、更新及修訂本聲明之權利，並任何更改將於發出通知時起生效。