Insurance and Assistance Mooncard Premium Insurance

Policy No. 4.091.951-002 Information notice Compliant with Article L.141-4 of the French Insurance Code

The Policyholder:

The Card issuer, Moongroup,

A simplified joint stock company with a capital of 204,786 euros, operating under the trade name Mooncard, whose registered office is located at 68 rue Faubourg Saint Honoré, 75008 Paris, registered with the Paris Trade and Companies Register under number 818 620 783, registered with the Insurance Intermediaries Register (ORIAS) under number 17 004 628.

The Insurer:

AIG Europe S.A.,

Insurance Company registered in Luxembourg (Trade & Companies Register No. B 218806) having its registered office at 35 D Avenue J.F. Kennedy, L-1855, Luxembourg. AIG Europe SA is authorised by the Luxembourg Ministry of Finance and supervised by the Commissariat aux Assurances 7, boulevard Joseph II, L-1840 Luxembourg, Grand Duchy of Luxembourg, Tel: (+352) 22 69 11 - 1, caa@caa.lu, http://www.caa.lu.

Branch Office for France: Tour CBX, 1 Passerelle des Reflets, 92400 Courbevoie - Nanterre Trade and Companies Register 838 136 463.

The marketing of insurance policies in France by the French branch of AIG

Europe SA is subject to the applicable French regulations, under the supervision of the Autorité de Contrôle Prudentiel et de Résolution, 4 place de Budapest, CS 92459, 75436 Paris Cedex 09. https://acpr.banque-france.fr/.

Through the intermediary of: WILLIS TOWERS WATSON France,

Insurance and reinsurance brokerage company with a share capital of 1,432,600 euros, whose registered office is located at 33/34, quai de Dion-Bouton - 92800 Puteaux, registered with the Nanterre Trade and Companies Register under number 311 248 637, registered with ORIAS under number 07 001 707.

This English translation is not contractual and is provided for information purposes only. In the event of a dispute, the original French language policy wording shall be solely applicable and prevail over this translation. Accordingly, this translation should not be relied upon and any disputes arising in connection with the insurance cover granted will be resolved purely by reference to the original French language wording and the meaning of the terms used therein.

The guarantees covered by this notice apply to holders of Mooncard payment cards issued by the policyholder and are directly linked to the validity of these cards. However, the declaration of loss or theft of the cards does not suspend cover.

This information notice consists of a "Part 1 - Insurance", a "Part 2 - Assistance" and a "Part 3 - Common Provisions for Insurance and Assistance".

Part 1 - Insurance

Access conditions

Unless otherwise stipulated, the benefit of the cover may only be triggered if the insured service or property insured was paid, in whole or in part, by means of the <u>Card</u> after the effective date of the Policy No. 4.091.951-002 and before the occurrence of the <u>Claim</u>.

In the case of vehicle rental, if the payment is made at the end of the rental period, the <u>Cardholder</u> must provide proof of a reservation by means of the <u>Card</u> prior to taking the vehicle, such as a preauthorisation.

These Terms and Conditions are intended exclusively for Mooncard cardholders residing in Germany, Austria, Spain, Italy, Netherlands Belgium, or Luxembourg.

For further information, dial the telephone number on the back of your Card.

1.1 - Common Definitions - Insurance Part

For the proper understanding of what will follow, all the terms that appear underlined and with the first letter capitalised in the body of this PART 1 - INSURANCE, not otherwise defined, are defined below:

Accident

Any unintentional bodily injury suffered by the <u>Insured</u> resulting from the sudden action of an external cause and medically recorded.

Card

The "Mooncard" card issued by the Policyholder and to which the cover is attached.

Cardholder

The individual who holds the <u>Card</u> who is resident **in Germany**, **Austria**, **Spain**, **Italy**, **Netherlands**, **Belgium**, **or Luxembourg**.

Claim:

This is the occurrence of an event having caused damage and that could entail the application of cover referred to in this Information Notice.

The date of the claim is the date on which the event which gave rise to the damage occurred, i.e. the cause of the damage.

Excess

Fixed sum set by the policy that is borne by the <u>Insured</u> in the event of compensation following a <u>Claim</u>. The excess may be expressed in currency, hours or days.

Force majeure

Force majeure shall be deemed to have occurred when any unforeseeable, overwhelming, and external event makes the execution of the policy impossible, in absolute terms, in accordance with Article 1218 of the French Civil Code

Spouse

The spouse is either:

- a spouse not physically or legally separated and not divorced from the <u>Cardholder</u>,
- a common-law partner living with the Cardholder,
- a person who has entered into a valid civil union with the Cardholder.

Proof of the common-law status shall be provided by a recognised certificate drawn up by a notary or equivalent competent authority prior to the date of the <u>Claim</u> or, failing that, by tax notices containing the same address or other supporting bills in both names prior to the date of the <u>Claim</u>. Proof of the civil union will be provided by the certificate issued by the competent authority or by the birth certificate attesting to the civil union formed prior to the date of the Claim.

Third Party

Any person other than:

- the Cardholder and his/her Spouse,
- their ascendants and descendants,
- employees paid or not by the <u>Insured</u>, in the performance of their duties.

1.2 - Special Provisions – Insurance Part

Chapter I - Travel

Special definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms that appear underlined and with the first letter capitalised in the body of this Chapter have the meaning given to them below.

In the event of a contradiction between the definition of the same term in this Chapter and in Section 1.1, the definition in this Chapter shall prevail.

Baggage

Any object brought on the Trip or acquired during this Trip.

Beneficiary

In the event of accidental death, the beneficiary is the surviving non-divorced or not legally separated spouse of the <u>Insured</u>, failing which the <u>Insured</u>'s children born or to be born in equal shares, failing which the <u>Insured</u>'s successors in title.

In all other cases covered, the beneficiary is the Insured.

Bodily injury

Any bodily injury suffered by a natural person, resulting from an unforeseen event external to the victim.

Consequential non-material damage

Any pecuniary loss resulting from the deprivation of enjoyment of a right, the interruption of a service rendered by a person, by movable or immovable property or the loss of a profit and which is the direct consequence of bodily injury or material damage covered.

Consolidation

Date from which the state of health of the injured or sick person is considered to be stabilised from a medical point of view, although there are permanent after-effects.

Employee

Salaried employee, liberal worker or intern over 16 years of age, having an employment contract, a work contract or a valid internship agreement, respectively, issued by the company for which the <u>Cardholder</u> is either an employee, liberal worker, partner, director or corporate officer.

Terms & Conditions: Mooncard Premium AIG Insurance

Final destination

Place of stay excluding the Insured's home.

Insured

- the <u>Cardholder</u>,
- the Employee, maximum one per Trip.

The Employee is only covered if he/she travels with the Policyholder.

Material damage

Any deterioration of a thing or substance, any physical damage to animals, resulting from an unforeseen event external to the damaged thing.

Non-consecutive non-material damage

Any pecuniary loss, which does not result in physical damage to property or to a person, but which is the consequence of bodily Injury or material Damage not covered.

Permanent disability

Decrease in the physical or psychological potential of a person whose condition is consolidated

Pre- and post-trip journey

The most direct route to or from an airport, station, or terminal from the place of residence, place of work or usual place of work:

- as a passenger in a taxi or in a <u>Public transport</u>, air, water or sea transport vehicle approved for the carriage of passengers,
- as a passenger or driver of a Rented Vehicle.

Public Transport

Any means of group passenger transport approved for the public transport of travellers and for which a transport licence was issued.

Pure non-material damage

Any pecuniary loss, which does not result in physical damage to property or to a person, and which is not the result or consequence of bodily Injury or Material Damage.

Reimbursement Value

In the first year following the purchase date, the reimbursement value will be equal to the purchase price. Beyond that, it will be reduced by 25% in the second year following the purchase date, and by 10% per year in the following years.

Relatives

- Ascendants and descendants (maximum 2nd degree),
- Brothers, sisters, brothers-in-law, sisters-in-law, sons-in-law, daughters-in-law, of the <u>Cardholder</u> or his/her <u>Spouse</u>.

Rental Vehicle

Any four-wheel land motor vehicle, registered, used to transport persons and leased to an authorised professional.

A replacement vehicle, loaned by a garage, is also considered to be a rental vehicle, when the <u>Cardholder</u>'s vehicle is immobilised for repair, provided that this loan is the subject of a formal contract, and is invoiced.

Territoriality

The cover under the policy applies WORLDWIDE during a <u>Trip</u>, except for any trips of any kind through or to North Korea, Cuba, Iran, Sudan, Syria, the region of Crimea, the People's Republic of Donetsk or the People's Republic of Luhansk.

Travel Companion

Any person travelling with the <u>Cardholder</u> whose identity is included on the <u>Trip</u> invoice or any document proving its participation.

Trip

Any **business travel** of **more than 100 km** from the <u>Insured</u>'s home or from his or her usual place of work and for a period **of less than 90 consecutive days**.

Valuables

Jewellery, furs, objects of art and antiques, musical instruments, photographic, cinematographic, sound and image recording or reproduction equipment and their media, or any other object with a purchase value equal to or greater than €300.

"TRAVEL ACCIDENT" COVER

PURPOSE OF THE COVER

The purpose of the Contract is to cover the risk of death and permanent disability of the <u>Insured</u> following an <u>Accident</u> occurring during a <u>Trip</u> taken by the Insured on board any means of <u>public Transport</u> or on board a <u>Rented Vehicle</u>.

Accidents occurring during the pre- and post-trip journey are also covered

THE GUARANTEES ARE ONLY ACQUIRED IF THE ACCIDENT OCCURS UNDER THE CONDITIONS BELOW.

1) ACCIDENT OCCURRING DURING A JOURNEY BY PUBLIC TRANSPORT

- ♦ In the event of immediate <u>Accidental</u> death or death occurring within 100 days of the date of the Accident, the Insurer pays the Beneficiary a capital sum of € **350,000**.
- ♦ In the event of permanent <u>Accidental</u> Disability occurring within 2 years of the date of the <u>Accident</u>, the Insurer pays the <u>Insured</u> a maximum capital of €150,000 variable according to the compensation scale for accidents at work.

2) ACCIDENT OCCURRING ON BOARD A RENTAL VEHICLE, AND FOR ANY PRE- OR POST-TRIP JOURNEY

- ♦ In the event of immediate Accidental death or death occurring within 100 days of the date of the Accident, the Insurer pays the Beneficiary a capital sum of €22,000
- ♦ In the event of Permanent Disability occurring within 2 years of the date of the <u>Accident</u>, the Insurer pays the Insured a maximum capital of €22,000 variable according to the compensation scale for accidents at work.

In the event of death before <u>Consolidation</u>, the capital provided for in the event of death will be paid after deduction of any sums that may have been paid in respect of P<u>ermanent Disability</u>. There is no accumulation of the two guarantees when they are the consequences of the same event.

DISAPPEARANCE OF THE INSURED

In the event of the disappearance of the <u>Insured</u> whose body is not found within one year of the disappearance or destruction of the means of land, air or sea transport in which he/she was travelling at the time of the Accident, it will be presumed that the Insured died as a result of this Accident.

DURATION OF COVER

Coverage is provided for the first 90 days of the Trip.

MAXIMUM LIABILITY OF THE INSURED

In the event of an Accident occurring during a Trip, on board:

- of a <u>Public Transport</u>, the maximum indemnity will not exceed €350,000 per Claim, regardless of the number of <u>Insureds</u>.
- In the case of a <u>rented Vehicle</u>, and for any <u>pre- or post-trip journey</u>, the maximum indemnity will not exceed **€22,000** per <u>Claim</u>, whatever the number of <u>Insured persons</u>.

In the event of more than one Insured, the indemnity will be divided in equal parts according to the number of Insured persons injured.

SPECIFIC EXCLUSIONS

IN ADDITION TO THE EXCLUSIONS COMMON TO ALL COVERAGES, THE FOLLOWING ARE ALSO EXCLUDED FROM THE COVER

- 1. TRIPS MADE ON BOARD AIRCRAFT HIRED BY THE $\underline{\text{INSURED}}$ FOR PRIVATE OR PROFESSIONAL PURPOSES,
- 2. <u>BODILY INJURY RESULTING FROM PARTICIPATION IN A MILITARY PERIOD OR IN MILITARY OPERATIONS, AS WELL AS DURING THE PERFORMANCE OF NATIONAL SERVICE,</u>
- 3. <u>BODILY HARM</u> RESULTING FROM INJURIES CAUSED DIRECTLY OR INDIRECTLY, PARTIALLY OR TOTALLY BY:
- ANY FORM OF DISEASE.
- BACTERIAL INFECTIONS WITH THE EXCEPTION OF PYOGENIC INFECTIONS RESULTING FROM AN <u>ACCIDENTAL</u> CUT OR WOUND,
- MEDICAL OR SURGICAL INTERVENTIONS, EXCEPT IF THEY RESULT FROM AN ACCIDENT.

"Cancellation/postponement/interruption of travel" Cover

PURPOSE OF THE COVER

The purpose of this cover is to cover the <u>Insured</u>:

- in the event of cancellation of the <u>Trip</u>, reimbursement of the non-recoverable costs stipulated contractually under the conditions of sale of the tour operator applicable on the second working day from the date of occurrence of the Claim,
- in the event of postponement of the departure on the <u>Trip</u>, reimbursement of the portion of the services not reimbursed by the carrier or the travel operator, and not consumed (calculated on a pro rata basis), as well as the payment of any additional cost of the outbound ticket,
- in the event of interruption of the <u>Trip</u>, reimbursement of the portion of the services not reimbursed by the carrier or the travel operator, and not consumed (calculated on a pro rata basis), as well as the payment of any additional cost of the return ticket,

if the reimbursement arises from one of the covered events listed below, as defined below, and up to €5,000 per Insured person and per calendar year.

COVERED EVENTS

1. Accident:

- of the Cardholder,
- of the Spouse,
- of a Relative,
- of a Travel Companion
- of the partners of the <u>Insured</u> or any other person required to temporarily replace the <u>Insured</u> in the course of carrying out his or her professional activity.

In all cases, acceptance of the file is subject to the medical opinion of the Insurer's medical advisor, who reserves the right to carry out any medical checks he/she deems useful.

2. Death:

- of the Cardholder,
- of the Spouse,
- of a Relative,
- of a Travel Companion,
- the partners of the <u>Insured</u> or any other person required to temporarily replace the <u>Insured</u> in the course of carrying out his or her professional activity.

3. Economic redundancy

- of the Cardholder,
- of his/her Spouse,

provided that the procedure was not initiated prior to the purchase of the <u>Trip</u>. It is specified that notice of the meeting prior to dismissal is part of the procedure.

- 4. The removal or modification by the employer of the Insured's departure dates when the holiday request had been accepted by the employer prior to the purchase of the Irip. In this case, the compensation shall be reduced by an Excess corresponding to 20% of the total amount of costs incurred by the Insured by the cancellation, postponement or interruption of the Irip. This event is not covered when the Insured can ask, modify or cancel their leave without the approval of a line manager being required (e.g. senior managers, managers and legal representatives of the company).
- 5. Professional transfer, travel or expatriation of the <u>Insured</u> imposed by the employer, when the decision was notified to the <u>Insured</u> no later than two months before the date of return of the <u>Trip</u>.

LENGTH OF THE COVER

"Cancellation of Travel/Postponement of Travel" Cover

Accident/death:

The cover starts at the time of purchase of the Trip and ceases at the time of departure.

The date of the Claim selected is that of the first medical recording of the Accident.

• Economic redundancy:

The cover starts at the time of purchase of the <u>Trip</u> and ceases at the time of departure.

• Other reasons for cancellation:

The cover starts at the time of purchase of the <u>Trip</u> and ceases at the time of departure.

In the case of a professional transfer, travel assignment or expatriation, the date of the <u>Claim</u> is that of notification of the decision to the Insured.

"Interruption of Travel" Cover

This cover starts at the time of departure and comes into effect for the first 90 days of the Trip.

Maximum commitment of the Insurer

The maximum compensation will not exceed €5,000 per <u>Insured</u> and, for each of them, per calendar year.

SPECIAL EXCLUSIONS

IN ADDITION TO THE EXCLUSIONS COMMON TO ALL TYPES OF COVER, THE FOLLOWING ARE ALSO EXCLUDED:

- 1. CANCELLATION, POSTPONEMENT OR INTERRUPTION CAUSED BY THE NON-PRESENTATION, FOR ANY REASON OTHER THAN THOSE PROVIDED FOR IN THIS INFORMATION NOTICE, OF ONE OF THE DOCUMENTS ESSENTIAL FOR THE TRIP (IDENTITY CARD, PASSPORT, VISAS, TRANSPORT TICKETS, VACCINATION CARD, DRIVING LICENCE),
- 2. CANCELLATION, POSTPONEMENT OR INTERRUPTION OF THE <u>TRIP</u> AS A RESULT OF THE CARRIER OR THE OPERATOR FOR ANY REASON WHATSOEVER,
- 3. CANCELLATIONS, POSTPONEMENTS OR INTERRUPTIONS OF THE <u>TRIP</u> DUE TO THE <u>INSURED</u> OR TO THE PERSONS MENTIONED WITH RESPECT TO THE EVENTS COVERED AND RESULTING FROM THE CIRCUMSTANCES SPECIFIED BELOW:
 - MILD CONDITIONS OR INJURIES THAT CAN BE TREATED AT THE PLACE OF STAY,
 - DISORDERS OF PSYCHOLOGICAL ORIGIN, WHETHER REACTIONAL OR NOT, AS WELL AS ANXIETY AND NERVOUS DEPRESSIONS, EXCEPT WHEN THESE DISORDERS LED TO HOSPITALISATION OF AT LEAST THREE DAYS,
 - FAILURE TO COMPLY WITH A VACCINATION OBLIGATION,
 - ANY CARE, SURGERY OR CURE, TO WHICH THE INSURED HAS VOLUNTARILY SUBMITTED,
 - THE SPECIFIC CONSEQUENCES OF PREGNANCY, UNLESS CONSIDERED TO BE PATHOLOGICAL, AND IN ANY CASE, PREGNANCY FROM THE 1ST DAY OF THE 7TH MONTH, ABORTION OR IN VITRO FERTILISATION.
 - THE CONSEQUENCES OF CIVIL OR FOREIGN WARS, RIOTS, CIVIL UNREST, ACTS OF TERRORISM, ANY EFFECTS OF A SOURCE OF RADIOACTIVITY, EPIDEMICS OR PANDEMICS, POLLUTION, NATURAL DISASTERS, CLIMATE EVENTS.

Important:

The cancellation insurance premium paid to the Tour Operator or the travel agency or any other travel service provider is not reimbursed if the <u>Insured</u> has forgotten to decline it, or if it is automatically included in a package accepted by the Insured.

"Flight and train delays/Baggage delays" Cover

Flight and train delays

Purpose of the cover

During a $\underline{\text{Trip.}}$ and in the case of the occurrence of a covered event, the $\underline{\text{Insured}}$ will be compensated for the following unexpected costs:

- meals and refreshments,

- hotel expenses,
- transfer costs between the airport and the Final destination,
- costs related to the modification or repurchase of a ticket when the flight or train on which the Insured travelled prevented him/her from taking the means of transport for which the ticket had been purchased with the Card before departure, to reach the Final destination.

Covered events

- delay or cancellation of a regular flight,
- delay or cancellation of a charter flight,
- delay or cancellation of a train,
- refusal of admission on board in the event of overbooking,
- delay of a confirmed flight on which the <u>Insured</u> travelled to the place of connection that does not allow him or her to board a confirmed connection flight,
- delay of more than one hour of a means of <u>Public Transport</u> used by the <u>Insured</u> to travel to the airport or train station in order to board the confirmed flight or to take the train he or she booked.

Terms and conditions

- Only the following will be covered:
 - scheduled flights of airlines for which the schedules are published (in the event of a dispute, the "abc world airways guide" will be considered as a reference for determining the schedule of flights and connections),
 - charter flights departing from a Member State of the European Union,
 - railway companies, as well as regular means of <u>Public Transport</u> for which the schedules are published and known in advance.
- Only the following arrival delays will be covered:
 - more than 4 hours for a regular flight,
 - more than 6 hours for a charter flight,
 - more than 2 hours for a train,

and if no alternative means of transport is made available to the Insured by the carrier within:

- 4 hours for a regular flight,
- 6 hours for a charter flight,
- 2 hours for a train,

depending on the initial time of departure (or arrival in the case of a connection) of the booked and confirmed flight or train.

Length of the cover

The cover starts at the time of scheduled departure and runs until the actual arrival at the <u>Final</u> destination.

Maximum commitment of the Insurer

The maximum compensation will not exceed €800 per Claim (regardless of the number of Insured).

Special exclusions

IN ADDITION TO COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED FROM THE COVER:

- If the Insured refuses a similar means of transport made available to him/her,
- In the event of temporary or permanent withdrawal of an aircraft, ordered by the civil aviation airport authorities or a similar body and which was announced prior to the date of departure of the Trip.

Delayed baggage

Purpose of the cover

If the <u>Insured</u>'s duly registered <u>Baggage</u>, placed under the responsibility of the public carrier through which the <u>Insured</u> makes a T<u>rip</u>, is not delivered to him/her within four hours of his/her arrival at destination, the <u>Insured</u> will be compensated for the costs incurred to obtain emergency clothing and toiletries .

Under penalty of forfeiture, except in the event of a fortuitous event or <u>Force majeure</u>, the <u>Insured</u> must immediately notify the competent authorities of the airline of missing <u>Baggage</u> and obtain a receipt for the declaration of delay.

Terms and conditions of the cover

N.B:

Only <u>Baggage</u> delays occurring on scheduled flights of airlines for which the schedules are published (in the event of a dispute, the "abc world airways guide" will be considered as a reference for determining the schedule of flights and connections), as well as the regular means of <u>Public Transport</u> for which the schedules are published and known in advance.

Length of the cover

The cover starts four hours after the time of arrival at the destination and runs until the end of the fourth day following the arrival time.

Maximum commitment of the Insurer

The maximum compensation will not exceed €800 per Claim (regardless of the number of Insured).

Special exclusions

IN ADDITION TO COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED FROM THE COVER:

- EMBARGO, CONFISCATION, CAPTURE OR DESTRUCTION BY ORDER OF A GOVERNMENT OR PUBLIC AUTHORITY,
- ITEMS PURCHASED AFTER DELIVERY OF THE <u>BAGGAGE</u> BY THE CARRIER OR PURCHASED MORE THAN 4 DAYS AFTER THE ARRIVAL TIME AT THE AIRPORT OR THE DESTINATION STATION, EVEN IF THE <u>BAGGAGE</u> HAS NOT YET BEEN RETURNED TO THE <u>INSURED</u>.

Provision applicable to both covers:

For the same $\underline{\text{Trip}}$, reimbursement under the "Flight and train delays" cover and "Delayed baggage" cover is limited to $\mathbf{\xi}\mathbf{800}$ per $\underline{\text{Claim}}$ (regardless of the number of $\underline{\text{Insured}}$ persons).

"Baggage Loss, Theft or Damage" Cover

Purpose

If, during a <u>Trip</u>, the <u>Insured</u>'s duly registered <u>Baggage</u>, placed under the responsibility of the public carrier, is lost, stolen, destroyed in whole or in part, the <u>Insured</u> shall be compensated for the applicable <u>Reimbursement Value</u>.

Under penalty of forfeiture, except in the event of a fortuitous event or <u>Force majeure</u>, the <u>Insured</u> must immediately notify the competent authorities of the airline of the missing <u>Baggage</u> and obtain a receipt for the declaration of loss.

The Insurer will activate cover after exhaustion and exclusively in supplement to the compensation to be paid by the carrier, in particular pursuant to the Montreal Convention, in the event of theft, loss or total or partial destruction of the Baggage.

Maximum commitment of the Insurer

The maximum compensation will not exceed €1,900 per Claim, of which €300 per Valuable.

Within these amounts, any compensation due under the "Delayed Baggage" cover will be deducted from the total amount reimbursed when the personal <u>Baggage</u> is declared permanently lost.

In all cases, an <u>Excess</u> of **€70** will be applied to the total amount of the loss before application of the maximum amount covered.

Special exclusions

IN ADDITION TO COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED FROM THE COVER:

- CONFISCATION OR REQUISITION BY CUSTOMS OR ANY OTHER GOVERNMENT AUTHORITY,
- LOSS OR DAMAGE:
 - Caused by normal wear and tear, obsolescence, a defect specific to the object,
 - CAUSED BY MITES OR VERMIN, BY ANY CLEANING PROCESS OR BY CLIMATE CONDITIONS,
 - DUE TO THE POOR CONDITION OF THE SUITCASES OR BAGS USED FOR THE TRANSPORT OF PERSONAL ITEMS,
- LOSS, THEFT OR DAMAGE AFFECTING THE FOLLOWING PROPERTY:
 - PROSTHESES AND HEARING AIDS OF ANY KIND, GLASSES, CONTACT LENSES,
 - Cash, securities, traveller's cheques, payment or credit cards, keys, personal papers, identity documents, documents and samples,
 - AIRLINE TICKETS, TRANSPORT TICKETS OR VOUCHERS, HOLIDAY VOUCHERS, MEAL VOUCHERS AND GASOLINE COUPONS,
 - ILLICIT OR COUNTERFEIT PRODUCTS,
 - GLASS, CRYSTAL OR PORCELAIN OBJECTS,
 - OBJECTS SENSITIVE TO TEMPERATURE CHANGE,
 - PERISHABLE FOODSTUFFS,
 - PRODUCTS AND ANIMALS PROHIBITED BY THE CARRIER.

« Theft of baggage from a hotel room » cover

Purpose of the cover

The purpose of this insurance is to cover the Insured in the event of theft of his/her <u>Baggage</u> placed in a locked hotel room and under the responsibility of the hotel. Valuables are covered provided they are locked in a safe or placed under the responsibility of the hotel.

The Insured will be indemnified for the applicable Reimbursement Value.

Under penalty of forfeiture, except in the case of unforeseeable events or Force Majeure, the Insured must file a complaint with the competent police authorities within 48 hours, which must include the circumstances of the theft as well as the references of the <u>Baggage</u> (make, model, etc.).

Maximum commitment of the insurer

The maximum indemnity will not exceed €1,900 per Loss, including €300 per valuable item.

Specific exclusions

IN ADDITION TO THE COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED:

- CONFISCATION OR REQUISITION BY CUSTOMS OR ANY GOVERNMENT AUTHORITY,
- LOSS, THEFT OR DAMAGE AFFECTING THE FOLLOWING GOODS:
- PROSTHESES AND APPLIANCES OF ANY KIND, GLASSES, CONTACT LENSES,
- CASH, SECURITIES, TRAVELLERS CHEQUES, PAYMENT AND/OR CREDIT CARDS, KEYS, PERSONAL PAPERS, IDENTITY PAPERS, DOCUMENTS OF ANY KIND, SAMPLES,
- AIR TICKETS, TRAVEL TICKETS AND VOUCHERS, PETROL COUPONS,

- ILLEGAL AND/OR COUNTERFEIT PRODUCTS,
- THEFT FROM RURAL OR STOPOVER GITES, YOUTH HOSTELS AND OTHER SIMILAR PLACES.
- THEFT FROM HOTEL ROOMS AND HOTEL FLATS RENTED FOR MORE THAN TWO MONTHS.

« Theft of Baggage in a rental vehicle » cover

Purpose of the cover

The purpose of this cover is to cover the Insured in the event of the theft of his/her Baggage from a locked Rental Car in which the <u>Baggage is not visible from the outside</u>.

The <u>Insured</u> will be indemnified for the applicable <u>Reimbursement Value</u>

Under penalty of forfeiture, except in the case of an act of God or Force Majeure, the Insured must file a complaint with the competent police authorities within 48 hours, which must include the circumstances of the theft as well as the references of the Baggage (make, model, etc.).

Maximum commitment of the insurer

The maximum indemnity will not exceed €1,900 per Loss and per Insured, including €300 per valuable Object.

Specific exclusions

IN ADDITION TO THE EXCLUSIONS COMMON TO ALL GUARANTEES, THE FOLLOWING ARE ALSO EXCLUDED:

- LOSS, THEFT OR DAMAGE TO THE FOLLOWING ITEMS:
 - o PROSTHETICS AND APPARATUSES OF ANY KIND, LENSES, CONTACT LENSES,
 - o CASH, SECURITIES, TRAVELER'S CHEQUES, PAYMENT AND/OR CREDIT CARDS,
 - KEYS, PERSONAL PAPER, IDENTITY PAPER, DOCUMENTS OF ALL KINDS, SAMPLES,
 - o AIRLINE TICKETS, TRANSPORTATION TICKET AND "VOUCHERS", FUEL COUPONS.
- ILLICIT AND/OR COUNTERFEIT PRODUCTS,
- THEFT FROM RENTAL VEHICLES NOT STORED IN A LOCKED GARAGE AND/OR WALLED CAR PARK BETWEEN 10PM AND 7AM.

"Third party Liability Abroad" cover

Purpose of the cover

The purpose of the cover is to cover the pecuniary consequences of the civil liability that the Insured may incur as a result of Bodily injury, Material damage or Consequential non-material damage, caused to Third Parties during a Trip abroad and in the course of private life, excluding damage involving the liability of the Insured by virtue of his/her profession, his/her commercial activities or his/her trade.

Event of the guarantee over time

THE "BASIS OF THE DAMAGE".

The cause of the damage suffered by the victim and which is the subject of an amicable or legal <u>Claim</u>. All the claims relating to the same harmful event constitute a single <u>Claim</u>.

Duration of the cover

Cover takes effect as soon as the <u>Insured</u> leaves his/her usual country of residence and ceases on his/her return, within the limits defined in the "Territoriality" clause of the "Special Provisions". The cover is acquired during the first 90 days of the Trip.

Maximum commitment of the insurer

The maximum indemnity shall not exceed €1,500,000 per Claim and per Insured for all the damage covered.

Specific exclusions

IN ADDITION TO THE COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED

- 1. DAMAGE_CAUSED BY EARTHQUAKES, VOLCANIC ERUPTIONS, TIDAL WAVES OR OTHER CATACLYSMS.
- 2. PURE NON-MATERIAL DAMAGE,
- 3. NON-CONSECUTIVE NON-MATERIAL DAMAGE,
- 4. ANY DAMAGE CAUSED BY MOTOR VEHICLES, CARAVANS, MOTORISED VEHICLES, SAILING OR MOTORISED BOATS, AIRCRAFT OR ANIMALS OWNED, OPERATED OR KEPT BY THE INSURED OR BY PERSONS FOR WHOM HE/SHE IS CIVILLY LIABLE,
- 5. ANY DAMAGE CAUSED TO PROPERTY BELONGING TO OR ENTRUSTED TO THE CARE OR CUSTODY OF THE <u>INSURED</u> AT THE TIME OF THE <u>CLAIM</u>,
- 6. FINES, INCLUDING THOSE ASSIMILATED TO CIVIL DAMAGES, AND THE COSTS RELATING THERETO.
- 7. DAMAGE CAUSED BY BUILDINGS OR PARTS OF BUILDINGS OF WHICH THE <u>INSURED</u> IS THE OWNER, TENANT OR OCCUPIER.

Chapter II - Damage to rental vehicles

Special definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms that appear underlined and with the first letter capitalised in the body of this Chapter have the meaning given to them below.

In the event of a contradiction between the definition of the same term in this Chapter and in Section 1.1, the definition in this Chapter shall prevail.

Excess

The amount of material damage caused to the Rental Vehicle for which the Policyholder is responsible.

<u>Insured</u>

The <u>Cardholder</u> and the persons travelling with him/her whose names are included as drivers on the rental agreement of the <u>Rental Vehicle</u>.

Immobilisation costs

Daily parking fee for the Rental Vehicle, which may be charged by the repairer.

Rental Vehicle

Any registered four-wheel land motor vehicle used to transport persons, rented from an authorised professional and with a new value less than or equal to €50,000, with the exception of the following vehicles:

- collector cars more than 20 years old for which production has been stopped by the manufacturer for more than 10 years,
- vehicles with a total load weight of more than 3.5 tonnes or more than 8m³ of useful volume,
- motorhomes and caravans.

- quad bikes.

A replacement vehicle, loaned by a garage, is also considered to be a rental vehicle, when the <u>Cardholder</u>'s vehicle is immobilised for repair, provided that this loan is the subject of a formal contract, and is invoiced.

Purpose of the cover

The purpose of the policy is to cover the <u>Insured</u> in respect of the <u>Excess</u> in the event of material damage caused to the <u>Rental Vehicle</u> or in the event of theft of the vehicle.

In the event of theft, under penalty of forfeiture, except in a fortuitous event or <u>Force majeure</u>, the <u>Insured</u> must file a complaint within 48 hours with the competent police authorities, which must include the circumstances of the theft as well as the references of the <u>Rental Vehicle</u> (brand, model, etc.).

Length of the cover

The cover takes effect from the signature of the rental contract and ceases when the <u>Insured</u> gives back the vehicle.

Access conditions

To benefit from the cover, the <u>Cardholder</u> must:

- rent the vehicle from a professional rental service, fill out in full and sign a lease agreement in due form,
- legibly mention the name(s) of the driver(s) on the rental contract,
- pay for the rental of the vehicle with the <u>Card</u> (if the payment is made at the end of the rental period, the <u>Cardholder</u> must provide proof of a reservation by means of the <u>Card</u> prior to the signing of the rental agreement, such as a pre-authorisation).

To benefit from the cover, the Insured must also:

- meet the driving criteria imposed by the renter and the local law or jurisdiction,
- drive the <u>Rental Vehicle</u> in accordance with the clauses of the Lease Agreement, which the <u>Cardholder</u> has signed with the renter.

The Insurer will not, under any circumstances, reimburse the <u>Insured</u> for the amount of the insurance paid to the renter.

Territoriality

The cover applies worldwide except for any trips of any kind through or to North Korea, Cuba, Iran, Sudan, Syria, the region of Crimea, the People's Republic of Donetsk or the People's Republic of Luhansk.

Maximum commitment of the Insurer

In the event of material damage to the <u>Rental Vehicle</u> (including theft and/or attempted theft) with or without an identified <u>Third Party</u>, whether responsible or not, the insurance covers the Insured for the costs of repairing or restoring the Rental <u>Vehicle</u>, up to a maximum of:

- either the amount of the <u>Excess</u> up to a limit of **€10,000** per calendar year, or the equivalent in foreign currency,
- or the amount of the repairs or the market value of the <u>Rental Vehicle</u> in the event of theft, **up to a maximum of €50,000** or the equivalent in foreign currency, if the Hirer is not otherwise insured.

In the event of damage to the <u>Rental Vehicle</u>, resulting in partial or permanent immobilisation, and if the <u>Cardholder</u> is required to rent a replacement vehicle, in this case only, the Insurer also covers **the loss** of use of the vehicle limited to the maximum cost of the daily rental multiplied by the number of days of immobilisation, without exceeding the duration of the initial rental.

In the event that the renter charges administrative fees to the <u>Insured</u>, the Insurer will cover the reimbursement of these costs up to €75 per <u>Claim</u>, bearing in mind that it does not cover the costs invoiced by the renter corresponding to any operating loss.

This insurance cover is granted up to **two <u>Claims</u>** per calendar year and will be settled in chronological order of occurrence per calendar year.

Special exclusions

IN ADDITION TO THE COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED:

- WHEN THE INSURANCE OFFERED BY THE RENTER WAS NOT TAKEN OUT,
- DAMAGE CAUSED BY:
 - WEAR AND TEAR OF THE RENTAL VEHICLE,
 - A CONSTRUCTION DEFECT,
- ANY VOLUNTARY DAMAGE.
- CONFISCATION AND REMOVAL OF THE RENTAL VEHICLE,
- EXPENSES NOT RELATED TO THE REPAIR OR REPLACEMENT OF THE <u>RENTAL VEHICLE</u> (WITH THE EXCEPTION OF THE IMMOBILISATION AND TOWING COSTS THAT WOULD BE CHARGED TO THE INSURED),
- DAMAGE OCCURRING DURING OFF-ROAD USE OF THE RENTAL VEHICLE,
- SIMULTANEOUS RENTING OF MORE THAN ONE RENTAL VEHICLE,
- REGULAR RENTAL OF COMMERCIAL VEHICLES USED FOR DELIVERY, SHOPPING, MOVING:
 - FOR <u>CARDHOLDERS</u> WHOSE ACTIVITIES ARE IN TRANSPORT (RACES, DELIVERIES, COURIERS, MOVING, ETC.): THE RENTAL OF COMMERCIAL VEHICLES IS LIMITED TO 8 TIMES PER CALENDAR YEAR,
 - FOR <u>CARDHOLDERS</u> WHOSE ACTIVITIES ARE NOT IN TRANSPORT: THE RENTAL OF COMMERCIAL VEHICLES IS LIMITED TO 4 TIMES PER CALENDAR YEAR,
- Vehicle Rental Beyond 60 consecutive days in respect of the same <u>Rental Vehicle</u>, even
 if said rental consists of several successive contracts,
- DAMAGE CAUSED TO THE <u>RENTAL VEHICLE'S</u> INTERIOR AND RESULTING FROM SMOKING ACCIDENTS OR CAUSED BY ANIMALS,
- DAMAGE, LOSS OR THEFT OCCURRING TO THE KEYS OF THE <u>RENTAL VEHICLE</u> AND ITS CONSEQUENCES.

Settlement of claims

Two cases may arise:

- 1. The renter debits the <u>Card</u>, either for the amount of the contractual <u>Excess</u> or the amount of the damage, because the <u>Cardholder</u> did not have the time to declare the <u>Claim</u> to it, or because the renter refuses the cover offered by the Insurer.
 - In this case, the <u>Cardholder</u> must file a <u>Claim</u> and keep proof of the debit (e.g. a copy of the <u>Card</u> statement or a copy of the invoice signed by the <u>Cardholder</u>).
 - If the request is justified, the Cardholder will be reimbursed.
- 2. The renter accepts the cover and contacts the Insurer directly, which will then settle the payment.
 - If the request is justified, the renter will be reimbursed.

In all cases, the Insurer undertakes to pay the compensation due within 15 days from the date on which it is in possession of all the elements necessary for the settlement of the file.

In the event of payment by the Insurer, either directly to the renter or by reimbursement, the <u>Insured</u> automatically gives it subrogation for the payment or recovery of damages from liable third parties or to another company.

Chapter III - "Fraudulent use of the card"

IMPORTANT

The Cardholder must take all appropriate measures to ensure the security of his/her Card, which is strictly personal.

UNDER PENALTY OF CANCELLATION, THE <u>CARDHOLDER</u> MUST KEEP THE CONFIDENTIAL CODE OF HIS/HER <u>CARD</u> ABSOLUTELY SECRET, NOT COMMUNICATE HIS/HER CODE TO ANYONE, NOT EVEN TO A MEMBER OF HIS/HER FAMILY OR TO ONE OF HIS/HER RELATIVES, AND NOT WRITE IT ON HIS/HER <u>CARD</u> OR ON ANY OTHER DOCUMENT OR ELECTRONIC MEDIUM KEPT NEAR HIS/HER <u>CARD</u>.

Special definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms that appear underlined and with the first letter capitalised in the body of this Chapter have the meaning given to them below.

In the event of a contradiction between the definition of the same term in this Chapter and in Section 1.1, the definition in this Chapter shall prevail.

Claim:

All of the <u>Fraudulent Uses</u> committed following the loss or theft of a <u>Card</u> and carried out between the time of the loss or theft of the <u>Card</u> and the blocking of the <u>Card</u> by the <u>Insured</u> or the <u>Cardholder</u>, at the card services centre of the <u>Card</u> issuer or a centre recognised by it.

All fraudulent transactions committed as a result of the same loss or theft constitute a single Claim.

Fraudulent use

Any payment or withdrawal transaction carried out by a <u>Third Party</u> using one or more <u>Cards</u> of the <u>Insured</u> lost or stolen during the period of validity of the <u>Card</u>.

Insured

The company or Cardholder to which the Card is assigned.

Purpose of the cover

The purpose of this cover is to cover direct financial losses suffered by the <u>Insured</u> in the event of payment or withdrawal transactions made fraudulently by a <u>Third Party</u> using one or more of his/her lost or stolen <u>Cards</u> during the period of validity of the <u>Card</u>, to the extent that where these fraudulent transactions are carried out between the time of the loss or theft and the blocking of the <u>Card</u> by the <u>Insured</u> or the <u>Cardholder</u> at the card services centre of the <u>Card issuer</u> or a centre recognised by it.

Territoriality

The cover applies worldwide:

- regardless of the place of occurrence of the loss or theft of the Card,
- regardless of where the Fraudulent Use is made

It is specified that the compensation is always paid in a country of the European Union.

Maximum commitment of the Insurer

For each <u>Card</u>, the Insurer will compensate the <u>Insured</u> for the sums remaining borne by the latter under the "cardholder" policy between the <u>Card</u> issuer and the <u>Insured</u>, pursuant to the regulations in force, up to a maximum limit of €3,000 per <u>Cardholder</u> and per calendar year.

All <u>Claims</u> are attributable to the calendar year in which the loss or theft of the <u>Card</u> occurred or, in case of doubt as to the date of such occurrence, to the calendar year during which the loss or theft of the Card is recorded.

Special exclusions

IN ADDITION TO COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED:

- ANY EMBARGO, CONFISCATION, CAPTURE OR DESTRUCTION, BY ORDER OF A GOVERNMENT OR A PUBLIC AUTHORITY,
- ANY <u>SERIES OF FRAUDULENT USES WHOSE</u> OF WHICH THE FIRST USE WAS PRIOR TO THE EFFECTIVE DATE OF THIS POLICY,
- ANY INDIRECT LOSS SUFFERED BY <u>THE INSURED</u> OR ANY OTHER NATURAL OR LEGAL PERSON, SUCH AS: LOSS OF EARNINGS OR INTEREST, LOSS OF CUSTOMER BASE, SHORTFALL, DROP IN TURNOVER,
- ANY <u>FRAUDULENT USE</u> MADE AFTER THE DATE OF BLOCKING/CANCELLATION OF THE CARD.
 - ANY <u>FRAUDULENT USE</u> OF A LOST OR STOLEN <u>CARD</u> BETWEEN THE DATE OF ISSUE OF THE <u>CARD</u> AND ITS RECEIPT BY THE <u>CARDHOLDER</u>,

Obligations of the Insured in the event of a Claim

Under penalty of forfeiture, except in the event of an unforseen event or <u>Force majeure</u>, the <u>Insured</u> or the <u>Cardholder</u> must, as soon as he or she discovers the loss or theft of his/her <u>Cards</u> or the debit on the statement of his/her accounts of transactions fraudulently made using his/her lost or stolen <u>Cards</u>:

- immediately block the <u>Card</u> at the issuer's card services centre <u>(or</u> a centre recognised by it),
- confirm in writing the block on the Card issuer as soon as possible,
- in the event of theft of the <u>Card</u> or debit transactions made fraudulently using the <u>Card</u> recorded on the bank statement: file a complaint to the competent police authorities for theft or fraudulent use as soon as possible,
- make a claim as soon as possible and in any event in accordance with Section 1.3 below "Provisions common to the insurance part".

Recovery

In the event of recovery of all or part of the direct financial losses suffered, the <u>Insured</u> must immediately notify the Insurer.

If the recovery takes place before the payment of the compensation, the Insurer shall only be required to pay:

- compensation corresponding to the amount of direct financial losses suffered by the <u>Insured</u> less any sums recovered,
- compensation corresponding to the costs incurred by the <u>Insured</u> (or on its behalf), in agreement with the Insurer, for recovery,

all within the limit of the ceiling of €3,000 per Card and per calendar year.

If the recovery takes place after payment of the compensation, any sum recovered (net of costs incurred with the Insurer's agreement for this recovery) shall be allocated:

- firstly to the <u>Insured</u>, up to the amount of the financial losses that exceed the Insurer's compensation.
- then to the Insurer up to the amount of the compensation paid.

Chapter IV - Purchases

Special definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms that appear underlined and with the first letter capitalised in the body of this Chapter have the meaning given to them below.

In the event of a contradiction between the definition of the same term in this Chapter and in Section 1.1, the definition in this Chapter shall prevail.

Accidental damage

Any total or partial destruction of the <u>Covered object</u>, resulting from an external event that is sudden and unforeseeable.

Covered object

Any new physical object purchased with a purchase value of between €75 and €1.000 including tax and financed in whole or in part with the <u>Card</u>, during the period of coverage.

The following does not fall within the definition of "Covered object"

- Animals, plants, food or beverages;
- New or used motor vehicles;
- Cash, traveller's cheques, bonds, securities, shares, or any marketable securities or instruments;
- Transport tickets;
- Entrance tickets for any type of sporting or cultural event, concerts,
- <u>Jewellery</u> or precious stones, artwork, gold or silver products;
- Mobile phones;
- Goods purchased for resale;
- Weapons; and
- Counterfeit objects.

Insured

- The company or <u>Cardholder</u> to which the <u>Card</u> is assigned.

<u>Jewellery</u>

Any worn object consisting in whole or in part of precious metals, precious stones or pearls or of a value greater than or equal to 500 €. Watches are considered "Jewellery" when they are made of precious metals or when their initial purchase price is greater than €2,500

Theft

Fraudulent removal of an object committed by a Third Party.

Theft by assault

Theft with physical violence or threat to the Insured.

Theft by break-in

<u>Theft</u> done by forcing, degrading or destroying the external closure system, activated at the time of the <u>Theft</u>:

- of business or housing premises,

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- a land motor vehicle provided that the <u>Covered object</u> is not visible from the outside.

Purpose of the cover

The purpose of this cover is to reimburse the <u>Insured</u>:

- In the event of <u>Theft by break-in</u> or <u>Theft by assault</u> of the <u>Covered object</u>, the purchase price including tax of this object,
- In the event of accidental damage caused to a <u>Covered object</u>, the cost of repairing this object (including tax) or its purchase price (including tax) if this cost is greater than the purchase price of the <u>Covered object</u> or if it cannot be repaired.

As long as the <u>Theft by break-in</u> or <u>Theft by assault</u> or accidental damage happens within **15 days** after the date of purchase with the <u>Card</u> or delivery of the <u>Covered Property</u>.

Territoriality

The cover applies worldwide:

It is specified that the compensation is always paid in a country of the European Union.

Maximum commitment of the Insurer

Compensation is made up to a limit of €1,000 per Claim and per calendar year,

Special exclusions

IN ADDITION TO COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED:

- SPECIFIC DEFECT, NORMAL WEAR, BREAKDOWN OR MANUFACTURING DEFECT OF THE INSURED OBJECT;
- NON-COMPLIANCE WITH THE TERMS AND CONDITIONS OF USE OF THE <u>COVERED</u> <u>OBJECT</u> STIPULATED BY THE MANUFACTURER OR DISTRIBUTOR OF THIS PROPERTY.

Obligations of the Insured in the event of a Claim

Under penalty of forfeiture, except in the event of a fortuitous event or Force majeure, the <u>Insured</u> or the <u>Cardholder</u> must, as soon as he or she discovers the accidental damage or <u>Theft by break-in</u> of his or her <u>Covered object</u>:

- in the case of <u>Theft by break-in</u> or <u>Theft by assault</u>: make a complaint to the competent policy authorities as soon as possible,
- in case of <u>Theft by assault:</u> collect any testimony (written, dated and signed certificate of the witness, mentioning his/her surname, first names, date and place of birth, address and profession) and medical certificate, if applicable.
- make a claim as soon as possible and in any event in accordance with Section 1.3 below "Provisions common to the insurance part".

Chapter V - Extension of the legal guarantee of conformity

Special definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms which appear underlined and with the first letter in capital letters in the body of the text of this Chapter shall have the meaning given to them below.

In the event of any inconsistency between the definition of the same term under this Section and under Section 1.1, the definition under this Section shall prevail.

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Breakdown

Any damage caused to the Insured Property as a result of an internal defect, originating from an electrical, electronic or mechanical phenomenon, which impairs its proper functioning.

Computer system

Any electronic hardware or software or their components used to store, process, access, transmit or receive information.

Electronic data

Any data stored on a Computer System.

Insured

The company or the Cardholder.

Insured Property

Any electrical or electronic appliance with a unit value of more than €75 including tax, purchased new and financed in whole or in part with the Card in a country of the European Union during the period of cover

Repairable Property

Any insured item that has suffered a Breakdown and for which:

- the cost of repair is less than the purchase price including tax of the Insured Item, and
- the condition of the Insured Item makes it technically repairable

Irreparable Property

Any Insured Property that has suffered a Breakdown and for which:

- the cost of repair is greater than the purchase price (including tax) of the Insured Item, or
- the condition of the Insured Property is such that repair is considered technically impossible

Purpose of the warranty

In the event of a <u>Breakdown</u> after expiry of the applicable legal guarantee of conformity:

- If the Insured Item is considered as repairable:

After acceptance of the quotation by the Insurer, the <u>Insured</u> may have the <u>Insured Property</u> repaired by the after-sales service of his choice, and the Insurer shall reimburse the <u>Cardholder</u> for the cost of repairing the <u>Insured Property</u>.

- If the <u>Insured Property</u> is considered to be irreparable:

The Insurer will reimburse the purchase price of the <u>Insured Property</u>. The Insurer will also cover the cost of sending the damaged material.

Duration of the guarantee

From the date of purchase of the <u>Insured Property</u>, the guarantee is acquired for a period of two (2) years after the expiry of the applicable legal guarantee of conformity.

Territoriality

The guarantee is acquired in the **WORLDWIDE**, regardless of where the <u>Breakdown</u> occurs: It is specified that the indemnity is always paid in a country of the European Union.

Maximum commitment of the insurer

Compensation is limited to €2,000 per claim and per calendar year,

Specific exclusions

IN ADDITION TO THE EXCLUSIONS COMMON TO ALL GUARANTEES, THE FOLLOWING ARE ALSO EXCLUDED

- ANY <u>INSURED PROPERTY</u> NOT COVERED BY A LEGAL GUARANTEE OF CONFORMITY,
- THE EXCLUSIONS PROVIDED FOR LEGAL GUARANTEE OF CONFORMITY,
- THE COST OF REPAIRS CARRIED OUT WITHOUT THE INSURER'S APPROVAL OF THE ESTIMATE,
- SCREEN DEFECTS (LOSS OF PIXELS, SCREENS MARKED BY A FIXED IMAGE),
- DAMAGE OCCURRING WHEN THE INSURED PROPERTY IS ENTRUSTED TO A REPAIRER,
- EQUIPMENT WHOSE SERIAL NUMBER HAS BEEN RENDERED ILLEGIBLE, ALTERED OR REMOVED.
- <u>BREAKDOWNS</u> DUE TO A HIDDEN DEFECT COVERED BY THE GUARANTEE PROVIDED FOR IN ARTICLES 1641 AND FOLLOWING OF THE CIVIL CODE,
- <u>BREAKDOWNS</u> DUE TO AN INTERNAL DEFECT RESULTING FROM UNAUTHORISED ACCESS TO ANY COMPUTER SYSTEM OR UNAUTHORISED USE OF ANY <u>COMPUTER SYSTEM</u> OR THE
- INABILITY TO ACCESS OR MANIPULATE ANY <u>COMPUTER SYSTEM</u> OR THE CORRUPTION OF ANY COMPUTER SYSTEM OR <u>ELECTRONIC DATA</u> OR RESULTING FROM A DENIAL OF SERVICE ATTACK OR THE RECEIPT OR DISTRIBUTION OF MALICIOUS CODE.

Obligation of the Insured in the event of a claim

Under penalty of forfeiture, except in the case of fortuitous events or <u>force majeure</u>, the <u>Insured</u> must, in the event of a Breakdown

- make a declaration of Claim as quickly as possible and in any event in compliance with Section 1.3 below "Provisions common to the insurance part",
- proceed to draw up an estimate in accordance with the Insurer's instructions.

The Insured must also provide the Insurer with:

- the purchase invoice for the insured Property,
- proof of the existence of a contractual guarantee
- proof of purchase using the Card,
- in the case of <u>repairable Property</u>: the detailed estimate of the repairs and the receipted invoice for the repairs,
- in the case of <u>irreparable Property</u>: the detailed estimate of repairs for an amount greater than the purchase price, as well as either the damaged material or a certificate of destruction from the repairer.

Chapter VI - NOMAD GUARANTEE

Specific definitions

In addition to the definitions in Section 1.1 "Common Definitions - Insurance Part", all terms that appear underlined and with the first letter capitalised in the body of the text of this Chapter have the meaning given to them below.

In the event of any inconsistency between the definition of the same term under this Section and under Section 1.1, the definition under this Section shall prevail.

Accidental damage

Any total or partial destruction of an Insured Item, resulting from a sudden and unforeseeable external event.

Depreciation

Depreciation of 1% per number of months counted between the date of purchase of the <u>Person Insured</u> Item and the date of the Claim.

Insured

The company or Cardholder to whose account the Card is assigned.

Insured Property

The mobile phone and laptop computer purchased new and financed in whole or in part with the <u>Card</u>, during the period of cover and less than 3 years old at the time of the Loss.

Theft

Fraudulent removal of another person's property committed by a Third Party.

Theft with aggression

Theft with physical violence or threat on the Person Insured.

Theft by break-in

Theft carried out by forcing, damaging or destroying the external locking device, activated at the time of the Theft:

- of a property or movable property,
- of a motorised land vehicle, provided that the <u>Person Insured Property</u> is not visible from the outside.

Purpose of the cover

The purpose of this cover is to reimburse the Person Insured:

- In the event of <u>Theft</u> by <u>break-in</u> or <u>Theft with aggression</u> of the <u>Person Insured Property</u>, the purchase price (including tax) of this property, after deduction of Depreciation;
- In the event of accidental damage caused to an <u>Insured</u> Item, the cost of repairing the item, including tax, or its purchase price, including tax, if this cost is higher than the purchase price of the <u>Person Insured</u> Item, less the Depreciation, or if it cannot be repaired.

Territoriality

The cover is acquired WORLDWIDE:

It is specified that the indemnity is always paid in a country of the European Union.

Maximum commitment of the insurer

Compensation is limited to €500 per Claim and per calendar year

Specific exclusions

IN ADDITION TO THE COMMON EXCLUSIONS, THE FOLLOWING ARE ALSO EXCLUDED

- INHERENT DEFECTS, NORMAL WEAR AND TEAR, BREAKDOWN OR MANUFACTURING DEFECT OF THE GUARANTEED GOOD:
- FAILURE TO COMPLY WITH THE CONDITIONS OF USE OF THE GUARANTEED GOOD RECOMMENDED BY THE MANUFACTURER OR DISTRIBUTOR OF THIS GOOD.

Obligations of the Person Insured in the event of a Claim

Under penalty of forfeiture, except in the case of fortuitous events or <u>Force Majeure</u>, the <u>Insured</u> or the <u>Policyholder</u> must, as soon as he/she notices the accidental damage or the Theft by assault or Theft by breaking and entering of his/her Insured Property:

- in the event of Theft by burglary or Theft with assault: file a complaint with the competent police authorities as soon as possible,
- in the event of Theft with assault: collect any testimony (written, dated and signed certificate from the witness, mentioning his/her surname, first names, date and place of birth, address and profession) and medical certificate if applicable.
- make a claim declaration as quickly as possible and in any case in compliance with Section 1.3 below "Provisions common to the insurance part".

1.3 - Common Definitions - Insurance Part

Common exclusions

Unless otherwise stipulated, the following are excluded:

- Civil or foreign war, notable political instability or popular unrest, riots, acts of terrorism, retaliation, restrictions on the free movement of persons and goods, strikes when the <u>Insured</u> takes an active part, disintegration of the atomic nucleus or any ionising radiation, or any other case of <u>Force majeure</u>,
- Intentional or fraudulent action by the <u>Insured</u>, or by his or her relatives <u>(Spouse</u>, ascendant, descendant),
- Suicide or attempted suicide of the Insured,
- Accidents caused or triggered by the <u>Insured</u>'s use of drugs, narcotics, sedatives that were not medically prescribed,
- Accidents resulting from drunk driving, characterised by a blood alcohol level equal to or greater than that set by the law governing motor traffic in force on the date of the Accident,
- The consequences of incidents occurring during aerial sports or risky sports, including deltaplane, polo, skeleton, bobsleigh, ice hockey, underwater diving, caving, bungee jumping, or any sport requiring the use of a motor engine,
- Participation in competitions requiring a licence,
- Participation in bets, fights and brawls.
- Any <u>Insured</u> person or beneficiary appearing on any official, governmental or police database of proven or suspected terrorists, drug or human traffickers, or involved or allegedly involved in the illegal trade of nuclear, chemical or biological weapons, human trafficking or piracy, cybercrime, organised crime or human rights violations.

Declaration of claims

Unless otherwise stipulated, the Insured is obliged to declare all Losses for which he/she could claim compensation under this contract within 10 days of their occurrence at the latest, except in the case of Theft where the time limit is 5 days. Claims must be reported to AIG:

AIG Service Indemnisation 2AU - Tour CBX 1, Passerelle des Reflets 92400 Courbevoie - France E-mail : claimsuk@aig.com

In the event of non-compliance with this obligation, the Insurer may, under the French Insurance Code, reduce the compensation in the proportion of the loss that this breach has caused it to suffer, unless the <u>Insured</u> justifies having been unable to file the claim within the time limits set as a result of a fortuitous event or <u>Force majeure</u>.

The <u>Insured</u> will receive a questionnaire to be returned, duly completed, accompanied in particular by supporting documents, the list of which will have been sent to him/her with the questionnaire.

In all cases, the Insured must provide the following documents:

- proof of validity of the Card,
- proof of payment using the Card,
- proof of the quality as an <u>Insured</u>,
- bank account details,
- insurance policy covering the <u>Insured</u> for the same <u>Claim</u> or sworn statement from the <u>Insured</u> specifying that he or she is not insured for this type of <u>Claim</u>,

and, more generally, any documents that the Insurer considers necessary to assess the merits of the request for compensation.

The compensation will be paid, after receipt by the Insurer of the supporting documents, within thirty days of the agreement of the parties or the enforceable court decision.

Any intentional concealment or misrepresentation, omission or inaccuracy is punished even if it had no influence on the <u>Claim</u>, under the conditions provided for in Articles L. 113-8 and L.113-9 of the French Insurance Code.

Burden of proof

It is up to the insured to demonstrate the reality of the situation, knowing that any request not supported by sufficient information and evidence to prove the materiality of the facts may be rejected.

Subrogation

The Insurer shall be subrogated, in accordance with Article L.121-12 of the French Insurance Code, up to the limit of the compensation paid or the costs incurred by it, in the rights and actions of the <u>Insured</u> against any person responsible for the <u>Claim</u>.

Part 2 - Assistance

The cover applies solely as a result of holding the Card.

Important:

Notify the <u>Assistance Provider</u> soon as possible, and imperatively prior to any spending commitment.

To report a Claim or any additional information:

Dial the telephone number on the back of your Card

2.1 - Common Definitions - Assistance Part

For the proper understanding of what will follow, all the terms that appear underlined and with the first letter capitalised in the body of this PART 2 - ASSISTANCE are defined below:

Assistance Provider

The assistance company mandated by the Insurer.

Card

The "Mooncard card" issued by the Policyholder and to which the cover is attached.

Cardholder

The individual who holds the Card.

Claim:

The occurrence of an event having caused damage and that could entail the application of cover referred to in this Information Notice.

The date of the claim is the date on which the event which gave rise to the damage occurred, i.e. the cause of the damage.

Country of residence

The country of residence is defined as the country in which the <u>Place of Residence</u> is located.

Employee

An employee, a self-employed person or a trainee over 16 years of age, who can provide proof of a valid employment contract, a self-employed contract or a traineeship agreement from the company of which the <u>Policyholder</u> is either an employee, a self-employed person, a partner, a director or a corporate officer.

Family Member

Family member of the <u>Insured</u> means the <u>Spouse</u>, children, grandchildren, brothers, sisters, father, mother, grandparents and grandparents.

Force majeure

Force majeure shall be deemed to have occurred when any unforeseeable, overwhelming and external event makes the execution of the policy impossible, as usually recognised in Article 1218 of the French Civil Code.

Insured

The following persons are considered as insured persons whose condition or situation requires the intervention of the Assistance Provider:

- the Policyholder,
- the Employee, up to a maximum of one per Trip.

The Employee is only covered if he/she is travelling with the Policyholder.

Insurance organisation

Insurance body refers to the basic social and supplementary health insurance organisations to which the Insured reports either as a principal or as a beneficiary.

Place of Residence

The place of residence is defined as the <u>Insured</u>'s tax domicile in a country of the European Union, Monaco, French overseas departments and territories on the date of the request for assistance.

Primary Transportation

Transport between the location of the <u>Claim</u> and the nearest medical centre or hospital, and any return to the place of stay.

Spouse

The spouse is either:

- a spouse not physically or legally separated and not divorced from the <u>Cardholder</u>,
- a common-law partner living with the Cardholder,
- a person who has entered into a valid civil union with the Cardholder.

Proof of the common-law status shall be provided by a recognised certificate drawn up by a notary or equivalent competent authority prior to the date of the <u>Claim</u> or, failing that, by tax notices containing the same address or other supporting bills in both names prior to the date of the <u>Claim</u>.

Proof of the civil union will be provided by a competent authority or birth certificate attesting to the civil union established prior to the date of the <u>Claim</u>.

Third Party

Any person other than:

- the Cardholder and his/her Spouse,
- their ascendants and descendants,
- employees paid or not by the <u>Insured</u>, in the performance of their duties.

2.2 - Special provisions – Assistance Part

Purpose of the cover

Under the conditions described below, the purpose of the policy is to cover the <u>Insured</u> during **the first 90 days** of a trip, private or professional, for assistance benefits arising from the following events, which must remain uncertain at the time of departure:

- bodily injury resulting from an illness or accident,
- death.
- hospitalisation or death of a Family Member,
- legal proceedings abroad,
- theft or loss of certain personal or professional items abroad.

Claim: how to benefit from assistance?

In order to benefit from the services provided for in the policy, the Insured must:

- Contact the <u>Assistance Provider</u>, or have it contacted, as soon as he/she becomes aware of an event that could trigger the provision of a service.
- Provide the supporting documents that the <u>Assistance Provider</u> deems necessary to assess the
 entitlement to the assistance services. Failing this, the <u>Assistance Provider</u> will refuse the
 provision of the services and will re-invoice the costs already incurred.
- Allow the Assistance Provider's physicians free access to the medical data concerning him/her.
- Ensure that only accurate information is provided.
- Comply with the solutions recommended by the Assistance Provider.

Very important

The assistance services described below are intended to be managed exclusively by the <u>Assistance Provider</u>, who will pay the cost directly to the service providers it has assigned. Exceptionally, if circumstances so require, the <u>Assistance Provider</u> may authorise the <u>Insured</u> to pay for all or part of a service. In this case, only the costs incurred, with the <u>Assistance Provider</u>'s express and prior agreement will be reimbursed on original supporting documents and up to the limit of those incurred by the Assistance Provider to implement this service.

Sub-medicalisation, access difficulties and significant intervention times in certain regions make assistance particularly difficult and should encourage the Insured to be cautious. Thus, Insured persons aged 70 and over or accompanied by young children (under 12 years of age) or with chronic conditions or risk factors in particular should not be exposed to these regions, where care cannot be guaranteed pending the intervention of the Assistance Provider.

Under no circumstances may the <u>Assistance Provider</u> replace the local emergency relief bodies.

Conditions of application: territorial scope of assistance services

Assistance services apply outside the Place of Residence:

- during the first 90 days of a trip, personal or for business,
- worldwide, except in the following countries: North Korea, Cuba, Iran, Sudan, Syria, the region of Crimea, the People's Republic of Donetsk or the People's Republic of Luhansk.
- Certain services are subject to territorial limitations, which are mentioned in the description of the services concerned.

2.3 - Types of Services - Assistance Part

"Illness - Accident" Cover

Bodily injury resulting from an illness or accident,

In the event of illness or accident of the <u>Insured</u>, the <u>Assistance Provider</u>'s physicians:

- contact the local doctor who examined the Insured.
- collect all necessary information from the local doctor and possibly from the <u>Insured</u>'s usual general practitioner.

Based on this information, the <u>Assistance Provider</u>'s physicians decide, solely on the basis of the Insured's medical interest and in compliance with the health regulations in force, i.e.:

- to trigger and organise the transport of the <u>Insured</u> to his or her <u>Place of Residence</u>, or to an appropriate hospital close to his or her Place of Residence.
- to hospitalise the <u>Insured</u> in a hospital or clinic close to the place where he or she is located before considering returning to a structure close to his or her Place of Residence.

The <u>Assistance Provider</u>'s medical department may start a search for a place in a medically adapted service.

Information from local doctors or the patient's general practitioner, which may be essential, helps the <u>Assistance Provider's</u> physicians make the most appropriate decision.

In this respect, it is expressly agreed that the final decision, to be implemented in the <u>Insured</u>'s medical interest, belongs solely to the Assistance Provider's physicians.

Furthermore, in the event that the <u>Insured</u> refuses to follow the decision considered most appropriate by the <u>Assistance Provider</u>'s physicians, he/she expressly releases the <u>Assistance Provider</u> from any liability, particularly in the event of a return by his/her own means or in the event of a worsening of his or her state of health.

Transfer or repatriation of the Insured

If the <u>Insured</u>'s state of health leads, under the conditions indicated above, its doctors to decide on the transfer or repatriation of the <u>Insured</u>, the <u>Assistance Provider</u> will organise and cover the Insured's transport.

This transport is done by any appropriate means (taxi, ambulance, train in 1st class or commercial flight in economy class, air ambulance, etc.), if necessary under medical supervision.

Only the <u>Insured</u>'s medical interest and compliance with the health regulations in force are taken into consideration when choosing the means used for this transport.

This benefit is never triggered for mild conditions or injuries that can be treated on site and which do not prevent the Insured from continuing his or her travel or stay.

Maximum commitment of the Insurer: € 1,000,000

Repatriation of an Insured companion

When an <u>Insured</u> is transported under the conditions defined above in the paragraph "Transfer or repatriation of the Insured", the <u>Assistance Provider</u> will organise and cover the transport of another <u>Insured</u> travelling with him or her to the place of hospitalisation or <u>Place of Residence</u> of the <u>Insured</u> by any appropriate means (taxi, ambulance, train in 1st class, commercial flight in economy class, air ambulance, etc.).

This service is limited to one person. However, if the <u>Insured</u> transported is accompanied by more than one <u>Insured</u>, the <u>Assistance Provider</u> may organise the transport, together or individually, of the other <u>Insured</u>. The cost of this transport is not borne by the <u>Assistance Provider</u>.

Maximum commitment of the Insurer: € 1,000,000

Visit of a relative in the event of hospitalisation

If the <u>Insured</u> travels alone and if <u>the accompanying Family Members</u> are unable to visit him/her at the hospital, while he or she is hospitalised at the place of his or her illness or accident and the <u>Assistance Provider</u>'s physicians do not recommend transport before 10 days (in the case of a child under 15 years of age or an <u>Insured</u> in a state in which the vital prognosis is at risk according to the <u>Assistance Provider</u>'s physicians, no hospitalisation period excess is applied), the <u>Assistance Provider</u> organises and pays for:

the two-way return trip (from the <u>Place of Residence</u>) by train in 1st class or commercial flight in economy class of a person chosen by the <u>Insured</u> or a <u>Family Member</u> to travel to his/her bedside:

- his or her stay at the hotel (room and breakfast only) at the hospital site, as long as the <u>Insured</u> is hospitalised, up to a limit of €250 per night and 10 nights. If, beyond this last limit, the hospitalised Insured is still not transportable, the extension of the stay is covered up to €750.

This service cannot be combined with the "Repatriation of an Insured Companion" service.

Sending a replacement employee abroad

If the <u>Insured</u>'s international professional assignment is interrupted, following a medical repatriation organised by the Assistance Provider or a hospitalisation of more than 10 days, the <u>Assistance Provider</u> will organise and pay for the transport (commercial flight in economy class or train in 1st class) of a replacement employee residing in a country of the European Union and designated by the employer (only if the assignment is longer than 3 days).

Medical expenses abroad (excluding the country of residence)

This benefit applies exclusively to <u>Insured</u> who are affiliated with an <u>Insurance Organisation</u>. When medical expenses have been incurred with its prior agreement, the <u>Assistance Provider</u> will reimburse the <u>Insured</u> for the portion of these costs which were not covered by the <u>Insurance Organisations</u>: the <u>Assistance Provider</u> will only intervene once the reimbursements made by the aforementioned <u>Insurance Organisations</u> have been made, after deduction of an **absolute <u>Excess</u> of €75** per file, and subject to the communication of the original proof of reimbursement issued by the <u>Insurance Organisation</u> of the <u>Insured</u>.

This reimbursement covers the costs defined below, provided that they concern care received by an <u>Insured</u> outside France and his or her <u>Country of Residence</u> following an illness or accident occurring outside his or her <u>Country of Residence</u>.

In this case, the <u>Assistance Provider</u> will reimburse the amount of costs incurred up to a maximum of €150,000 per <u>Insured</u>, per event and per year.

In the event that the <u>Insurance Organisation</u> to which the <u>Insured</u> does not pay for the medical expenses incurred, the <u>Assistance Provider</u> will reimburse the costs incurred up to the amount indicated above, subject to the <u>Insured</u> providing the original invoices for medical expenses and the certificate of non-payment from the <u>Insurance Organisation</u>.

This benefit will cease from the day on which the <u>Assistance Provider</u> is able to carry out the repatriation of the <u>Insured</u>.

Types of costs eligible for reimbursement (subject to prior agreement):

- medical fees,
- costs of medication prescribed by a doctor or surgeon,
- ambulance costs prescribed by a doctor for transport to the nearest hospital, only in the event of refusal of coverage by the <u>Insurance Organisations</u>,
- hospitalisation costs provided that the <u>Insured</u> is deemed untransportable by decision of the <u>Assistance Provider</u>'s physicians, taken after information is collected from the local physician (hospital costs incurred from the day the <u>Assistance Provider</u> is able to carry out the repatriation of the Insured are not covered),
- emergency dental costs (capped at €300 with no Excess and per event)

Extension of the benefit: advance of hospitalisation costs abroad (excluding the country of residence)

The <u>Assistance Provider</u> may, up to €150.000 per <u>Insured</u> and per year, advance hospitalisation costs incurred outside France and his or her <u>Country of Residence</u> by the <u>Insured</u>, under the following cumulative conditions:

- after gathering information from the local doctor, the <u>Assistance Provider</u>'s physicians must deem that it is impossible to immediately repatriate the <u>Insured</u> to his or her <u>Country of Residence</u>.

- the medical care to which the advance applies must be prescribed in agreement with the Assistance Provider's physicians.
- the <u>Insured</u> or any person authorised by him/her must formally commit, by signing a specific document, provided by the <u>Assistance Provider</u> during the provision of this service:
 - to start the process of requesting coverage of the costs from the insurance organisations within 15 days of the date on which the <u>Assistance Provider</u> sends the information necessary for this process,
 - to reimburse the <u>Assistance Provider</u> for the sums collected in this respect from the insurance organisations within one week of receipt of these sums.

Only the costs not covered by the <u>Insurance Organisations</u> will be borne by the <u>Assistance Provider</u>, within the limit of the amount of cover provided for the benefit "Medical expenses abroad". The <u>Insured</u> must communicate to the <u>Assistance Provider</u> the certificate of non-payment issued by these <u>Insurance</u> Organisations, within one week of receipt.

If the Insured did not start process of requesting coverage of the costs from the <u>Insurance Organisations</u> within the time limits, or in the absence of presentation of the certificate of non-payment issued by these <u>Insurance Organisations</u> to the <u>Assistance Provider</u> within the time limits, the <u>Insured</u> may under no circumstances claim the "Medical expenses abroad" benefit and must reimburse all hospital costs advanced by the <u>Assistance Provider</u>, which will initiate, where applicable, any useful recovery procedure, the cost of which shall be borne by the <u>Insured</u>.

Replacement driver

When an <u>Insured</u> is ill or injured when travelling in one of the countries listed below and can no longer drive his or her vehicle and none of the passengers could replace him/her, the <u>Assistance Provider</u> will provide a driver to the <u>Insured</u> to bring the vehicle to his or her <u>Place of Residence</u> by the most direct route.

The <u>Assistance Provider</u> will cover the costs of travel and the driver's salary. Fuel, toll, hotel and restaurant costs for any passengers remain borne by the <u>Insured</u>.

The driver is required to comply with labour legislation, and in particular - under current French regulations - must observe a 45-minute stop after 4 hours and 30 minutes of driving, and the overall daily driving time must not exceed 9 hours.

If the <u>Insured</u>'s vehicle is more than 8 years old, or has mileage higher than 150,000 km, or if its condition or load does not comply with the standards defined by the Highway Code, the <u>Insured</u> must inform the <u>Assistance Provider</u> of this, who thus reserves the right not to send a driver.

In this case, and in lieu of the provision of a driver, the <u>Assistance Provider</u> will supply and pay for a 1st class train ticket or economy class plane ticket for a person mandated by the <u>Insured</u> to fetch the vehicle.

This service applies only in the following countries: France (except DROM-COM), Monaco, Andorra, Spain, Portugal, Greece, Italy, Switzerland, Liechtenstein, Austria, Germany, Belgium, Netherlands, Luxembourg, Ireland, Denmark, Norway, Sweden, Finland, Iceland.

Sending urgent messages from abroad

When the <u>Insured</u> is travelling outside his or her <u>Country of Residence</u>, the <u>Assistance Provider</u> may take charge of sending urgent messages to his or her employer or to a <u>Family Member</u> when the <u>Insured</u> is unable to send them him/herself.

Cover in case of Death

Repatriation of the body

When an <u>Insured</u> dies during a trip, the <u>Assistance Provider</u> will organise and cover the repatriation of the body.

If the funeral is held in his/her Country of Residence, the Assistance Provider will pay for:

- the cost of transport of the body to the place of the funeral near the Place of Residence,
- embalming costs imposed by applicable legislation,
- costs directly necessitated by the transport of the body (travel, specific transport facilities, packaging).

All other expenses will be borne by the <u>Insured</u>'s family.

If the funeral takes place outside the <u>Country of Residence</u>, the <u>Assistance Provider</u> organises the repatriation of the body to the international airport nearest to the place of the funeral and covers the costs up to the amount that would have been incurred to repatriate the body to the <u>Place of Residence</u>.

Maximum commitment of the Insurer: € 1,000,000

Repatriation of an accompanying person

When the body of an <u>Insured</u> is transported under the conditions defined above, the <u>Assistance Provider</u> will organise and cover the transport of another <u>Insured</u> travelling with the body by any appropriate means (taxi, ambulance, train in 1st class, commercial flight in economy class), to the place of the funeral near the <u>Place of Residence</u> or to the international airport nearest to the place of the funeral if the funeral is held outside the <u>Country of Residence</u>. In the latter case, the cover will be limited to the amount that would have been incurred to transport the accompanying person to the <u>Place of Residence</u>.

This service is limited to **one person**. However, if the deceased <u>Insured</u> was accompanied by more than one <u>Insured</u>, the <u>Assistance Provider</u> may_arrange the transport, together or individually, of the other <u>Insured</u>. The cost of this transport is not borne by the <u>Assistance Provider</u>.

Maximum commitment of the Insurer: € 1,000,000

"Hospitalisation or Death of a Family Member" Cover

Early return in the event of hospitalisation of a Family Member

If the <u>Insured</u> who is travelling learns the unplanned hospitalisation, or more than 24 consecutive hours, of a <u>Family Member</u> residing in the same country as him or her, the <u>Assistance Provider</u> will organise and pay for his or her return to allow him or her to travel to the hospital, to the bedside of the <u>Family Member</u>.

This coverage is limited to one <u>Insured</u> per <u>Card</u>. The <u>Assistance Provider</u> will pay for the return trip of this Insured by 1st class train or economy class commercial flight.

The <u>Assistance Provider</u> reserves the right to request a certificate of hospitalisation from the <u>Family Member</u> or a certificate of inheritance.

Early return in the event of death of a family member

If the <u>Insured</u> who is travelling learns of the death of a <u>Family Member</u> residing in the same country as him/her, the <u>Assistance Provider</u> will organise and pay for his/her return to enable him/her to attend the funeral, close to the <u>Place of Residence</u>,

This service is limited by Card, i.e.:

- to the payment of an <u>Insured</u>'s two-way trip,
- to the payment of the one-way outbound journey of two <u>Insured</u> travelling together, by train in 1st class or commercial flight in economy class.

The <u>Assistance Provider</u> reserves the right to request a death certificate from the <u>Family Member</u> or an inheritance certificate.

"Legal proceedings abroad" Cover

Legal assistance abroad

If the <u>Insured</u> is subject to legal proceedings following an unintentional breach of local legislation occurring outside his or her <u>Country of Residence</u> and occurring during his/her private life:

- The <u>Assistance Provider</u> will advance bail, upon presentation of a security deposit or signature of a debt recognition, when required by the local judicial authorities, for **up to €8,000 incl. tax**. If, meanwhile, the bail is reimbursed to the <u>Insured</u> by the authorities of the country, the <u>Insured</u> must immediately return it to the <u>Assistance Provider</u>.
 - THE <u>ASSISTANCE PROVIDER</u> WILL NOT PAY FOR BONDS REQUIRED AS A RESULT OF A TRAFFIC ACCIDENT CAUSED DIRECTLY OR INDIRECTLY BY A BREACH OF THE LOCAL HIGHWAY CODE, DRIVING DRUNK OR MISCONDUCT,
- The <u>Assistance Provider</u> will contribute to the legal fees of €8,000 incl. tax and advance, upon presentation of a security deposit or signature of a debt recognition, up to €8,000 incl. tax.

Redemption:

The <u>Insured</u> undertakes to reimburse the advanced sums, within 2 months of the date on which the invoice is sent.

After this period of 2 months, the <u>Assistance Provider</u> reserves the right to initiate any useful recovery procedures.

"Theft or loss of certain personal and professional items abroad" Cover

Sending medicines abroad

When the <u>Insured</u>, travelling outside his or her <u>Country of Residence</u>, is deprived as a result of the loss or theft of medicines essential to his or her health, the Assistance Provider will cover the search and delivery of these medicines, in the event that these medicines, or their equivalents as advised by the <u>Assistance Provider</u>'s physicians, are not found on site (subject to obtaining from the <u>Insured</u> the contact details of his/her general practitioner).

The <u>Assistance Provider</u> will take charge of the shipment of medicines by the fastest means, subject to local and French legal constraints, and re-invoice the <u>Insured</u> for customs costs and the purchase cost of the medicines.

Sending glasses or hearing aids abroad

If the <u>Insured</u> is unable to obtain the glasses, corrective lenses or hearing aids that he or she normally wears, following the theft or loss of them during a trip outside his or her <u>Country of residence</u>, the <u>Assistance</u> will send them to him or her by the most appropriate means.

The request, made by the <u>Insured</u>, must be sent by e-mail, fax or registered letter and provide a very precise indication of the complete characteristics of his or her glasses (type of glasses, frames), lenses or hearing aids.

The <u>Assistance Provider</u> will contact the <u>Insured</u>'s usual ophthalmologist or prothesist in order to obtain a prescription. The cost of making new glasses, lenses or hearing aids is announced to the <u>Insured</u>, who must give his or her consent in writing and thus undertakes to pay the amount of the invoice before they are sent.

Failing this, the <u>Assistance Provider</u> cannot not be required to perform the service.

The <u>Assistance Provider</u> will take charge of the shipment of new glasses, lenses or hearing aids by the fastest means, subject to local and French legal constraints, and re-invoice the <u>Insured</u> for customs costs and the cost of making.

The <u>Assistance Provider</u> shall not be held liable if, for reasons beyond its control (production times or any other case of <u>Force majeure</u>), the glasses, lenses or hearing aids do not arrive on the scheduled date.

Sending files or business items abroad

When an <u>Insured</u>, travelling outside his or her <u>Country of Residence</u>, has had stolen or loses his or her business files or objects, the <u>Assistance Provider</u> will obtain a copy of the above-mentioned files or replacement items from the designated person in order to forward them to the Beneficiary. The Assistance Provider disclaims all liability for the nature and content of the documents transported.

The cost of transport, customs and other shipping costs will be borne by the employer or the <u>Insured</u>, who must specify to the <u>Assistance Provider</u> any formalities to be completed for export. **Under no circumstances may the total weight of the documents or items to be shipped exceed 5 kg including packaging.**

Shipments, the organisation of which is carried out by the <u>Assistance Provider</u>, are subject to the various laws of French and foreign customs. The <u>Assistance Provider</u> disclaims responsibility if, for reasons beyond its control (strikes, acts of war or any other case of <u>Force majeure</u>), the records do not arrive on the scheduled date.

2.4 - Common exclusions - Assistance Part

- 1. No assistance service will be provided:
- a. In countries:
 - IN A STATE OF CIVIL OR FOREIGN WAR,
 - IN A STATE OF KNOWN POLITICAL INSTABILITY,
 - Suffering from civil unrest, riots, acts of terrorism, retaliation, or restrictions on the free movement of persons and property,
 - FOR ANY TRIP WHATSOEVER THROUGH OR TO NORTH KOREA, CUBA, IRAN, SUDAN, SYRIA, THE REGION OF CRIMEA, THE PEOPLE'S REPUBLIC OF DONETSK OR THE PEOPLE'S REPUBLIC OF LUHANSK:

b. DURING A TRIP:

- UNDERTAKEN FOR THE PURPOSE OF DIAGNOSIS OR MEDICAL TREATMENT,
- RELATED TO MILITARY OR POLICE ACTIVITIES;
- c. For claims resulting from bodily injury or death resulting from:
 - AN INTENTIONAL OR FRAUDULENT ACT ON THE PART OF THE INSURED OR ON THE PART OF ONE OF THE FAMILY MEMBERS AND ITS CONSEQUENCES, AS INDICATED IN ARTICLE L. 113-1 OF THE FRENCH INSURANCE CODE,
 - THE DISINTEGRATION OF THE ATOMIC NUCLEUS,
 - THE USE OF WAR MACHINES OR FIREARMS,
 - THE PRACTICE OF AN AERIAL OR RISKY SPORT: DELTAPLANE, POLO, SKELETON, BOBSLEIGH, ICE HOCKEY, UNDERWATER DIVING, CAVING, BUNGEE JUMPING, AND ANY SPORT REQUIRING THE USE OF A MOTOR ENGINE.
 - PARTICIPATION IN COMPETITIONS REQUIRING A LICENCE,

- STRIKE OR LOCK-OUT ACTIONS,
- PARTICIPATION IN BETS, FIGHTS OR BRAWLS,
- PATHOLOGICAL STATES THAT ARE NOT AN EMERGENCY,
- SURGICAL PROCEDURES, PATHOLOGICAL CONDITIONS PRIOR TO THE DEPARTURE DATE, THEIR RELAPSE OR COMPLICATIONS AND CONDITIONS DURING TREATMENT NOT YET CONSOLIDATED BEFORE THE TRIP (POSSIBILITY OF REQUEST FOR PROOF OF THE DEPARTURE DATE),
- INCIDENTS AND COMPLICATIONS RELATED TO PREGNANCY, WHEN THE INSURED WAS AWARE BEFORE
 THE DAY OF DEPARTURE ON THE TRIP OF A HIGH-THAN-NORMAL PROBABILITY OF THEIR OCCURRENCE,
- Pregnancy or childbirth after the first day of the 7th month,
- PREMATURE BIRTH,
- ABORTION OR ASSISTED REPRODUCTIVE TECHNOLOGY AND THEIR COMPLICATIONS,
- MENTAL, PSYCHOLOGICAL OR NERVOUS ILLNESSES (INCLUDING NERVOUS DEPRESSIONS),
- THE USE BY THE RECIPIENT OF MEDICINES, DRUGS, NARCOTICS, SEDATIVES OR PRODUCTS THAT WERE NOT MEDICALLY PRESCRIBED
- A STATE OF DRUNKENNESS CHARACTERISED BY A BLOOD ALCOHOL LEVEL EQUAL TO OR GREATER THAN THAT SET BY THE LAW GOVERNING FRENCH MOTOR TRAFFIC IN FORCE ON THE DATE OF THE ACCIDENT.
- SUICIDE OR ATTEMPTED SUICIDE.

2. THE FOLLOWING ARE NEVER COVERED:

- FEES NOT EXPRESSLY PROVIDED FOR IN THE CONTRACT,
- FEES NOT JUSTIFIED BY ORIGINAL DOCUMENTS,
- THE COSTS OF OPHTHALMOLOGIC CONSULTATION AND SURGERY, UNLESS THEY ARE THE DIRECT CONSEQUENCE OF A COVERED EVENT,
- Costs of glasses or contact lenses and, more generally, optical costs,
- COSTS OF MEDICAL DEVICES, ORTHOSES AND PROSTHESES,
- TREATMENT COSTS OF ANY KIND,
- AESTHETIC TREATMENTS,
- EXPENSES FOR STAYING IN A REST HOME, RE-EDUCATION OR DETOXIFICATION,
- REHABILITATION, PHYSIOTHERAPY, CHIROPRAXIS,
- VACCINE PURCHASE COSTS AND VACCINATION COSTS,
- THE COSTS OF HEALTH CHECK-UPS AND MEDICAL TREATMENT ORDERED IN FRANCE OR IN THE COUNTRY OF RESIDENCE,
- COSTS OF MEDICAL OR PARAMEDICAL SERVICES AND THE PURCHASE OF PRODUCTS OF WHICH THE THERAPEUTIC NATURE IS NOT RECOGNISED BY FRENCH LEGISLATION,
- FINAL COFFIN COSTS.
- RESTAURANT EXPENSES,
- COSTS RELATED TO EXCESS WEIGHT OF BAGGAGE DURING REPATRIATION BY COMMERCIAL AIRLINE,
- Customs fees.
- COSTS OF CANCELLATION OR INTERRUPTION OF THE STAY,
- SEARCH AND RESCUE COSTS FOR PEOPLE IN THE MOUNTAINS, AT SEA, IN THE DESERT OR IN ANY OTHER INHOSPITABLE PLACE,
- FIRST AID OR PRIMARY TRANSPORTATION COSTS.

2.5 - General Provisions – Assistance Part

Exceptional circumstances

The <u>Assistance Provider</u> undertakes to use all available means of assistance. However, the <u>Assistance Provider</u> may not be held liable in the event of unavailability of these means or their absence in the geographical area of the request for services.

The <u>Assistance Provider</u> does not guarantee the execution of the services and its liability may not be incurred in cases of Force majeure, as usually recognised by the case law of the French courts.

Retrieval of transport tickets

When transport is organised and covered, the <u>Insured</u> undertakes to either:

- allow the Assistance Provider to use the transport ticket that he/she holds for the return,

- or to pay the <u>Assistance Provider</u> back for the amounts he/she may obtain in reimbursement from the issuing body of this transport ticket.

Subrogation

The <u>Insurer</u> is subrogated, in accordance with Article L.121121 of the French Insurance Code, up to the limit of the compensation paid or the costs incurred by it, in the rights and actions of the <u>Insured</u> against any person responsible for the <u>Claim</u>.

Part 3 - Common Provisions - Insurance and Assistance

These common provisions apply to all types of cover provided by the policy.

For the proper understanding of what will follow, all the terms that appear underlined and with the first letter capitalised in the body of this Part 3 "Common Provisions" refer to the definitions set out in Part 1 "Insurance" and Part 2 "Assistance".

Information - Amendments to the Contract

The Policyholder undertakes to provide the <u>Cardholder</u> with this information notice when taking out the Card.

Any changes made by the Insurer and the Policyholder to this Information Notice shall be binding on the <u>Insured</u> provided that they have been informed by the Policyholder, by any means, at least three months before the scheduled date of their entry into force.

Accumulation of cover

In accordance with Article L.121-4 of the French Insurance Code, the person insured with several insurers by several policies, for the same interest, against the same risk, must immediately give each insurer knowledge of the other insurers. The <u>Insured</u> must, at the time of this communication, disclose the name of the insurer with which another insurance policy was taken out and indicate the sum insured.

Limitation period

In accordance with the provisions of Articles L. 114-1 et seq. of the French Insurance Code, all actions resulting from an insurance policy are time-barred two years from the date of the event giving rise thereto. As an exception, actions resulting from an insurance policy relating to damage resulting from land movements following drought-rehydration of soil, recognised as a natural disaster under the conditions provided for in Article L. 125-1 of the French Insurance Code, are time-barred five years of the event giving rise to it.

However, this time limit does not begin to run:

- in the event of reluctance, omission or false or inaccurate statement regarding the risk incurred, until the day on which the Insurer became aware of it;
- in the event of a <u>Claim</u>, until the date on which the interested parties became aware of it, if they prove that they were unaware of it until that point.

When the <u>Insured</u>'s action against the Insurer is due to the recourse of a third party, the limitation period shall run only from the day on which that third party took legal action against the <u>Insured</u> or was compensated by the Insured.

The limitation period is increased to ten years in insurance policies against accidents affecting persons, when the beneficiaries are the beneficiaries of the deceased Insured.

The limitation period is interrupted:

- by one of the ordinary causes interrupting the statute of limitations, namely:

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- any legal action, including in summary proceedings, any order, seizure or protective or enforcement measure served on the person whom one wishes not to be time barred, in accordance with Articles 2241 to 2244 of the French Civil Code;
- any unequivocal acknowledgement of the <u>Insured</u>'s right by the <u>Insurer</u>, or any acknowledgement of debt by the Policyholder to the Insurer in accordance with Article 2240 of the French Civil Code;
- any legal claim or enforcement action against a joint and several debtor, any recognition by the Insurer of the Insured's right or any recognition of the debt of one of the joint and several debtors interrupts the limitation period with regard to all co-debtors and their heirs, in accordance with Article 2245 of the French Civil Code;
- as well as in the following cases provided for by Article L. 114-2 of the French Insurance Code:
 - o any appointment of an expert following a Claim;
 - any sending of a registered letter or electronic registered letter with acknowledgement of receipt by:
 - the Insurer to the Policyholder for non-payment of the premium;
 - The Insured to the Insurer for payment of the compensation.

By way of derogation from Article 2254 of the French Civil Code, and in accordance with Article L. 114-3 of the French Insurance Code, the parties to the insurance policy may not, even by mutual agreement, modify the duration of the limitation period or add to the reasons for its suspension or interruption.

Applicable law

This Information Notice, written in French, is interpreted and executed in accordance with French law.

Supervisory body of the insurer

AIG EUROPE SA, Insurance Company registered in Luxembourg (Trade & Companies Register No. B 218806) having its registered office located at 35 D Avenue J.F. Kennedy, L-1855, Luxembourg. AIG Europe SA is approved by the Luxembourg Ministry of Finance and controlled by the Commissariat aux Assurances 7, boulevard Joseph II, L-1840 Luxembourg, Grand Duchy of Luxembourg, Tel: (+352) 22 69 11 - 1, caa@caa.lu, http://www.caa.lu.

AIG Europe SA's annual solvency and financial situation report is available at http://www.aig.lu.

Branch Office for France Tour CBX, 1 Passerelle des Reflets, 92400 Courbevoie, Nanterre Trade and Companies Register 838 136 463. The marketing of insurance policies in France by the French branch of AIG Europe SA is subject to the applicable French regulations, under the supervision of the Autorité de Contrôle Prudentiel et de Résolution, 4 place de Budapest, CS 92459, 75436 Paris Cedex 09. https://acpr.banque-france.fr/.

Complaints - Ombudsman

Complaint regarding Part 1 "Insurance"

In the event of dissatisfaction with Part 1 "Insurance", the claimant should send his complaint to the following address

AIG Europe SA
Service Client
Tour CBX
1 Passerelle des Règles
92913 Paris La Défense Cedex

The request must indicate the contract number and specify the subject matter.

An acknowledgement of receipt will be sent within ten (10) working days of the complaint being sent and a reply will be given within thirty (30) days of receipt of this request (except in special circumstances of which the claimant will be informed).

In the event of rejection or refusal to grant the claim in whole or in part, the claimant may raise his claim at the level of the Insurer's French branch by writing to the following address

by post to:

AIG Europe SA

Service Client
Tour CBX
1 Passerelle des Règles
92913 Paris La Défense Cedex

The Insurer's French branch undertakes to acknowledge receipt within 10 (ten) working days from the date of sending the claim and to provide a response at the latest within 30 (thirty) days from the date of receipt of the claim by the Insurer's French branch (except in special circumstances, the claimant will then be informed)

Complaint relating to Part 2 "Assistance"

In the event of dissatisfaction relating to Part 2 "Assistance", the claimant may contact the Insurer by contacting his usual contact person or the "customer service" at

AIG Europe SA
Service Client
Tour CBX
1 Passerelle des Reflets
92913 Paris La Défense Cedex

The request must indicate the policy number and specify its purpose.

The Insurer's French branch undertakes to acknowledge receipt within ten (10) working days of sending the claim and to provide a response within thirty (30) days of receiving this request, except in special circumstances of which the claimant will be informed.

When the claimant is a natural person acting for non-professional purposes, it may, in the absence of a response within two (2) months after sending the written complaint or if the disagreement persists after the reply given by the Insurer's French branch, refer the matter to the French Insurance Mediator at the following address **La Médiation de l'Assurance, TSA 50110, 75441 Paris Cedex 09**, or by filling in the online form at http://www.mediation-assurance.org or by email at le.mediateur@mediation-assurance.org.

As AIG Europe SA is a Luxembourg insurance company, the claimant may also, if the disagreement persists despite the reply given by the Insurer or in the absence of a reply after a period of 90 days:

- raise the claim at our head office, by writing either by post to: AIG Europe SA "Service Réclamation Niveau Direction", 35D avenue John F. Kennedy, L-1855 Luxembourg, or by email to: aigeurope.luxcomplaints@aig.com; or
- refer the matter to one of the Luxembourg mediation bodies whose contact details can be found on the AIG Europe SA website at the following address: http://aig.lu; or
- submit an extra-judicial appeal to the Commissariat aux Assurances luxembourgeois (CAA), either by post to the address of the CAA, 7 boulevard Joseph II, L-1840 Luxembourg, or by fax to the CAA at +352 22 69 10, or by email to reclamation@caa.lu, or online on the CAA website http://www.caa.lu.

None of the above amicable remedies shall prejudice the right of the person concerned to take legal action.

An Insured who has signed up via the internet also has the possibility of using the European Commission's Online Dispute Resolution (ODR) platform at the following address: http://ec.europa.eu/consumers/odr/.

The Insurer's customer satisfaction policy is available on its website at the following address: http://www.aig.com

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Personal data protection:

As data controller under European Regulation 2016/679 on the protection of natural persons with regard to the processing of personal data, the Insurer undertakes to protect the personal data of its customers, insured persons and partners in accordance with said Regulation. The personal data collected by the Insurer are collected for the purposes of taking out (automated or otherwise) the insurance as well as the management of insurance policies and claims. The Insurer may also use the personal data collected for crime prevention (particularly in relation to the fight against fraud and money laundering). The Insurer may disclose personal data to the companies of its group, service providers and other third parties for these same purposes. Personal data may be transferred abroad, including to countries outside the European Economic Area. These transfers are governed by appropriate guarantees, in particular contractual guarantees, in accordance with the applicable European regulations. Data subjects have certain rights relating to their personal data, in particular, the rights of access, rectification, limitation of use, opposition, erasure or portability. Further information on the use of personal data by the Insurer and on the rights of data subjects is available at http://www.aigassurance.fr/protection-desdonneespersonnelles.

Any data subject may exercise his/her rights by writing to: AIG Compliance Department, Tour CBX, 1 Passerelle des Reflets, 92400 Courbevoie or by e-mail to donneespersonnelles.fr@aig.com. A copy of the Insurer's Personal Data Protection Policy may be obtained by writing as indicated above. Any data subject may also object, by simple letter sent as indicated above, to the use of his/her personal data for commercial prospecting purposes.

Sanction clause

The Insurer will not make any payments to an <u>Insured</u> person or beneficiary who appears on any official, governmental or police database of proven or suspected terrorists, drug or human traffickers, or involved or allegedly involved in the illegal trade of nuclear, chemical or biological weapons, human trafficking or piracy, cybercrime, organised crime or human rights violations.

Furthermore, and in accordance with Article 6 of the French Civil Code, it is noted that none of the covers of this Policy may apply if its object is a risk whose insurability would be contrary to public policy, or when a prohibition to provide an insurance policy or service is imposed on the Insurer due to a sanction measure, any restriction, prohibition or embargo prescribed by the laws or regulations of the United States of America, of the Grand Duchy of Luxembourg or any State or by any decision of the United Nations or the European Union.

Termination of the group contract

The termination of Policy No. 4.091.951-002 by the Insurer or the Policyholder for any reason whatsoever is enforceable against the <u>Insured</u> parties and terminates all cover. Notwithstanding the foregoing, the Insurer undertakes

- ▼ to manage and cover all <u>Claims</u> under Part 2 "Assistance" occurring before the effective date of termination of Policy No. 4.091.951-002.
- ✓ manage all <u>Claims</u> under Part 1 "Insurance", provided that their date of occurrence is prior to the effective termination date of Policy No. 4.091.951-002.