

Leisure Domestic Travel Insurance

COMBINED FINANCIAL SERVICES GUIDE AND PRODUCT DISCLOSURE STATEMENT

EFFECTIVE 6 MAY 2024



Welcome to PassportCard and thank You for choosing to travel with a PassportCard travel insurance Policy for Your upcoming trip.

Get instant paYouts on approved claims, support that never sleeps and access to expert guidance right when You need it.

For approved claims, We can load the PassportCard with funds to help cover You for:



Delayed Luggage

When Your luggage isn't where You are, it's hard to begin Your holiday. We can add up to \$250 to the PassportCard to buy emergency essentials.



Stolen Cash

No cash, no holiday! If Your cash is stolen, We can put up to \$500 on the PassportCard to help You.

Call Our team any time for a quick solution, and funds for approved claims are instantly transferred to the PassportCard. We will then send an activation PIN to Your mobile phone.

Important Contact Information

If You need to get in touch with Us while You're on Your trip, call the 24/7 Global Assistance team on Our global toll free number: +61 1800 490 478.

If You have not yet departed, or You have returned home, You can contact us on 1300 123 413 for any questions about Your Policy or if You have a claim.

Our website www.passportcard.com.au also contains details about all the other ways You can contact Us.

Thank You again for choosing PassportCard Travel Insurance.

Bon Voyage!

PassportCard Australia Pty Ltd (PassportCard) ABN 76 621 476 220, AFSL 551057 is an underwriting agency acting under a binding authority from the Insurer, Guild Insurance Ltd, ABN 55 004 538 863, AFSL 233791. Any advice provided by PassportCard in relation to the PassportCard Insurance products and the PassportCard is general advice only. Please consider this Combined Financial Services Guide & Product Disclosure Statement and the PassportCard Terms & Conditions (available at www.passportcard.com.au) before deciding whether they are suitable for You.

Contents

Helpful Tips

Helpful Tips	05
Your Insurance Documents	05
Loss, Damage or Theft of Luggage and Personal Effects	05
Natural Disasters Before You go and Whilst Travelling	
Planning Your Journey and Arriving on Time	05
Cover while Using Motorcycles and Mopeds	05
Travelling With a Pre-Existing Medical Condition	05
Travelling while Pregnant	05
Delayed and Cancelled Flights	05
Introduction	06
Product Disclosure Statement	06
Your Duty to Take Reasonable Care not to Make a Misrepresentation	06
How to Make a Claim	06
Important Information	07
About PassportCard Australia Pty Ltd	07
Who is the Insurer?	07
The PassportCard	07
General Advice	07
Code of Practice	08
Communication	08
Cooling-off Period	80
Cancellation of Your Insurance	80
Cost of Your Insurance	09
Financial Claims Scheme and Compensation	~~~
Agreements	09
If You Have a Complaint	09
Contact the Australian Financial Complaints Authorit External Dispute Resolution	.y – 09
Managing Your Privacy	10
Leisure Travel Insurance Covers and Inclusions	11
Table of Benefits for Standard Covers	11
Age Limits	13
Policy Duration	13
Destinations You will be Travelling to	13
Leisure and Sporting Activities	13
Travelling with Pre-Existing Medical Conditions	15
What is a Pre-Existing Medical Condition?	15
If You do not tell Us about Your Pre- Existing Medical Condition	16
Pre-Existing Medical Conditions We Cannot Cover	16
Pre-Existing Medical Conditions We Need to Assess	16
Pre-Existing Medical Conditions We Automatically	
Cover	16
List of Pre-Existing Medical Conditions We	ריר
Automatically Cover	17 דינ
Changes in Your Health	17

Travelling if You are Pregnant	18
If You do not Tell Us about Your Pregnancy	18
Childbirth and Healthcare of the Newborn Child	18
PassportCard 24/7 Global Assistance	19
PassportCard 24/7 Global Assistance – During Your Cruise	19
PassportCard 24/7 Medical Assistance - During Your Cruise	19
PassportCard 24/7 Travel Advice and Assistance	19
Policy	19
Our Contract with You	19
When does Cover Under the Policy Begin and End?	20
General Conditions	20
1. Claims	20
2. Claims Settlement	21
3. Claims and Depreciation	22
4. Claims and GST	22
5. Claims Payable in Australian Dollars	22
7. Excess	22
8. Extending Your Policy	22
9. Maximum Benefits	23
10. Other Insurance	23
11. Policy Interpretation and Jurisdiction	23
12. Pre-Existing Medical Conditions and Pregnancy Special Conditions	23
13. Recoveries	23
14. Reinstatement for Annual Multi Trip Policies	23
15. Renewal	23
General Exclusions	24
1. Timing of Claimable Event	24
2. Consequential Loss and any Other Financial Loss	24
3. Not Taking Reasonable Care	24
4. Criminal Acts, Fraud and Legal Infringements	24
5. Air Travel	24
6. Detention, Confiscation or Destruction	24
7. Known Circumstances	24
8. Booking Travel while Unwell and Travelling with Pr Existing Medical Conditions	e- 24
9. Travelling while Pregnant and Childbirth	25
10. Travelling for Medical Purposes	25
11. Self-Harm and Suicide	25
12. Alcohol or Drugs	25
13. Health Of A Relative	25
14. Claim Payments Prohibited by Sanctions or Health Legislation	ר 25
15. Booking Errors	26
16. Two-Wheeled and Three-Wheeled Motor Vehicles	26
17. International Sailing in a Private Vessel	26
18. Prohibited Activities	26
19. Optional Covers	26
20. Nuclear and War	26

21. Terrorism	27
22. GST	27
23. Epidemic or Pandemic	27
24. Cruising	27
Your Standard Covers	28
Section 1 – Cancellation and Journey Disruption	28
Important Condition Applying to this Section	28
1.1 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control Before Your Journey Starts	28
1.2 Cancellation or Changes due to Injury or Sickness During Your Journey	30
1.3 Due to Death During Your Journey	31
1.4 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control During Your Journey	31
1.5 Disruption During Your Journey where You need to Return Home	o 32
Section 2 – Accidental Death	33
Section 3 – Permanent Disability	34
Section 4 – Loss of Income	35
Section 5 – COVID-19 Cover	35
Section 5.1 – Cancellation and Journey Disruption	36
5.1.1 Cancellation or Changes due to COVID-19 Before Your Journey Starts	36
5.1.2 Disruption due to COVID-19 During Your Journey	37
5.1.3 Death due to COVID-19 During Your Journey	38
5.1.5 Disruption During Your Journey where You need Return Home due to COVID-19	to 38
5.10. Travel Delay Expenses due to COVID-19	39
5.11. Delay due to COVID-19 Affecting Special Events	40
5.14. COVID-19 Cover while Cruising	41
Section 6 – Travel Documents, Credit Cards and	
Travellers Cheques	41
Section 7 – Theft of Cash	42
Section 8 – Luggage and Personal Effects	43
Section 9 – Luggage and Personal Effects Delay Expenses	44
Section 10 – Travel Delay Expenses	45
Section 11 – Special Events	46
Section 12 – Personal Liability	46
	48
The Optional Covers	49
Section 14 – Cover While Cruising	49
14.1 Medical and Evacuation Cover While Cruising	49
14.2 Cabin Confinement Cover	50
14.3 Pre-Paid Shore Excursion Cancellation Cover	51
14.4 Lost, Damaged or Delayed Arrival of Formal Attire Cover	51
14.5 Marine Rescue Diversion Cover	52
14.6 Missed Port Cover	52

Section 15 – Winter Sports Cover 15.1 Own Winter Sports Equipment Cover 15.2 Winter Sports Equipment Hire Cover 15.3 Ski Pack Pre-Paid Fees Cancellation Cover 15.4 Piste Closure Cover 15.5 Bad Weather and Avalanche Closure Cover	53 54 54 55 55
Section 16 – Search and Rescue Expenses Cover Section 17 – Adventure Activities Cover Adventure Activities We Cover Adventure Activities We Do Not Cover	56 56 56
<mark>Section 18 – Golf Cover</mark>	57
18.1 Golf Equipment	57
18.2 Golf Equipment	58
18.3 Pre-paid Green Fees	59
Section 19 – Business Cover	59
19.1 Business Equipment	59
19.2 Business Equipment Hire	60
19.3 Loss or Theft of Business Money	60
Claims Examples	61
Example 1 – Cancellation Before You Depart	61
Example 2 – Delayed Luggage	61
Example 3 – Stolen Laptop	62
Words With Special Meanings Financial Services Guide Who Is PassportCard Australia Pty Ltd? Other Financial Services that We Provide How We are Paid PassportCard Australia Pty Ltd Compensation Arrangements Complaints Management Framework Any Questions	 63 69 69 69 69 70 70

Helpful Tips

The information below provides guidance for some of Our commonly asked questions. This is a summary only. Please read Your Product Disclosure Statement (PDS) and Schedule to understand the full terms and conditions, limits and exclusions.

Your Insurance Documents

Your PDS and Schedule contain important information about what is covered, what is not, and the relevant limits. Your PassportCard Terms and Conditions contain information about the PassportCard. Your PassportCard Terms and Conditions do not form part of Your Policy contract (Policy) with Us.

It is important that You thoroughly read all of Your documents, and if You have any questions please contact Our Customer Service team who will be happy to assist You or refer You to Our website for more information.

Loss, Damage or Theft of Luggage and Personal Effects

When You're at Home, You look after Your belongings, and You should take the same care when You are travelling.

What does this mean?

- 1. Report any loss or theft to the police within twentyfour (24) hours (or if not reasonably possible, as soon as possible)
- 2. If an airline has lost or damaged Your belongings, lodge an airline Property Irregularity Report
- 3. Keep Your property with You at all times, as You will not be covered if You leave items unsupervised
- 4. Take photos of any damage or of the scene of damage, and do not dispose of any property until We let You know it is ok to do so.

Please refer to pages 43 to 45 for full conditions.

Natural Disasters Before You go and Whilst Travelling

Natural Disasters can happen at any time, but some regions and times of year You may be more likely to be impacted.

It is important to know this Policy does not cover known events that are of public knowledge, are in the mass media, or where there was a government or official warning for a region, State or Territory:

- 1. Prior to purchasing this Policy
- 2. Where You took the decision to travel to Your destination even though a known event was occurring

3. Where You did not take appropriate actions to minimise or avoid a claim.

Please refer to pages 31 to 32 for full conditions.

Planning Your Journey and Arriving on Time

No one likes arriving late. Arriving late while travelling can mean missing a transport connection, tour, or another component of Your Journey.

It is important to know that this Policy does not cover any costs incurred due to You arriving late because You did not plan, or give Yourself enough time for connections.

Please refer to page 32 for full conditions.

Cover while Using Motorcycles and Mopeds

While travelling, You may choose to use a Motorcycle or Moped. It is important to understand that Your Policy will only cover You if:

- 1. You wear a helmet if You are driving and/or riding as a passenger
- 2. You hold an appropriate driving licence for the destination You are visiting and for the size of the vehicle
- 3. If using a Motorcycle rated 125cc or higher, You hold a current and valid licence required for driving an equivalently rated Motorcycle in Your Home State or Territory.

Please refer to page 26 for full conditions.

Travelling With a Pre-Existing Medical Condition

It is important to understand what We automatically cover, and what You need to tell Us about Your Pre-Existing Medical Conditions and/or if You are pregnant.

Please refer to pages 15 to 18 for full conditions.

Travelling while Pregnant

Travelling while pregnant can be somewhat challenging, especially if You have had complications with this pregnancy or a previous pregnancy. It is important You understand what pregnancy circumstances We cover, and that Your Policy does not cover childbirth or any newborn care.

Please refer to page 18 for full conditions.

Delayed and Cancelled Flights

We have all experienced flights that have been delayed or cancelled at some time during Our travels. It is important You understand what Your Policy covers where Your flight has been delayed and if You choose to rebook Your flights.

Please refer to pages 31 to 32 for full conditions.

Introduction

Product Disclosure Statement

This PDS is designed to assist You in considering whether the PassportCard Leisure Domestic Travel Insurance is suitable for You. Please note this Policy will cover You only for travel throughout Australia and any Australian Territories, including those located off the Australian mainland.

The PDS describes the features and benefits of the product by setting out the terms, limits, conditions and exclusions, and defining any words with a special meaning for the insurance. This document also contains important information about Your rights and obligations, including Your duty to take reasonable care not to make a misrepresentation, and the Cooling-off Period.

It is important that You read this PDS with Your Schedule, and any other changes to the terms of Your insurance, such as an endorsement or Supplementary PDS. Together, these documents form Your Policy of insurance, which is a contract between You and Us.

From time-to-time and where permitted by law, We may change parts of the Policy. If the changes are substantial, We will issue a new PDS or a Supplementary PDS. If the changes are not materially adverse to You from the point of view of a reasonable person deciding whether to buy this insurance, any such changes can be found on Our website at www. passportcard.com.au. Should You wish to receive a paper copy of the update, please contact Us.

It is important that You read this PDS thoroughly to ensure that the product provides You with the cover You need. If You have any questions, please contact Our Customer Service Team on 1300 123 413.

This PDS Version 2-0 is dated 6 May 2024

Your Duty to Take Reasonable Care not to Make a Misrepresentation

Under the Insurance Contracts Act 1984 (Cth) You have a duty to take reasonable care not to make a misrepresentation to Us. You have this duty whenever You enter into, renew, extend or vary this Policy with Us.

We will ask You questions before We agree to insure You, or before we renew, extend or vary Your Policy. You must answer honestly and completely, because the answers to the questions are important to Our decision to insure You and on what terms.

We may also give You a copy of anything You have previously told Us, and ask You to tell Us if it has changed. If We do this, You must tell Us about any change or tell Us that there is no change. If You do not tell Us about a change to something You have previously told Us, You will be taken to have told Us that there is no change.

Who needs to tell Us

It is important You understand that You are disclosing to Us, and answering Our questions, for Yourself and anyone else You want to be covered by the Policy.

If You make a misrepresentation

If You breach Your duty, and make a misrepresentation to Us, We may cancel Your Policy or reduce the amount that We will pay You if You make a claim, or both. If Your misrepresentation is fraudulent, We may refuse to pay a claim or treat the Policy as if it never existed.

How to Make a Claim

As much as We want You to enjoy Your travels, We understand that sometimes things don't go as planned. We aim to make claims straightforward for Our customers.

You can make a claim on Your Policy in a number of ways:

- 1. If You are currently travelling:
 - You can call Us on Our toll free number:
 + 61 1800 490 478
 - You can email Us on: On-trip-assistance@passportcard.com.au
- 2. If You have returned Home:
 - You can call Our Customer Service Team on: 1300 123 413
 - You can email Us on claims@passportcard. com.au
- 3. You can also download a claim form from Our website www.passportcard.com.au.

We will endeavour to complete the claims process as quickly as possible, explain to You what happens next, and advise what We may need to finalise Our assessment.

We may need original documents and receipts to support Your claim, so make sure You keep these safe.

You must act in an honest and truthful manner when providing information or documentation requested by Us. If You either fail to provide information or documentation requested, or provide inaccurate or false information or documentation, We may not be able to cover Your claim.

Important Information

About PassportCard Australia Pty Ltd

PassportCard Australia Pty Ltd (ABN 76 621 476 220) (AFSL 551057) (PassportCard Australia) is an underwriting agency that is authorised to deal in general insurance products and provide general advice on travel insurance products on behalf of the Insurer. PassportCard Australia may also be expressed as 'We', 'Us', and 'Our'.

We hold a binding authority to enter into travel insurance policies on behalf of the Insurer. We issue and deal in the PDS and any Policy documentation in accordance with the authority granted by the Insurer.

The binding authority permits Us to issue and vary policies, provide ongoing administration services to You and the Insured Person(s), and to handle and settle claims. For all of the services permitted under the binding authority, We will act on behalf of the Insurer and not for You.

To find out more about Us visit Our website:

www.passportcard.com.au.

Who is the Insurer?

The Insurer is the APRA-authorised insurer, Guild Insurance Limited ABN 55 004 538 863, AFSL 233791 (Insurer).

You can contact the Insurer at:

171 Collins Street Melbourne Vic 3000 Telephone: 1800 810 213

To find out more about the Insurer visit its website: www.guildinsurance.com.au.

The PassportCard

Where We agree, You can choose to receive a PassportCard (the PassportCard) which is a pre-paid debit card with an initial nil value. The references to 'We', 'Us', and 'Our' in the following information about the PassportCard and PassportCard Terms and Conditions, is a reference to PassportCard Australia

The PassportCard is one of the ways that We may pay certain approved claims under Section 7, Theft Of Cash, and Section 9, Luggage and Personal Effects Delay Expenses claims, when You are on Your Journey and have the PassportCard with You.

If an amount is paid in relation to a claim and loaded onto the PassportCard, it may be, if We approve, used

to pay certain service providers, or to withdraw the amount from an automatic teller machine (ATM), subject to terms agreed with Us at the time of the claim.

If there is any problem with the PassportCard, or You cannot access any amount paid in relation to a claim as agreed with Us, contact Us on Our global toll free number: + 61 1800 490 478.

The PassportCard will not be available for everyday purchases or use by You. It is not a credit card, cannot be loaded with Your own monies and is not linked to any deposit account or other product You may have.

You will not own any funds that are loaded onto the PassportCard, or be entitled to any interest. Any funds loaded onto the PassportCard that are unused within three (3) days may be withdrawn by Us. This will not impact Your right to claim under this insurance.

The PassportCard may be retained by You after Your insurance has expired, and may be re-activated by the purchase of a new PassportCard Travel Insurance Policy purchased within three (3) years.

You can always choose not to use the PassportCard.

Use of the card is subject to the PassportCard Terms and Conditions which contain further details about the PassportCard. The PassportCard Terms and Conditions are sent with the PassportCard, and You must read and keep them in a safe place. They are also available free of charge by calling 1300 123 413, or at www. PassportCard. com.au.

The PassportCard does not form part of this Policy. We have entered into a separate agreement with PassportCard Financial Services Limited, the issuer of the cards, which has agreed to make the PassportCards available to Our approved customers for the limited use described above, and in accordance with their PassportCard Terms and Conditions. A PassportCard always remains the property of PassportCard Financial Services Limited. It must be surrendered on demand and cannot be transferred.

We may change the provider of this service at any time.

Any terms and conditions of the PassportCard will only apply to the extent that they are reasonably necessary to protect Our legitimate interests.

General Advice

You should carefully read the PDS and the PassportCard Terms and Conditions, before buying this Policy and accepting the PassportCard, to determine whether it is suitable for You. Any advice that is contained in this PDS and the PassportCard Terms and Conditions is general only and does not take into account the individual needs, objectives, or financial situation of You or any other Insured Persons that are covered under the Policy.

Code of Practice

The Insurer is a member of the Insurance Council of Australia and is also a signatory to the General Insurance Code of Practice (Code). The objectives of the Code are:

- 1. To commit Us to high standards of service
- 2. To promote better, more informed relations between Us and You
- 3. To maintain and promote trust and confidence in the general insurance industry
- 4. To provide fair and effective mechanisms for the resolution of complaints and disputes between Us and You, and
- 5. To promote continuous improvement of the general insurance industry through education and training.

The Code Governance Committee is an independent body that monitors and enforces insurers' compliance with the Code.

PassportCard Australia and the Insurer proudly support the Code. You can obtain more information about the Code and the Code Governance Committee from the Insurance Council of Australia website at www. codeofpractice.com.au, or by calling (02) 9253 5100 or 1300 728 228.

Communication

We will communicate electronically with You or Your financial services adviser, including providing You with Your Policy documentation and notices, unless You tell Us otherwise. You will need to provide Us with Your current telephone numbers and email addresses. Our communication will be effective once delivered to You or Your general insurance broker. It is important that You tell Us as soon as possible of any change in the contact details supplied by You.

Cooling-off Period

After You have purchased Your PassportCard Leisure Domestic Travel Insurance, You have twenty-one (21) days from when Your Policy commences to consider the information in Your PDS and whether this Policy is suitable for You (Cooling-off Period). Within this time You may cancel the Policy and receive a full refund of the premium paid including taxes and fees.

You cannot cancel Your Policy within the Cooling-off Period if You have already made a claim under the Policy or You or an Insured Person have commenced a Journey.

The Cooling-off Period will also apply if an Annual Multi Trip Policy is renewed. You can exercise Your cooling-off rights by contacting Us.

Cancellation of Your Insurance

You may contact Us and instruct Us to cancel Your insurance if You meet the following conditions:

- 1. You are within the Cooling-off Period, or
- 2. Both of the following apply:
 - (a) You have not made a claim, and
 - (b) Your Journey has not commenced.

We may cancel Your Policy of insurance, where permitted by law, where You have:

- 1. Failed to comply with Your duty of utmost good faith
- 2. Made a misrepresentation to Us in breach of Your duty not to make a misrepresentation prior to entering into the Policy
- 3. Failed to comply with a provision of a Policy, which includes failure to pay the premium and all associated charges
- 4. Made a fraudulent claim under this Policy or any other current Policy
- 5. Failed to notify Us of a specific act or omission as required by this Policy.

Where We cancel Your Policy, We will do so by giving You written notice. If this happens, or if You cancel Your Policy after the Cooling-off Period, We will deduct from the premium an amount to cover the period for which You have been insured by Us, and refund to You what is left.

Any broker fee or non-refundable tax included in Your premium will not be refunded when You cancel Your Policy after the conclusion of the Cooling-off Period.

Cost of Your Insurance

The cost of Your insurance will include the amount We have calculated for underwriting the risk of Your insurance, taxes, any other government charges that may be applicable, and a broker fee (where applicable). The total cost of Your insurance will be shown on Your Schedule.

In calculating Your premium, We will take a number of factors into consideration. These factors and the degree to which they affect the premium will depend on the information You give Us, and the level and type of cover You choose.

The factors that may impact Your premium include:

- 1. Duration of Journeys and how long in advance You paid for Your insurance
- 2. The type of cover and the Optional covers You choose
- 3. Your age and that of Your Travelling Companions
- 4. The Excesses You choose
- 5. Your Pre-Existing medical conditions
- 6. Any additional amounts determined by Us to cover the risk of Your Policy.

This Policy is only valid when You pay the premium and all charges, and We issue a Schedule confirming Our acceptance of Your Policy.

Financial Claims Scheme and Compensation Agreements

In the unlikely event that the Insurer were to become insolvent and could not meet its obligations under the Policy, a person entitled to claim may be entitled to payment under the Financial Claims Scheme.

Access to the Scheme is subject to eligibility criteria and for more information see the APRA website at www.fcs. gov.au.

The Insurer is an insurance company authorised under the Insurance Act 1973 (Cth), and is not subject to the Corporations Act 2001 (Cth) requirement for Australian Financial Services Licensees to have compensation arrangements in place to compensate retail clients for loss or damage suffered because of breaches by the licensees or their representatives of Chapter 7 of that Act. The Insurer has compensation arrangements in place that are in accordance with the Insurance Act.

If You Have a Complaint

We are committed to providing You with a superior customer experience. If You are not happy with Our service, Our products, the PassportCard, or how We have handled Your personal information, contact Our Customer Support Team directly or through Your financial services adviser, so We can do Our best to resolve Your issue efficiently, quickly and fairly. We will do this at no cost to You.

If We are unable to resolve Your issue, or You are dissatisfied with the response, You can contact the PassportCard Complaints Handling Specialist:

- Telephone: 1300 123 413
- Email: complaints@PassportCard.com.au

By providing Us with as much information as possible regarding Your complaint, We can resolve the matter as swiftly as possible.

We will endeavour to resolve Your complaint within thirty (30) business days of Your first telling Us about Your complaint, provided We have received all of the necessary information from You. We will also be in contact with You, at a minimum, every ten (10) business days throughout the complaint process. If we cannot resolve Your complaint within thirty (30) business days, or at any time, You can contact the Australian Financial Complaints Authority (AFCA) as indicated below.

Contact the Australian Financial Complaints Authority – External Dispute Resolution

If You are not satisfied with the final response, or Your complaint has not been resolved within thirty (30) business days, or at any other time You may lodge a complaint with the External Dispute Resolution service, AFCA by contacting them on:

- Website: www.afca.org.au
- Email: info@afca.org.au
- Telephone: 1800 931 678
- Mail: Australian Financial Complaints
 Authority GPO Box 3
 Melbourne VIC 3001

The AFCA services are free of charge to access. Any decisions made by AFCA are binding on Us but will not be binding on You. You have the right to seek further independent legal advice at Your own cost.

Managing Your Privacy

We collect Your personal information, so that We can determine whether We will offer You a Policy. We also provide claims handling services, which may involve the collection of sensitive information, as well as other Policy management services. It is Your decision whether to provide Us with Your personal information, but without it We may not be able to provide You with Our products and services. If You provide Us with personal information about another person, You must only do so with their consent, and You agree to make them aware of this privacy notice.

We may also use the information that We collect to improve Our products and services, conduct research, and offer products and services that might be of interest to You.

We may share Your personal information with third parties for underwriting, claims, setting up and administering Your PassportCard and Policy management services, or to enable them to offer You products and services provided by them. These parties may include Our Insurers and reinsurers, Your broker, and those organisations We rely on to provide Our products and services, including the providers of the PassportCard. Disclosure may also be made to government or regulatory bodies, or as required by law.

If You do not want to receive offers from Us or third parties, please let Our team know.

We may need to disclose information to persons located Overseas (including but not limited to Israel, United Kingdom, United States of America, The Philippines and the European Union), given the nature of Our services.

Our Privacy Policy has more details, including:

- Where and from whom We collect personal information
- Where We store Your personal information
- How We use and access Your personal information
- How to make a complaint.

By providing Us with Your personal information, or other people's information that You are authorised to share, You provide Us with consent for its uses and disclosures, until We are told otherwise.

If You wish to withdraw any of these consents, including for things such as receiving information on products and offers, please let Us know.

You can access the Insurer's Privacy Policy at www.guildinsurance.com.au/privacy-policy, and the PassportCard Privacy Policy at www.passportcard.com. au. Alternatively You can call us on 1300 123 413.

Leisure Travel Insurance Covers and Inclusions

Table of Benefits for Standard Covers

The Table of Benefits for Standard Covers is a summary of the benefits covered by Your Policy, showing the maximum amount payable for each benefit. Some sections have Sub Limits (which are indicated by *), some have waiting periods (which are indicated by #), and some are limited to a twelve (12) month period (indicated by ~).

The benefit limits are generally per Journey, per adult Insured Person (children are included in the benifit limits for the adults in Your travelling party), except for Section 12 Personal Liability.

It is important that You read the PDS carefully with the Schedule, so You will understand all the limits, terms, conditions and exclusions.

Section		Limit	Excess	Page No.
1	Cancellation and Journey Disruption	Various limits apply*	Chosen Excess applies per event	28
2	Accidental Death	\$30,000 per adult Insured Person	Chosen Excess applies per event	33
3	Permanent Disability	\$30,000 per adult Insured Person	Chosen Excess applies per event	34
4	Loss of Income	\$45,000 in total*#	Nil \$ Excess	35
5	Additional benefits specifically relating to COVID-19 events	Various limits apply*	Some Excesses apply (see Section 5 for full details)	35
6	Travel Documents, Credit Cards and Travellers Cheques	\$5,000 in total	Chosen Excess applies per event	41
7	Theft of Cash	\$350 per adult Insured Person	Nil \$ Excess	42
8	Luggage and Personal Effects	\$10,000 per adult Insured Person *	Chosen Excess applies per event	43
9	Luggage and Personal Effects Delay Expenses	\$1,000 in total*	Nil \$ Excess	44
10	Travel Delay Expenses	\$2,000 in total*#	Chosen Excess applies per event	45
11	Special Events	\$2,000 per adult Insured Person	Chosen Excess applies per event	46
12	Personal Liability	\$5,000,000 in total	Chosen Excess applies per event	46
13	Rental Vehicle Insurance Excess	\$5,000 in total	Chosen Excess applies per event	48

Table of Benefits for Optional Covers

The Table of Benefits for Optional Covers is a summary of the benefits that Your Policy may cover if You pay an additional premium, and that Optional Benefit is shown on Your Schedule. Some sections have Sub Limits (which are indicated by *), some have waiting periods (which are indicated by #), and some are limited to a twelve (12) month period (indicated by ~).

The benefit limits are generally per Journey per adult Insured Person.

It is important that You read the PDS carefully with the Schedule, so You will understand all the limits, terms, conditions and exclusions under the Optional Benefits You choose.

Section		Limit	Excess	Page No.
14	Cover While Cruising	Unlimited Medical and Evacuation*~ Various other limits apply	Chosen Excess applies per event	49
15	Winter Sports Cover	Various limits apply for own sports equipment, Ski Pack pre-paid fees, piste closure and bad weather cover	Chosen Excess applies per event	53
16	Search and Rescue Expenses Cover	\$120,000 in total*	Chosen Excess applies per event	56
17	Adventure Activities Cover	Standard covers limits apply	Chosen Excess applies per event	56
18	Golf Cover	Various limits apply*	Chosen Excess applies per event	57
19	Business Cover	Various limits apply*	Chosen Excess applies per event	57

Who can Purchase this Policy?

This policy is intended for individuals travelling for the purpose of leisure travel within Australia.

Our insurance is available to travellers who:

- (a) Are citizens of Australia who normally live in Australia
- (b) Are permanent Residents of Australia, or
- (c) Are non-permanent residents who have a valid Medicare Card, Private Health Fund, or Overseas Student Travel Insurance in Australia,

and they intend to travel only within Australia during the Period of Insurance.

If requested, You are required to provide evidence that You are eligible to purchase this Policy.

Age Limits

If You love to travel as much as We do, You will know there is no age limit to travel.

You must be eighteen (18) years old to purchase this insurance as an adult.

If You are eighty-five (85) years of age or over, Your cover is conditional on obtaining written confirmation from Your Registered Medical Practitioner that You are medically fit to undertake the Journey.

You may be requested to provide Us with this written confirmation at the time of purchasing Your Policy and/ or if You have a claim.

Policy Duration

Whether You're a frequent traveller or travel occasionally, this Policy provides You with flexible options to cover a single Journey, or to cover multiple Journeys during an annual period.

The Journeys covered by either option must involve a destination at least 250 km from Your Home, and at least one (1) overnight stay. Alternatively, if the distance from Your Home is less than 250 km, Your Journey must include at least one night's paid accommodation booked with an accommodation supplier or provider (including a hotel, Bed & Breakfast (B&B), serviced apartment, or peer-to-peer service such as Airbnb).

Single Trip is cover for a single Journey, for the Period of Insurance, to the destinations in Australia You select, which are shown on Your Schedule.

Annual Multi Trip is cover for multiple Journeys undertaken during a twelve (12) month Period of Insurance, to the destinations in Australia You select, which are shown on Your Schedule. The maximum Journey duration will also be shown on Your Schedule.

Destinations You will be Travelling to

This Policy will cover You travelling throughout Australia and any Australian Territories, including those located off the Australian mainland.

The Journey must involve a destination of at least 250 km from Your Home and an overnight stay. Alternatively, if the distance from Your Home is less than 250 km, Your Journey must include at least one night's paid accommodation booked with an accommodation supplier or provider (including a hotel, Bed & Breakfast (B&B), serviced apartment, or peer-topeer service such as Airbnb).

Leisure and Sporting Activities

Not all of Our travellers participate in the same activities while they are travelling. You are covered for most activities, provided that You take care and act in a reasonable way.

Leisure and Sporting Activities that We do not Cover

There are some leisure and sporting activities that We do not cover, including:

- 1. Professional Sports of any kind
- 2. Any activities that are part of a competition or tournament
- 3. Any time trials or racing other than on foot (and only if the foot race is no greater than a marathon distance, forty-two (42) km)
- 4. Any activity involving live firearms including hunting and battle re-enactment activities
- 5. Any mountaineering or outdoor rock-climbing activities using guides, ropes, rock climbing equipment or oxygen, or where special equipment is used
- 6. Any activity that includes stunts
- 7. Any activity where You do not follow the safety guidelines and use the appropriate safety equipment for that activity
- 8. Any activity where You must have special skills, training, qualifications or abilities to participate
- 9. Any activity involving participation in the use of a motor vehicle as either a driver or a passenger on a closed circuit, racetrack, race way or track day
- 10. Any activity covered under the Optional Covers, Section 17, Adventure Activities Cover, or Section 15, Winter Sports Cover, unless the Optional Cover is taken and is shown as taken on Your Schedule.

Leisure and Sporting Activities that We Automatically Cover

This Policy will cover the Insured Person as an amateur for the purposes of enjoyment of the following activities:

- · Abseiling
- · Archaeological digging
- Archery
- · Assault course (no weapons)
- Badminton
- Baseball
- Basketball
- Breathing observation bubble diving (maximum depth thirty (30) metres)
- Bridge walking only under guided supervision
- Bungee jumping up to a maximum three (3) jumps for each Insured Person per Journey
- Canoeing, rafting and kayaking (grade one (1) and two (2) rapids or lower)
- Canopy walking or tree-top walking
- Coasteering
- Cricket
- Cycling
- Dragon boating
- Elephant riding or trekking
- Fishing on land or within two (2) nautical miles of a land mass
- Football (also known as Soccer)
- Go-karting
- Golf
- Hockey
- Horse riding (does not include polo, hunting or jumping)
- Hot air ballooning
- Husky sledge driving
- Jet boating
- Jet skiing
- Jogging
- Martial arts (limited to training only)
- Mountain biking (does not include racing or extreme ground conditions or stunts or BMX)
- Netball
- Orienteering
- · Ostrich riding (does not include racing)
- · Paintballing (only when wearing eye protection)

- · Parasailing
- Passengers in private or small aircraft or helicopter not owned and operated by the Insured Person
- · Rambling
- Refereeing
- Roller blading (does not include racing, half-pipe, stunts or extreme skating)
- Rowing
- Rugby codes
- Running (only up to a standard marathon distance, forty-two (42) km where competing as an amateur)
- Safari
- Sand boarding
- Sand yachting
- Scuba diving (limited to qualified divers up to a maximum depth of thirty (30) metres, not diving alone)
- Sea canoeing or kayaking (limited to short or day trips only, no overnight trips)
- Skateboarding (does not include racing, half-pipe, stunts or extreme skating)
- Sleigh rides
- · Snorkelling
- Squash
- Stand-up paddle boarding
- Still Water Tubing (does not include cave tubing or river tubing)
- Surfing (does not include big wave or extreme surfing)
- Swimming races up to a distance of ten (10) km
- Trekking or hiking (under five thousand (5,000) metres altitude)
- Tennis
- Volleyball
- Wake boarding (does not include stunts)
- Water polo
- · Water-skiing (does not include stunts)
- Windsurfing
- Zip lining
- Zorbing.

There are some additional activities that We automatically cover but there are restrictions. The following activities will be subject to:

- (a) The General Conditions and General Exclusions
- (b) Section 3, Permanent Disability Exclusions, under What We Do Not Cover, and Section 12, Personal Liability Exclusions, under What We Do Not Cover:

- · Battle re-enactment without live firearms
- Cave tubing or river tubing
- Conservation or charity work (educational and environmental, limited to working with hand tools only)
- Cycle touring
- · Dune or wadi bashing
- Falconry
- Flying fox
- · Gorge swinging or canyon swinging
- Motorcycling, Mopeds and electronic scooters (please note General Exclusion 16 for conditions)
- · Rock climbing (only where indoors and harnessed)
- · Yachting inside territorial waters only.

If You are unsure whether the activity You want to participate in is covered, please contact Our Customer Service Team on 1300 123 413.

Leisure and Sporting Activities that are not Listed

While You are travelling, You may wish to participate in an activity that is not listed under:

- Leisure and Sporting Activities That We do not Cover
- Activities That We do not Cover
- Optional Cover, Section 17 Adventure Activities Cover, or
- Optional Cover, Section 15 Winter Sports Cover.

These activities will only be covered if they meet the following criteria:

- 1. There are no limitations in terms of age, height or general fitness
- 2. The activity does not require specialised Sporting Equipment
- 3. The activity is provided by a commercial operator, and
- 4. The activity is not of the type listed under Leisure And Sporting Activities That We do not Cover.

Please contact the Customer Service Team on 1300 123 413 if You have any questions about any activities that You will be participating in, whether they are covered, and whether there are any limitations.

Travelling with Pre-Existing Medical Conditions

This Policy covers claims arising from, or exacerbated by, Pre-Existing Medical Conditions, only if they are assessed and approved by Us.

It is important for You to consider all Your Pre-Existing Medical Conditions when applying for this Policy. Some conditions listed below We cover automatically, but all other conditions must be declared by You, and We will have them assessed. Based on Your assessment, We will offer You terms and conditions for a Policy. We will not offer You a Policy which excludes coverage for Your assessed Pre-Existing Medical Condition(s).

As part of Your assessment we may need You to provide additional information (at Your cost) from Your Registered Medical Practitioner, so We can make a decision.

Please read this Section, Travelling With Pre-Existing Medical Conditions, carefully along with General Condition 12, Pre-Existing Medical Conditions.

Where Your Pre-Existing Medical Condition(s) are assessed and accepted by Us, cover may be subject to special conditions, limitations, Excesses, and amounts payable, depending on Your age, duration of Your travel, and Your destination. These details will be shown on Your Schedule.

What is a Pre-Existing Medical Condition?

A Pre-Existing Medical Condition means a medical condition which You were aware of, or should reasonably have been aware of, at the Relevant Time. For the purposes of this definition, "medical condition" includes a dental condition. This definition applies to You, Insured Persons including Your Travelling Companion, Relatives, Dependants, or anyone else whose health may affect Your Journey.

A Pre-Existing Medical Condition means any one or combination of the following:

- 1. A Pre-Existing Medical Condition that You were aware of at the Relevant Time, including:
 - (a) Your heart, brain, circulatory system/blood vessels
 - (b) Your lung(s) or Chronic airways disease
 - (c) Cancer
 - (d) Back pain requiring prescribed pain relief medication
 - (e) Surgery involving any joints, the back, spine, brain or abdomen, requiring at least an overnight stay in Hospital
 - (f) Diabetes mellitus (Type 1 or Type 2), or

- (g) A medical condition in the six (6) months prior to the Relevant Time:
 - i. For which You have been in a Hospital, emergency department or day surgery, or
 - ii. For which You have been prescribed a new medication or change to Your medication regime.
- 2. A Medical Condition that is known, under investigation or awaiting diagnosis at the Relevant Time, includes where:
 - (a) You have not yet sought a medical opinion regarding the cause
 - (b) You are currently under investigation to define a diagnosis, or
 - (c) You are awaiting specialist opinion.

What is the Relevant Time?

The Relevant Time is the time at which a Single Trip Policy is issued, or, for an Annual Multi Trip Policy, the later of the time the Policy is issued, or when the relevant part of the Journey is paid for.

If You do not tell Us about Your Pre- Existing Medical Condition

You must declare all of Your Pre-Existing Medical Condition(s) (that are not on the List of Pre-Existing Medical Conditions We Automatically Cover), and have them assessed and approved by Us. If You do not, claims directly or indirectly arising from, or in connection with, or exacerbated by, any Pre-Existing Medical Condition, related new conditions or infections, are specifically excluded from this Policy, for You and any Travelling Companions, or other Insured Persons shown on Your Schedule.

If You choose to declare some conditions and not others, or choose not to declare any conditions, Your claim may be denied.

Pre-Existing Medical Conditions We Cannot Cover

We cannot cover Your claim for Pre-Existing Medical Conditions:

- 1. That You should have told Us about and that We need to assess
- 2. Where You are travelling against the advice of a Registered Medical Practitione
- 3. In respect of travel booked or undertaken after a diagnosis of a terminal illness
- 4. Where You are travelling to obtain medical or dental treatment or review

- 5. Where You are travelling to participate in a clinical trial
- 6. Where You have a drug or alcohol dependency and the Pre-Existing Medical Condition is directly related to, or exacerbated by, that dependency.

Pre-Existing Medical Conditions We Need to Assess

We will need to assess Your Pre-Existing Medical Condition if:

- Your Medical Condition is not listed in the List of Pre- Existing Medical Conditions We Automatically Cover
- 2. You do not meet the criteria for those Pre-existing Medical Conditions We Automatically Cover.

You must tell Us about all of Your Pre-Existing Medical Conditions, and those of Your Travelling Companions and other Insured Persons, including anything for which medication is prescribed, so We can complete a health assessment and, if We approve, offer You cover.

Pre-Existing Medical Conditions We Automatically Cover

We automatically cover the Pre-Existing Medical Conditions on the List of Pre-Existing Medical Conditions We Automatically Cover, without the need for a medical assessment, provided You meet the conditions (if any) attached to the relevant medical condition on the list, and: :

- 1. You have not:
 - (a) Been hospitalised, and/or
 - (b) Required treatment, and/or
 - (c) Been prescribed a new medication or a change to Your medication regime,

by any Registered Medical Practitioner in the last six (6) months

- 2. You are not:
 - (a) Under investigation or being monitored, and/or
 - (b) Awaiting surgery, treatment or a procedure.

List of Pre-Existing Medical Conditions We Automatically Cover

- Acne
- Allergy such as allergic rhinitis, Chronic rhinitis, hay fever, sinusitis, anaphylaxis, dermatitis, eczema, psoriasis, urticaria, food intolerance, latex allergy
- Anaemia including iron deficiency anaemia, B12 deficiency, folate deficiency, pernicious anaemia
- Asthma, provided You are under sixty (60) years of age and You have no other lung disease
- Bell's Palsy
- Benign Breast Cysts
- Breast or Prostate Cancer
- Bunions
- · Carpal Tunnel syndrome
- · Cataracts or Glaucoma
- Cleft Palate
- Cochlear Implant
- Coeliac Disease
- Congenital Adrenal Hyperplasia
- · Congenital Blindness
- Congenital Deafness
- Conjunctivitis
- Dengue Fever
- Diabetes, provided You were first diagnosed over twelve (12) months ago, and You have no known cardiovascular, hypertensive or vascular disease, or related kidney, eye or neuropathy complication
- Dry Eye Syndrome
- Dupuytrens Contracture
- Ear Grommets
- Eczema
- Epilepsy, provided You have been seizure-free for the past twelve (12) months, and do not require more than one (1) anti-seizure medication
- Gastric Reflux
- Gastric Ulcer or Peptic Ulcer
- Goitre
- Graves' Disease
- Gout
- Hiatus Hernia
- Hip Replacement, Knee Replacement, Shoulder Replacement, or Hip Resurfacing, provided performed more than six (6) months ago and less than ten (10) years ago

- Hormone Replacement Therapy
- · Hypercholesterolaemia (high cholesterol)
- Hyperlipidaemia (high blood lipids)
- Hypertension (high blood pressure)
- Hypothyroidism, including Hashimoto's disease
- Lipoma
- · Macular Degeneration
- Meniere's Disease
- Migraine, provided You have not been hospitalised for migraine within the past twelve (12) months
- Nocturnal Cramps
- Osteoporosis, provided there have been no fractures, You do not require more than one (1) medication, and You do not suffer any other conditions involving the neck or back
- Plantar Fasciitis
- Raynaud's Disease
- Rhinitis
- Rosacea
- Routine Screening Tests, provided no underlying disease has been detected
- Skin Cancer, provided Your skin cancer isn't a melanoma, You haven't had chemotherapy or radiotherapy for this condition, and Your skin cancer doesn't require any follow up treatment e.g. chemotherapy, radiotherapy or further excision
- Stenosing/Tenosynovitis (Trigger Finger)
- Tinnitus
- Trigeminal Neuralgia
- Underactive Thyroid or Overactive Thyroid, including Underactive Thyroid if not as a result of a tumour
- Urinary Incontinence.

Changes in Your Health

Sometimes the circumstances of Your health change during the Period of Insurance, which may impact Your cover if You knowingly travel while unfit to do so. If You do have a change in the circumstances of Your health before Your intended departure date, please contact the PassportCard Customer Service Team on 1300 123 413, and they will be able to assist You.

Travelling if You are

Pregnant

If You know You are pregnant at the Relevant Time, You will need to contact the Customer Service Team on 1300 123 413 to apply for cover if:

- 1. You are experiencing complications (including gestational diabetes) with this pregnancy, or have experienced complications with a previous pregnancy
- 2. You have a multiple pregnancy (for example twins, triplets or other multiple pregnancy)
- 3. The conception was medically assisted, for example using assisted fertility treatment including hormone therapies or IVF.

If We ask You to complete an on-line application and You wish to speak with one of Our Customer Service Team members, please contact Us on 1300 123 413.

Cover is only provided for serious and unexpected pregnancy complications that occur up to the twentysixth (26th) week of a single pregnancy, i.e. up to twenty-five (25) weeks and six (6) days.

Gestational age is measured in weeks and days, and is calculated from the date of Your last menstrual period, or from a staging ultrasound.

Expectant mothers should consider if Our standard Policy cover is right for them when travelling after twenty five (25) weeks and six (6) days gestation, as costs for medical complications affecting a pregnancy while travelling can be expensive.

There will be no cover for claims arising directly or indirectly from Your pregnancy, or the pregnancy of any other person, beyond the twenty-sixth (26th) week of pregnancy (being twenty-five (25) weeks and six (6) days).

If You do not Tell Us about Your Pregnancy

If at the Relevant Time You do not tell Us about any complications with this pregnancy, any previous pregnancy or multiple pregnancy (twins, triplets etc.), or medically assisted pregnancy, You will not be covered for any serious or unexpected pregnancyrelated complications. If You choose to declare some conditions and not others, or choose not to declare any conditions, Your claim may be denied.

Childbirth and Healthcare of the Newborn Child

This Policy does not cover claims directly or indirectly related to or arising from:

- 1. Childbirth at any stage of pregnancy (this means that if You deliver during Your Journey there is no cover for costs related to the birth), or
- 2. The health or care of a newborn child whatever the cause of the claim (this means that if You deliver during Your Journey for any reason, including premature birth, there is no cover for costs related to caring for the newborn child or children).

If You have any questions about Your Pre-Existing Medical Condition, or Travelling if You are Pregnant, please contact Our Customer Service Team who will be happy to explain how We can assist You, on 1300 123 413.

PassportCard 24/7 Global

Assistance

In the event that You need assistance under Your Policy:

- 1. Call Our Global Assistance 24/7 toll free number: +61 1800 490 478
- 2. Email Us on: on-trip-assistance@passportcard. com.au

The service operates 24 hours per day, 365 days of the year.

PassportCard 24/7 Global Assistance – During Your Cruise

You must contact PassportCard as soon as practicable, and prior to any inpatient treatment, or before any arrangements are made for Your evacuation back Home.

Private medical treatment is not covered unless specifically authorised by Us.

PassportCard 24/7 Medical Assistance -During Your Cruise

You can access help while You are on Your Cruise, if You have chosen the optional cover, Section 14 Cover While Cruising, and You need medical assistance. Our 24/7 Global Assistance team of specialists have access to Our international network.

PassportCard 24/7 Travel Advice and Assistance

You can access assistance during Your Journey from Our team of specialists. This assistance may include:

- Assistance in replacing Your lost or stolen documents
- · Assistance in cancelling lost and stolen credit cards
- · Assistance in tracking delayed luggage
- Referral service to legal support
- Security alerts, travel alerts and threat forecasts from RiskMonitor Traveller.



It is important You understand what You are covered for under this Policy once the Policy has been issued to You, before You depart on Your Journey, and until You return Home. Your Policy also includes special terms, conditions and limitations.

To make it simple:

- The Standard Covers on pages 28 to 48 specify what circumstances You are covered for, and what You are not covered for
- The Optional Covers on pages 49 to 60 specify what circumstances You are covered for, and what You are not covered for, if You have chosen to add any of these to Your Policy and they are shown on Your Schedule
- The General Conditions on pages 20 to 23 are the general rules of how Your Policy of insurance operates across all Standard and Optional Sections covered by this Policy
- The General Exclusions on pages 24 to 27 specify what is excluded across all Standard and Optional Sections covered by this Policy
- Words With Special Meanings, on pages 63 to 68, provides clear definitions of the words that are capitalised throughout Your Policy.

You will also be issued with a Schedule, which will include information particular to Your own circumstances, and which should be read in conjunction with this Combined Financial Services Guide and PDS. This Policy is not valid unless We have issued Your Schedule, and You have paid for Your Policy.

Our Contract with You

Your Policy is a contract between You and Us.

When We enter into the Policy with You, We provide cover to those persons within the class of persons agreed between Us and You, and shown on Your Schedule, who become Insured Persons for the purpose of this Policy.

The Insured Persons' interests are included by reason of the provisions of the Insurance Contracts Act 1984 (Cth), and they must observe the requirements, terms and conditions of the Policy to receive the benefits We undertake to provide.

We do not provide any notices or give advice in relation to the Policy to Insured Persons, or take into account any Insured Person's particular objectives, financial situation or needs. Anyone wishing to access the insurance covers under the Policy as an Insured Person, should do so through You, and, if requiring financial product advice to ensure that the cover is appropriate to their needs, they should obtain this from a person who is licensed to provide that advice.

When does Cover Under the Policy Begin and End?

Cover commences on the inception date of cover shown on Your Schedule, which We will issue to confirm Our acceptance of Your Policy, and continues for the Period of Insurance shown on Your Schedule.

Cover for cancellation fees and lost deposits will begin from the time these fees and deposits are paid, or, if You take out this insurance after they have been paid, from the beginning of the Period of Insurance. Cover for all other Policy Sections begins on the date when the Insured Person commences their Journey.

If You have already started Your Journey when You purchase the Policy, a three (3) day waiting period applies on all cover, commencing on the inception date of cover shown on Your Schedule.

The Policy will end if a claim is made for Journey cancellation, prior to the date when the Insured Person commences their Journey.

Unless Injury or Sickness is suffered during the Period of Insurance, triggering payment of a benefit or ongoing compensation to an Insured Person, their access to cover will end when:

- The Period of Insurance expires, or the Policy otherwise ends earlier (for example, for cancellation), or
- The Insured Person returns to their Departure Point and completes their Journey, or
- The person no longer falls within the definition of Insured Person (i.e. You notify Us in writing that the person no longer falls within the class of persons agreed with You and shown on Your Schedule).

General Conditions

1. Claims

If You have a claim it is important You notify Us as soon as reasonably possible, but within thirty (30) days after the date of the occurrence/event that gives rise to Your claim.

You can make a claim on Your Policy in a number of ways:

- If You are currently travelling:
 - You can call Us on Our global toll free number:
 + 61 1800 490 478
 - You can email Us on: on-trip-assistance@ passportcard.com.au
- If You have returned Home:
 - You can call Our Customer Service Team on: 1300 123 413
 - You can email Us on: claims@passportcard. com.au
- You can also download a claim form from Our website www.passportcard.com.au.

We will endeavour to complete the claims process as quickly as possible, explain to You what happens next, and advise what We may need to finalise Our assessment.

It is important to remember for any claim:

- i. We may need original documents and receipts to support Your claim, so make sure You keep these safe
- ii. Your failure to provide timely notice to Us of Your loss, or to provide Us with the information We require, may limit Our ability to process or pay Your claim. If You or an Insured Person fail to comply with this claims condition, We may not be able to process the claim
- iii. You must act in an honest and truthful manner when providing information or documentation requested by Us. If You either fail to provide information or documentation requested, or provide inaccurate or false information or documentation, We may not be able to cover Your claim.

When considering how to determine a fair settlement of Your claim, We may seek to exercise Our discretion. If We do so, We will consult with You and consider Your preferences.

(a) Injury and Sickness Claims

For Injury and Sickness claims where You have taken the Section 14 Optional Cover, Cover While Cruising, it will be at Our option (which we will exercise reasonably) whether We evacuate the Insured Person based upon medical necessity, which We determine from the advice of the attending Registered Medical Practitioner, or the advice of Our medical advisor. Based on this medical advice, We will determine the most appropriate mode of transportation and the evacuation destination.

It is important You notify Us as soon as reasonably possible of any Injury and Sickness claims.

(b) Property Claims

If You suffer damage, loss or theft of Luggage or Personal Effects, travel documents, money or any other property covered by this Policy, as soon as reasonably practicable You must:

- Report the loss or theft to the local police, ideally within twenty-four (24) hours of discovery, but as soon as reasonably possible. We may ask for a copy of the police report, or
- ii. Report the loss, theft or damage to Your Carrier as soon as reasonably possible. We may ask for a copy of the Carrier's Property Irregularity Report.

We will, at our option (which we will exercise reasonably), taking into consideration the general state of the property and any wear and tear, choose to do one of the following: :

- 1. Pay You the reasonable cost to repair the item
- 2. Pay You the reasonable cost to replace the item
- 3. Pay You the original purchase price of the item after allowing for Depreciation for age (as described in General Conditions 3, Claims and Depreciation).

Do not dispose of the damaged property before We have assessed Your claim, as We may need to take possession depending on the circumstances of the loss.

It is important that You notify Us as soon as reasonably possible of any property claims.

(c) Legal Liability Claims

If You are involved in an incident with another person that may involve third party property damage or Injury it is important that You:

- i. Do not admit fault, liability or guilt
- ii. Do not attempt to settle or make any offer of payment without Our written consent.

For any legal liability claims, We will determine who was at fault, or contributed to the cause, as part of the process of validating Your claim. We will have the right to manage Your claim.

It is important that You notify Us as soon as practicable of any legal liability claims.

(d) Cancellation and Journey Disruption Claims

If You need to cancel Your Journey before You depart, or it is disrupted while You are travelling, and We agree to pay a claim, You must make a reasonable effort to recover any refundable travel and accommodation costs.

It is important that You notify Us as soon as practicable of any cancellation or Journey disruption claims.

2. Claims Settlement

To ensure that We can expedite the payment of Your approved claim under any Section of the Policy, We may pay the amount of the claim directly to:

- (a) A third-party service provider
- (b) The PassportCard for Section 7 Theft Of Cash, Section 9 Luggage and Personal Effects Delay Expenses, and Section 14.1 Medical and Evacuation Cover While Cruising, where You have chosen that optional cover and it is shown on Your Schedule, or
- (c) You, in reimbursement of Your loss.

3. Claims and Depreciation

This Policy operates on an indemnity basis which means the settlement of a claim is based on the original depreciated purchase price of an item at the time of the loss, and not a 'new for old' basis. Depreciation takes into account the amount paid originally for the item and its age, using the set amount of Depreciation from the table below:

Items	Number of months since purchase	Depreciation
Phones, electrical devices, communication	Under twelve (12) months	0%
devices, all computers, photographic equipment, tablet computers, electronic equipment	Over twelve (12) months	2.5% per month up to a maximum of 60%
	Under twelve (12) months	0%
All other items (excluding Jewellery)	Over twelve (12) months	1.5% per month up to a maximum of 60%
Jewellery	Unlimited	0%

The maximum Depreciation We will apply to any item is 60%. No Depreciation will be applied to the first twelve (12) months after purchase. Our payment will not exceed the original purchase price of an item, or the limit specified under the relevant Section of the Policy.

4. Claims and GST

If We agree to pay Your claim, We will base any claim payment on the Goods and Services Tax (GST) inclusive amount (up to the relevant maximum benefit). However, We will reduce any claim payment by any input tax credit You are, or would be, entitled to for the repair or replacement of insured property, or for other covers under this Policy.

You must tell Us about any input tax credit entitlement. If You fail to do so, You may have a liability for GST if We pay You an amount under Your Policy.

5. Claims Payable in Australian Dollars

All claims and other payments are payable in Australian dollars.

6. Claims, Defence, Settlement and Subrogation

We have the right to commence or take over the conduct of legal proceedings in Your and/or an Insured Person's name, to defend or settle any claim under this Policy.

We will investigate, conduct negotiations and settle any claim under the Policy.

We also have the right under this Policy to sue any other party, excluding a party specified in sections 65 and 66 of the Insurance Contracts Act 1984 (Cth), in Your name or the name of an Insured Person, exercising Our right of subrogation to recover any claim monies paid by Us, for which that other party is legally responsible to You or the Insured Person.

7. Excess

The Excess that You have chosen is the amount shown on Your Schedule, and is the first amount of an approved claim that You will pay. The Excess applies to any event giving rise to an approved claim. Each Section cover, as well as the Table of Benefits for standard and optional covers on pages 11 to 12, specifies whether an Excess will apply.

One (1) Excess will be applied per event even if the claim involves multiple Sections of the policy.

8. Extending Your Policy

You can apply to extend the Policy provided it hasn't already expired. When You contact Us, You must tell Us why You require the extension of the Period of Insurance.

If the extended period of cover is needed because of an extension of the holiday period or any other reason, and We agree to provide cover for a further period, an additional premium will be payable by You.

We will tell You the amount of the additional premium, and how it is to be paid, and We will send You a new Schedule once the premium is paid.

We will automatically extend Your cover if You are unable to return Home due to unforeseen circumstances outside Your control, and We pay a claim under this Policy, or there has been a claim made against You. When We automatically extend Your cover, the extended Period of Insurance will be the lesser of six (6) months, or when You are able to return Home by the most direct or timely route where Your Journey ends, or at a time agreed by Us.

You will not be required to pay any additional premium when We agree to an automatic extension of Your Period of Insurance.

9. Maximum Benefits

Your Policy has maximum benefit limits which We will be liable for in the event that You suffer a loss and make a claim. If a benefit states an amount is "in total" that means it is the most we will pay You for that benefit for Your claim, including for all Insured Persons, during the Period of Insurance. There are also some benefits where We will only pay You for a set period of time. These limits are stated in each Section of the Policy, in the Table of Benefits, and in Your Schedule for the covers selected, except where We have agreed to different limits in which case they will be shown in Your Schedule.

10. Other Insurance

If You are able to claim from a statutory fund, compensation scheme (for example a private health fund or workers compensation scheme), or transport provider, for monies otherwise payable under this Policy, You must first do so and We will cover any remaining amount.

If any loss, damage or liability covered under this Policy is covered by another insurance policy, You must give Us details of that policy. If You make a claim under one insurance policy, and You are paid the full amount of Your claim, You cannot make a claim under the other policy. If You make a claim under another insurance policy and You are not paid the full amount of Your claim, We will make up the difference, up to the amount this Policy covers You for, provided Your claim is covered by this Policy.

We may seek contribution to the amounts We have paid, or must pay, from Your other insurer. You must give Us any information We reasonably ask for, to help Us make a claim from Your other insurer.

This General Condition is subject to the provisions of the Insurance Contracts Act 1984 (Cth).

11. Policy Interpretation and Jurisdiction

We will interpret this Policy in accordance with the law of the Commonwealth of Australia, and You agree to submit to the exclusive jurisdiction of Australian courts.

12. Pre-Existing Medical Conditions and Pregnancy Special Conditions

It is a condition of this policy that You consider all Your Pre-Existing Medical Conditions when applying for this policy, and declare any that are not on the List of Pre-Existing Medical Conditions We Automatically Cover, listed on pages 16 to 17.

When You declare Your Pre-Existing Medical Conditions, You will need to complete a health assessment. As part of Your assessment we may need You to provide Us with additional information (at Your cost) from Your Registered Medical Practitioner, so We can make a decision.

Based on Your assessment, We will offer You terms and conditions for a policy. We will not offer You a policy which excludes coverage for Your assessed Pre-Existing Medical Condition(s).

If You do not proceed with the health assessment We will not offer You a policy.

If You choose to declare some conditions and not others, or choose not to declare any conditions, Your claim may be denied.

13. Recoveries

We have the right to sue any other party in Your name to recover money payable under the Policy, or to choose to defend any action brought against You. If You are aware of any third party that You, or We, may recover money from, You must inform Us of that third party, and provide reasonable assistance to Us in seeking to recover the money.

14. Reinstatement for Annual Multi Trip Policies

With the exception of Section 12 Personal Liability, benefits, limits and Sub Limits provided under each Section of this Policy are reinstated on the completion of each Journey for Annual Multi Trip Policies.

15. Renewal

Any Single Trip Policy will not be renewable.

An Annual Multi Trip Policy may be renewed if we agree to the renewal and You pay the renewal premium.

General Exclusions

1. Timing of Claimable Event

We will not pay claims in relation to events that have occurred outside the Period of Insurance.

2. Consequential Loss and any Other Financial Loss

We will not pay claims:

- (a) Involving consequential loss of any kind including, but not limited to, loss of enjoyment, or any financial loss not specifically covered by the Policy
- (b) Arising from the Financial Default of any Travel Services Provider associated with the Journey.

3. Not Taking Reasonable Care

We will not pay claims:

- (a) Arising directly or indirectly from loss, theft or damage to property, or death, Sickness or Injury, if You fail to take reasonable care, or put Yourself in a situation where a reasonable person could foresee that loss, theft or damage to property, or death, Sickness or Injury might occur
- (b) If You intentionally or recklessly act in a way that would reasonably pose a risk to Your safety, or the safety of Your property or other people, except in an attempt to protect the safety of a person or to protect property, or
- (c) If You do not do everything You reasonably can to prevent or reduce Your loss or the claim.

4. Criminal Acts, Fraud and Legal Infringements

We will not pay claims arising directly or indirectly from or in connection with any unlawful act committed by You.

5. Air Travel

We will not pay claims involving air travel other than as a passenger on a hot air balloon, or a fully licensed passenger carrying aircraft operated by an airline, or an air charter business which is licensed and regulated in accordance with the law applicable in Australia.

6. Detention, Confiscation or Destruction

We will not pay claims for loss or damage caused by detention, confiscation or destruction by customs or other officials or authorities.

7. Known Circumstances

We will not pay claims:

- (a) Arising directly or indirectly from or in connection with circumstances You knew, or a reasonable person in Your circumstances would know, could, at the Relevant Time, or prior to the purchase of the insurance, lead to the Journey being delayed, abandoned or cancelled
- (b) Arising directly or indirectly from a known or likely event or circumstance that is in the mass media, or any other government or official body's warning:
 - i. Against travel to a particular region
 - ii. Of a strike, riot, civil protest, weather, Accident, Natural Disaster, Epidemic or Pandemic, where You did not take appropriate action to minimise or avoid a claim.

This exclusion (b) ii. does not apply to the cover provided under Section 5 for COVID-19 risks. However, Section 5 has some specific exclusions relating to the cover provided under that Section.

8. Booking Travel while Unwell and Travelling with Pre- Existing Medical Conditions

We will not pay claims:

- (a) Arising directly or indirectly from or in connection with travel booked or undertaken by You:
 - i. When You knew, or a reasonable person in Your circumstances would know, You were unfit to travel
 - ii. Against the advice of a Registered Medical Practitioner
 - iii. In respect of travel booked or undertaken after a diagnosis of a terminal illness
- (b) Arising directly or indirectly from or in connection with, or exacerbated by, any Pre-Existing Medical Condition that You or Your Travelling Companion has, unless:
 - i. The Pre-Existing Medical Condition is one on the List of Pre-Existing Medical Conditions We Automatically Cover, on pages 16 to 17, and it meets the relevant additional criteria, or
 - ii. It has been declared by You and approved by Us.

9. Travelling while Pregnant and Childbirth

We will not pay claims:

- (a) Arising out of Your pregnancy or childbirth related complications (including gestational diabetes), if You are aware of the pregnancy and:
 - i. If there have been complications with this pregnancy or any previous pregnancy
 - ii. Where there is a multiple pregnancy, for example, twins or triplets
 - iii. If the conception was medically assisted, for example, using assisted fertility treatment including hormone therapies or IVF

This exclusion shall not apply if, when You applied for cover, You advised us of any of the matters referred to in sub-clauses i, ii or iii above, We have agreed to provide cover, and You have paid any additional premium required

- (b) Arising from Your pregnancy, or the pregnancy of any other person, beyond the twenty-sixth (26th) week of pregnancy (being 25 weeks and 6 days)
- (c) Arising out of childbirth or the health of a newborn child, whatever the proximate cause of the claim is and regardless of the stage of pregnancy.

10. Travelling for Medical Purposes

We will not pay claims:

- (a) Arising directly or indirectly from seeking medical or dental advice or review
- (b) Arising directly or indirectly from having elective medical or dental treatment or surgery, or a cosmetic procedure or body modification (including tattoos and piercings), during the Journey
- (c) Arising directly or indirectly from a clinical trial.

11. Self-Harm and Suicide

We will not pay claims arising directly or indirectly from suicide, attempted suicide, or any self-inflicted Injury or condition.

12. Alcohol or Drugs

We will not pay claims:

- (a) Caused by or arising out of the excessive consumption of alcohol which is evidenced by a blood alcohol reading of 0.19% or more We will also consider when assessing whether there has been excessive consumption of alcohol.:
 - i. Any medical or forensic report available to Us

- ii. The statement of any independent witness
- iii. Any admission You have made with respect to Your consumption of alcohol
- iv. Your description of the circumstances leading up to the event which gave rise to the claim, and which You have provided to Us, or to any doctor, nurse or paramedic
- (b) Caused by or arising out of You being under the influence of drugs, other than those that are legally obtained, or drugs that are legally prescribed and taken in accordance with the medical directions of a Registered Medical Practitioner

These Exclusions 12 (a) and (b) will not apply where no part of the loss that gave rise to the claim was caused by the matters referred to in those Exclusions.

(c) Arising directly or indirectly from the effect of or Chronic use of alcohol or drugs.

13. Health Of A Relative

We will not pay claims arising directly or indirectly from, or exacerbated by, the health of a Relative or Your Business Partner who is not travelling with You, if at the Relevant Time they:

- (a) Had been hospitalised in the previous one (1) year for a condition that was directly or indirectly arising from or related to the condition that caused the claim
- (b) Are eighty-five (85) years of age or over
- (c) Resided in a nursing home or required similar home care assistance
- (d) Were on a waiting list for, or knew they needed, surgery, inpatient treatment, or tests at a Hospital or clinic
- (e) Have a drug or alcohol addiction, or
- (f) Have a terminal illness.

14. Claim Payments Prohibited by Sanctions or Health Legislation

We will not pay claims:

- (a) Which We are prohibited by law from paying, and which would result in Us contravening the Australian Health Legislation
- (b) Where providing cover or any benefit under the Policy (to the extent that the provision of such cover, payment of a claim, or provision of a benefit would expose Us or Our parent company or its ultimate controlling entity or any re-insurers), would violate any applicable trade or economic sanctions, law or regulation of any country.

15. Booking Errors

We will not pay claims:

- (a) Arising from any errors or omissions in any booking arrangements
- (b) Arising from any failure to obtain relevant travel documents.

16. Two-Wheeled and Three-Wheeled Motor Vehicles

We will not pay claims arising from the use of twowheeled or three-wheeled motor vehicles, including Motorcycles, Mopeds and electronic scooters, unless You:

- (a) As the driver or as a passenger, wear a crash helmet while riding (irrespective of the law of the State or Territory You are visiting)
- (b) As the driver:
 - i. Hold an appropriate driving licence for the State or Territory You are visiting, and
 - If using a Motorcycle rated 125cc or higher, You hold a current and valid licence required for driving an equivalently rated Motorcycle in Australia
- (c) As the passenger:
 - i. Ride with a driver who holds an appropriate driving licence for the State or Territory You are visiting
- (d) Are not competing or participating in a competition, race or motocross activity
- (e) Take reasonable care to adhere to the road rules of the State or Territory You are travelling in.

Sub-clauses (b) and (c) do not apply in relation to the use of electronic scooters.

17. International Sailing in a Private Vessel

We will not pay claims involving You travelling in international waters in a private sailing vessel or privately registered vessel.

18. Prohibited Activities

We will not pay claims involving Participation:

- (a) By You or Your Travelling Companion in any activity that is not covered under this Policy
- (b) In any Professional Sports of any kind
- (c) In any activity that is part of a competition or tournament

- (d) In any time-trials or racing other than on foot (and only if the foot race no greater than a marathon distance, forty-two (42) km)
- (e) In any activity that includes live firearms, including hunting and battle re-enactment activities
- (f) In any mountaineering or rock-climbing activity using guides, ropes, rock climbing equipment or oxygen, or where special equipment is used
- (g) In any activity that includes stunts
- (h) In any activity where You do not follow the safety guidelines and use the appropriate safety equipment for that activity
- (i) In any activity where You must have special skills, training, qualifications or abilities to participate
- (j) In any activity covered under the optional covers Section 17, Adventure Activities Cover, or Section 15, Winter Sports Cover, unless You have chosen either or both of these covers and they are shown on Your Schedule.

19. Optional Covers

We will not pay claims involving Optional Covers unless You have chosen the cover, it is shown on Your Schedule, and You have paid the additional premium.

20. Nuclear and War

We will not pay claims:

- (a) Arising directly or indirectly from or in connection with any radioactive contamination
- (b) Arising directly or indirectly from, contributed to, caused by, resulting from, or in connection with any chemical or biological material, compound(s) or substance(s), regardless of any other causes or events contributing concurrently, or in any other sequence, to the loss
- (c) Arising directly or indirectly from or in connection with the occurrence of war or civil war, invasion, an act of a foreign enemy, hostilities, or warlike operations (whether war be declared or not)
- (d) Arising directly or indirectly from or in connection with the occurrence of mutiny, civil commotion assuming the proportions of or amounting to a popular rising, military rising, insurrection, rebellion, revolution, or military or usurped power.

21. Terrorism

We will not pay claims:

- (a) For any loss, Injury, damage or legal liability sustained directly or indirectly by You if You are a terrorist, or a member of a terrorist organisation
- (b) Arising from an Act of Terrorism (or any attempted threat), or in connection with any action taken in controlling, preventing, suppressing or in any way relating to an Act of Terrorism, if You are travelling contrary to any warning issued by a government or other official travel advisory service prior to You entering into this Policy
- (c) Where the payment of or provision of such benefits or services would constitute a direct or indirect financing of terrorism under European Regulation EC no 881/2002 of 27 May 2002, International Convention for the Suppression of the Financing of Terrorism 9 December 1999, or any other applicable national law or regulation
- (d) Where You have chosen to enter and travel in any region contrary to any warning issued by a government or official travel advisory service.

22. GST

We will not pay claims:

(a) For any GST liability or any fine, charge or penalty You are liable for because of a failure to fully disclose to Us Your input tax credit entitlement for the amount payable under Your Policy.

23. Epidemic or Pandemic

We will not pay claims:

- (a) Arising directly or indirectly from an actual or likely Epidemic or Pandemic
- (b) Arising directly or indirectly from the threat of an Epidemic or Pandemic.

these exclusions (a) and (b) do not apply to the cover provided under Section 5 for COVID-19 risks. However, Section 5 has some specific exclusions relating to the cover provided under that Section.

24. Cruising

We will not pay claims which arise while on, or from, or in any way relating to You participating in a multinight cruise or any multi-night cruise travel unless the Optional Cover, Section 14, Cover While Cruising, is taken, and is shown as taken on Your Schedule.

Your Standard Covers

The following cover must be read in conjunction with the General Exclusions on pages 24 to 27, General Conditions on pages 20 to 23, the Words with Special Meanings on pages 63 to 68, and Your Schedule.

Section 1 – Cancellation and Journey Disruption

This Section provides cover for Cancellation and Journey Disruption, a summary of which is given in the table below. For a more detailed description of the cover, along with any exclusions or conditions that apply to the cover, please refer to the relevant cover in this Section 1.

	Page	Covered
Before Your Journey starts		
Section 1.1 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control Before Your Journey Starts	28	\checkmark
During Your Journey		
Section 1.2 Disruption due to Injury or Sickness During Your Journey	30	\checkmark
Section 1.3 Due to Death During Your Journey	31	\checkmark
Section 1.4 Cancellation Or Changes due to Unforeseen Circumstances Outside Your Control During Your Journey	31	✓
Section 1.5 Disruption During Your Journey where You need to Return Home	32	\checkmark

Important Condition Applying to this Section

If We agree to pay a claim to cancel Your Journey, You must make a reasonable effort to recover any refundable tickets or portions of tickets or any other pre-paid costs.

1.1 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control Before Your Journey Starts

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

	Maximum Benefit Payable
Cover	\$ Limit chosen and shown in Your Schedule
Travel agent commission	\$4,000 included in Maximum Benefit Payable

Maximum Bonofit Davable

An Excess applies per event for this Section.

We Cover

Sub Limit

If before Your Journey starts, but after You have purchased Your Policy, due to unforeseen circumstances outside Your control and not otherwise excluded under this Policy:

 You have to re-arrange Your Journey, We will pay the reasonable cost of doing so. However, We will not pay more for rearranging Your Journey than the amount of cancellation costs which would have been incurred, had the Journey been cancelled. The most we will pay is up to the maximum benefit payable

We Cover (cont.)

- 2. You have to cancel the Journey, as You could not re-arrange it, We will pay You the nonrefundable travel and accommodation costs, including any day tour, overnight tour or overnight cruise pre-paid in advance up to the maximum benefit payable. We will also pay You the travel agent's commission, which is limited to the lesser of \$4,000, or the amount of commission earned on the refundable portion of the cancelled Journey. This amount is included in the maximum benefit payable
- 3. You have to cancel the Journey, as You could not re-arrange it, We will pay You the nonrefundable frequent flyer or similar flight reward points lost following cancellation of Your airline ticket up to the maximum benefit payable. The amount We will pay is calculated as follows:
 - (a) The cost of the equivalent class airline ticket, based on the best available advance purchase airfare at the time the claim is processed, less Your financial contribution towards the airline ticket, multiplied by,
 - (b) The total amount of points lost, divided by,
 - (c) The total amount of points used to obtain the airline ticket
- 4. You have to re-arrange a tour which has been cancelled by a tour operator or wholesaler because there are not enough people to begin or complete the tour, We will pay You the pre-paid cost of the transport arrangements purchased solely to get to the Departure Point, and returning from the finishing point of that tour, or re-arrangement costs, up to the maximum benefit payable, whichever is the lesser amount
- 5. You have to cancel a Journey which You have planned for the sole purpose of attending a business or educational conference or course, because You could not re-arrange it, We will pay You the non-refundable fees or costs incurred for the purposes of attending the course or conference including visa fees, tuition/ conference fees, and other costs for excursions and activities associated with the course or conference.

We Do Not Cover

We will not pay a claim:

- 1. If You were aware of any reason, or likely or known event, before Your Period of Insurance commenced or when You purchased the insurance, that causes Your Journey to be cancelled, abandoned or shortened
- 2. As a result of cancellations, delays or rescheduling by a bus line, airline, shipping line or rail authority, other than by strikes
- 3. As a result of You or Your Travelling Companion changing plans, and deciding not to continue with the intended Journey
- 4. If You cancel Your travel arrangements before a Registered Medical Practitioner has certified that You are unfit to travel
- 5. If a Registered Medical Practitioner does not certify that You are unfit to travel
- 6. As a result of a request by a Relative or any other person
- 7. Arising from or in connection with the health or death of any other person apart from a Relative or Business Partner
- 8. Arising from or in connection with the death, Injury or Sickness of a Relative or Business Partner who:
 - (a) Had been hospitalised in the previous one
 (1) year for a condition that was directly or indirectly arising from or related to the condition that caused the claim
 - (b) Was eighty-five (85) years of age or over
 - (c) Resided in a nursing home or required similar home care assistance
 - (d) Was on a waiting list for, or knew they needed, surgery, inpatient treatment or tests at a Hospital or clinic
 - (e) Had a drug or alcohol addiction
 - (f) Had a terminal illness
- 9. Arising out of any business, financial or contractual obligations, other than those covered by this Policy
- 10. If there have been any errors or omissions in the travel arrangements
- If You were aware You would be made Redundant at the Relevant Time of booking Your travel arrangements, provided You purchased this Policy no later than seven (7) days after paying final monies for Your pre-paid travel arrangements

We Do Not Cover (cont.)

- If Your pre-arranged leave has been cancelled by Your employer, unless You hold a role with the police force or emergency services, and You purchased this Policy no later than seven (7) days after paying final monies for Your pre-paid travel arrangements
- 13. As a result of the mechanical breakdown of any means of transport
- 14. Arising directly or indirectly from an Act of Terrorism or the threat, or perceived threat, of an Act of Terrorism.

Special Condition

If You have to cancel Your Journey and You make a claim under Section 1.1 You must make reasonable efforts to recover any refundable portions of Your travel costs.

1.2 Cancellation or Changes due to Injury or Sickness During Your Journey

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$ Unlimited

An Excess applies per event for this Section.

We Cover

- If during the Period of Insurance Your Journey is disrupted as a direct result of an Injury or Sickness You suffer, and a Registered Medical Practitioner certifies that You cannot travel until You have recovered, We will pay Your Extra accommodation (room only) and travel costs at the same fare class and accommodation standard originally booked:
 - (a) Incurred by You
 - (b) For Your Travelling Companion who remains with or escorts You
 - (c) For Your Dependants travelling with You
 - (d) For one member of Your Family who travels to, and remains with, You after You are hospitalised as an inpatient, if You do not have a Travelling Companion with You

Cover provided by this benefit will cease when You are able to continue Your Journey, travel Home, or on the completion of the Period of Insurance, whichever is the earlier

2. We will pay the reasonable costs of caring for Dependants who are travelling with You and who need care (either because of their age or lack of physical or mental capacity) while You are incapacitated, provided the treating Registered Medical Practitioner provides Us with written advice that You are unable to provide the necessary care.

Cover provided by this benefit will cease when You are able to continue Your Journey, travel Home, or on the completion of the Period of Insurance, whichever is the earlier

- 3. We will pay the reasonable costs of returning Your Rental Vehicle to the nearest depot if You suffer an Injury or Sickness while on Your Journey, provided the treating Registered Medical Practitioner provides written advice that You are unfit to drive it
- 4. We will also pay up to \$500 for the cost of engaging an independent third party (nonfamily member) to perform housekeeping duties which You are unable to perform because of the Injury or Sickness You are suffering from.

We Do Not Cover

We will not pay a claim:

- 1. For any cost or expenses where they are payable under another Section of this Policy
- 2. For any costs that arise before You are certified by a Registered Medical Practitioner that You are unfit to continue Your Journey
- 3. Arising from Pre-Existing Medical Conditions unless it is one of those on the List of Pre-Existing Medical Conditions We Automatically Cover on pages 16 to 17, that meet the relevant additional criteria, or it has been declared by You and approved by Us.

1.3 Due to Death During Your Journey

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$40,000 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If You suffer an Injury or Sickness during Your Journey that is covered under this Policy, which directly results in Your death during the Period of Insurance, We will pay:

- 1. The reasonable Funeral Expenses
- 2. The reasonable cost of returning Your Remains Home.

We Do Not Cover

We will not pay a claim:

- Arising from Pre-Existing Medical Conditions unless it is one of those on the List of Pre-Existing Medical Conditions We Automatically Cover on pages 16 to 17, that meet the relevant additional criteria, or it has been declared by You and approved by Us
- 2. For costs payable under another Section of this Policy.

1.4 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control During Your Journey

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$ Limit chosen and shown in Your Schedule

An Excess applies per event for this Section.

We Cover

If during Your Journey, due to unforeseen circumstances outside Your control and not otherwise excluded under this Policy, Your Journey must be re-arranged, We will pay Your Extra::

- (a) Accommodation costs at the same accommodation standard as originally booked, up to \$500 per adult Insured Person per twentyfour (24) hour period, and/or
- (b) Travel costs for the same fare class originally booked

Up to the \$ Limit chosen and shown in Your Schedule in total, due to the following reasons:

- i. Strike, riot, hijack, civil protest, severe weather conditions where Your scheduled transport is delayed more than twelve (12) hours, and You can evidence the delay
- ii. An Accident that affects Your mode of transport including motor vehicle, aircraft, train or watercraft in which You are travelling
- iii. Your Journey is disrupted as a result of a Cyber Incident
- iv. Your passport or travel documents have been damaged, lost or stolen
- v. Natural Disaster event where Your Carrier is delayed and there are no reasonable alternatives offered by the travel provider
- vi. You are directed into quarantine during Your Journey,

Provided You demonstrate You actively sought to minimise Extra costs.

We Do Not Cover

We will not pay a claim:

- If You were aware of any reason, or likely or known event, before Your Period of Insurance commenced or when You purchased the insurance, that causes Your Journey to be cancelled, abandoned or shortened
- 2. Arising from Your failure to allow reasonably sufficient time to make Your scheduled mode of transport, or travel to Your point of departure for the next stage of Your Journey
- 3. Relating to loss of passport or travel documents, caused by government confiscation or because those articles were sent through the mail
- 4. For expenses recoverable from any other source, including the Carrier
- 5. For cancellations, delays or rescheduling by a bus line, airline, shipping line or rail authority, unless it is due to a strike, riot, Accident affecting Your mode of transport, hijack, civil protest, severe weather or Natural Disaster
- 6. Where the strike, civil protest or riot does not impact Your Journey
- 7. If You choose not to take the next flight scheduled by Your Carrier in the event of a Natural Disaster
- 8. If You make a claim for the same expenses under another Section of this Policy.

Special Condition

If You need to return Home and did not have a return ticket/passage booked before the circumstances giving rise to a claim under this Clause 1.4, We will reduce the amount of Your claim by the price of the fare Home (from the place from which You planned to depart). The fare will be at the same fare class as the outgoing fare when You first left Home.

1.5 Disruption During Your Journey where You need to Return Home

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$ Limit chosen and shown in Your Schedule

An Excess applies per event for this Section.

We Cover

If during Your Journey Your travel arrangements must be altered because You need to return Home, We will pay Your Extra accommodation and travel costs at the same fare class and accommodation standard as originally booked, in the following circumstances:

- Your Relative or Business Partner dies unexpectedly, is disabled by an Injury, or becomes Sick with an unexpected diagnosis by their Registered Medical Practitioner of a medical condition which is life-threatening, We will pay for You:
 - (a) To return Home in such an emergency, and
 - (b) To resume Your same Journey, provided You do so within sixty (60) days of Your return Home
- 2. Cancellation of pre-arranged leave by an employer of a Travelling Companion who is a full-time permanent employee of the police, Fire, Ambulance or emergency services, provided You purchased this Policy no later than seven (7) days after paying final monies for Your pre-paid travel arrangements
- 3. If Your Home or business in Australia is totally destroyed or becomes uninhabitable as a result of fire, flood, explosion or earthquake
- 4. You or a Travelling Companion are required to attend for jury service, or have received a summons to give evidence in a court of law.

We will also pay the non-refundable unused portion of unused travel and accommodation costs, provided You demonstrate You actively sought to minimise the Extra accommodation and travel costs claimed.

We Do Not Cover

We will not pay a claim:

- 1. If Your Relative or Business Partner lives outside Australia
- 2. Arising directly or indirectly from, or exacerbated by, the health of a Relative or Your Business Partner who is not travelling with You, if at the Relevant Time they:
 - (a) Had been hospitalised in the previous one
 (1) year for a condition that was directly or indirectly arising from or related to the condition that caused the claim
 - (b) Were eighty-five (85) years of age or over
 - (c) Resided in a nursing home or required similar home care assistance
 - (d) Were on a waiting list for, or knew they needed surgery, inpatient treatment or tests at a Hospital or clinic.
 - (e) Had a drug or alcohol addiction
 - (f) Had a terminal illness
- 3. If You were aware of any reason, or a reasonable person would have been aware, before Your Period of Insurance commenced, that may cause Your Journey to be cancelled, disrupted or delayed
- 4. If You or Your Travelling Companion change plans or decide not to continue with the intended Journey
- 5. Expenses recoverable from any other source, including the Carrier.

Special Condition

If You need to return Home and did not have a return ticket/passage booked before the circumstances giving rise to a claim under this Clause 1.5, We will reduce the amount of Your claim by the price of the fare Home (from the place from which You planned to depart). The fare will be at the same fare class as the outgoing fare when You first left Home.

Section 2 – Accidental

Death

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$30,000 per adult Insured Person

An Excess applies to this Section per Insured Person per event.

The maximum benefit payable combined for Sections 2, 3 and 4 is limited to \$45,000 per adult Insured Person.

We Cover

If during Your Journey:

- 1. You suffer an Injury and die within twelve (12) months of the Injury, or
- 2. Your means of transport disappears, sinks or crashes, and You are presumed dead and Your body is not found within twelve (12) months,

We will pay the maximum benefit payable.

We Do Not Cover

We will not pay a claim:

- 1. Arising directly or indirectly from a Sickness
- 2. Arising directly or indirectly from suicide or self-harm
- 3. Arising from an Injury that occurs more than twelve (12) months from Your Journey start date, as shown on Your Schedule.

Section 3 – Permanent

Disability

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$30,000 per adult Insured Person

An Excess applies to this Section per Insured Person per event.

The maximum benefit payable combined for Sections 2, 3 and 4 is limited to \$45,000 per adult Insured Person.

We Cover

If during Your Journey:

- You suffer an Injury and, because of the Injury, You suffer Permanent Disability within twelve (12) months of the Injury, and:
- (a) Your Permanent Disability continues for at least twelve (12) consecutive months, and
- (b) At the end of that period, as certified by a Registered Medical Practitioner, is beyond hope of improvement,

We will pay the maximum benefit payable. We may also choose to have Your condition assessed by an appropriate medical specialist, appointed by Us, to confirm the diagnosis, and if that occurs We will act on the advice and opinion of that specialist in paying Your claim.

We Do Not Cover

We will not pay a claim:

- 1. Arising directly or indirectly from a Sickness
- 2. Due to Injury caused by self-harm or for any reason other than caused by an Injury
- Arising from activities covered under Section 15, Winter Sports Activities Cover, unless that Optional Cover has been chosen and is shown on Your Schedule
- 4. Arising from the following Leisure and Sporting activities:
 - (a) Battle re-enactment without live firearms
 - (b) Cave tubing or river tubing
 - (c) Conservation or charity work (unless it is educational and environmental, and does not involve working with power tools)
 - (d) Cycle touring
 - (e) Dune or wadi bashing
 - (f) Falconry
 - (g) Flying fox
 - (h) Gorge swinging or canyon swinging
 - (i) Outdoor rock climbing (or any harnessed rock climbing)
 - (j) Yachting inside or outside territorial waters
- 5. Arising from any prohibited activities as specified by General Exclusion 18, Prohibited Activities
- 6. Permanent Disability as a consequence of taking part in any Winter Sports Activities when taking part in any lugeing on ice, as this is an exclusion in the winter sports section that references Section 3.

Section 4 – Loss of

Income

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$45,000 in total

There is no Excess applicable to this Section. The maximum benefit payable combined for Sections 2, 3 and 4 is limited to \$45,000 per adult Insured Person.

We Cover

If during Your Journey You are Injured and, when You return Home:

- 1. The Injury causes disablement and the inability to perform Your normal, or suitable alternative work
- 2. That disablement continues for more than fifteen (15) days after Your return to Your Home (Your "waiting period"), and
- 3. You lose all Your Income,

We will pay You 75% of Your usual weekly wage up to a maximum payment of \$1,500 per week, for a period of up to twenty-six (26) continuous weeks to replace Your weekly wage, net of Income tax, that You have lost.

We Do Not Cover

We will not pay a claim:

- 1. If You cannot provide satisfactory evidence:
 - (a) That Your Injury and subsequent disablement caused the inability to perform Your normal or suitable alternative work, and
 - (b) Of Your lost Income
- 2. For the first fifteen (15) days of Your disablement from the time You return Home
- 3. As a result of Sickness
- 4. As a result of death.

Section 5 – COVID-19

Cover

This Section 5 of Your Policy provides additional cover for claims arising from COVID-19.

For the purposes of this Section 5, COVID-19 "means an infectious disease caused by the SARS-CoV-2 virus".

Each of the Sections 1, 10, 11 and 14 of Your Policy are extended to provide COVID-19 cover for events which occur in the circumstances, and in accordance with the conditions, as set out in this Section 5. However, no cover will be provided under this Section if You have chosen to enter and travel in any area or region, contrary to any warning issued by a government or official travel advisory service.

Please note that the additional cover provided under this Section 5 is subject to the General Conditions and General Exclusions, set out on pages 20 and 24 respectively, and to the Exclusions set out under the headings "We Do Not Cover" in each of sections 1, 10, 11 and 14 of the Policy, unless in any particular Section of this COVID-19 cover we say that an Exclusion does not apply.

There are also some additional Exclusions that apply to this COVID-19 cover, and they appear in each of the sections set out below.

	Page	Cover
Before Your Journey starts		
Section 5.1.1 Cancellation or Changes due to COVID-19 Before Your Journey Starts	36	\checkmark
During Your Journey		
Section 5.1.2 Disruption due to COVID-19 During Your Journey	37	\checkmark
Section 5.1.3 Death due to COVID-19 During Your Journey	38	\checkmark
Section 5.1.5 Disruption During Your Journey where You need to Return Home due to COVID-19	38	\checkmark
Section 5.10 Travel Delay Related Expenses due to COVID-19	39	\checkmark
Section 5.11 Special Events Disruption due to COVID-19	40	\checkmark
Section 5.14 COVID-19 Cover While Cruising	41	\checkmark

Section 5.1 – Cancellation and Journey Disruption

5.1.1 Cancellation or Changes due to COVID-19 Before Your Journey Starts

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover 1.1 for the Period of Insurance is:

Maximum Benefit Payable

Cover	\$ Limit chosen and shown in Your Schedule
Travel agent commission Sub Limit	\$4,000 included in Maximum Benefit Payable

An Excess applies per event for this Section as shown in Your Schedule.

We Cover

- If before Your Journey starts but after You have purchased Your Policy, You are diagnosed by a Registered Medical Practitioner as having contracted COVID-19, or You are required under any Commonwealth, State, Territory or Local Government legislation or regulation, to undertake a period of quarantine because of Your status as a "close contact" of another person who has been diagnosed as having contracted COVID-19, We will cover You for the following:
 - (a) If You have to re-arrange Your Journey, We will pay the reasonable cost of doing so. However, We will not pay more for rearranging Your Journey than the cancellation costs which would have been incurred, had the Journey been cancelled. The most We will pay is the maximum benefit payable
 - (b) If You have to cancel the Journey, as You could not re-arrange it, We will pay You the non-refundable travel and accommodation costs, including any day tour, overnight tour or overnight cruise costs pre-paid in advance. The most We will pay is the maximum benefit payable

We Cover (cont.)

- (c) If You have to cancel the Journey as You could not re-arrange it, We will pay You the non-refundable frequent flyer or similar flight reward points lost following cancellation of Your airline ticket, up to the limit chosen and shown in Your Schedule. The amount We will pay is calculated as follows:
 - i. The cost of the equivalent class airline ticket, based on the best available advance purchase airfare at the time the claim is processed, less Your financial contribution towards the airline ticket, multiplied by,
 - ii. The total amount of points lost, divided by,
 - iii. The total amount of points used to obtain the airline ticket.

You need to provide Us with a medical certificate from Your Registered Medical Practitioner confirming that You have been diagnosed with COVID-19 or, if You have had to cancel because You are subject to a quarantine order, You need to provide Us with written evidence of such order

2. If You are an Essential Services Worker who has had Your pre-arranged leave cancelled by Your employer for COVID-19 related reasons and which, as a result, You had to cancel Your Journey, We will pay You the non-refundable unused portion of all travel costs pre-paid in advance up to the maximum benefit payable.

We will only provide this additional cover if You are an Essential Services Worker and You purchased this Policy no later than seven (7) days after paying final monies for Your pre-paid travel arrangements.

For the purposes of the additional cover provided under this sub-clause 2, an "Essential Services Worker" is any person who is employed in any of the Police, Australian Defence Force, fire, ambulance or emergency services, including hospital and medical facilities.

You need to provide Us with written evidence from Your employer of the fact that Your prearranged leave has been cancelled, and that the cancellation was for COVID-19 related reasons.

We will not pay a claim:

- For any of the reasons set out under the heading We do not Cover in Section 1.1 of Your Policy (other than Exclusion 12, which will not apply to this additional cover)
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service.

Special Condition

If You have to cancel Your Journey and You make a claim under Section 1.1, You must make reasonable efforts to recover any refundable portions of Your travel costs.

5.1.2 Disruption due to COVID-19 During Your Journey

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover 1.2 for the Period of Insurance is:

Maximum Benefit Payable

\$2,500 in total

An Excess applies per event for this Section.

We Cover

Extra Expense Resulting From COVID-19 Events

If during the Period of Insurance Your Journey is disrupted as a direct result of COVID-19 We will pay Your extra accommodation, meals and travel costs at the same accommodation standard as originally booked, if any of the following occurs:

- (a) Your specific pre-booked accommodation is shutdown or temporarily closed as a result of an outbreak of COVID-19 on the premises, or for cleaning following such an outbreak
- (b) If, as part of Your Journey You had pre-arranged with another person to stay at their property but are unable to do so because that person is diagnosed by a Registered Medical Practitioner with COVID-19, or has been lawfully required to self-isolate or quarantine at such property because they are found to have been a close contact of another person who has been diagnosed with COVID-19.

We will only cover You for this benefit if You provide us with a certificate of such diagnosis from the relevant Registered Medical Practitioner, or if such person is a close contact, written evidence of that fact

(c) If You are required by any local health or other government authority to self-isolate or quarantine as a close contact of any other person who is diagnosed with COVID-19.

The most We will pay for Extra Expense Resulting From COVID-19 Events is \$150 per day for each person covered under this Section 1.2, with the maximum benefit payable of \$2,500 for all claims under this Section for the Period of Insurance.

We Do Not Cover

- For any of the reasons set out under the heading We do not Cover in Section 1.2 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service.

5.1.3 Death due to COVID-19 During Your Journey

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover 1.3 for the Period of Insurance is:

Maximum Benefit Payable

\$40,000 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey a Registered Medical Practitioner diagnoses You as having contracted COVID-19, and COVID-19 directly results in Your death during the Period of Insurance, We will pay:

- 1. The reasonable Funeral Expenses
- 2. The reasonable cost of returning Your Remains Home,

if We have paid a claim for death under Section 1.3 Due to Death During Your Journey.

We will only pay a claim under this additional cover if a Registered Medical Practitioner certifies that Your death was a direct result of You having contracted COVID-19.

We Do Not Cover

We will not pay a claim:

- For any of the reasons set out under the heading We do not Cover in Section 1.3 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service.

5.1.5 Disruption During Your Journey where You need to Return Home due to COVID-19

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover 1.5 for the Period of Insurance is:

Maximum Benefit Payable

The Limit chosen under Section 1.5 and shown in Your Schedule

An Excess applies per event for this Section.

We Cover

If during Your Journey Your Relative or Business Partner dies unexpectedly, or becomes Sick with a diagnosis of COVID-19 which their Registered Medical Practitioner certifies is life-threatening, We will pay the reasonable and necessary costs incurred by You at the same fare class that applied to Your original booking:

- 1. To return Home in such an emergency, and
- 2. To resume Your same Journey, provided that You do so within sixty (60) days of Your return Home.

We will also pay the non-refundable unused portion of unused travel and accommodation costs. The most We will pay for these costs is the limit chosen and shown in Your Schedule.

We will only pay this benefit if You have taken reasonable steps to minimise the loss suffered.

The most We will pay for this additional cover:

- If You do not resume Your Journey after returning Home, is the net cost of the single fare to Home in the same class as originally paid by You, after allowance for any credit provided by Your original carrier for the unused portion of Your original fare, or
- 2. If You do resume Your Journey after returning Home, is the actual cost of the return fare to Home in the same class as originally paid by You.

You must make reasonable efforts to obtain a credit from Your original Carrier where relevant.

We will not pay a claim:

- For any of the reasons set out under the heading We Do Not Cover, in Section 1.5 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter and travel in any country or territory contrary to any warning issued by a government or official travel advisory service.

Special Condition

If You need to return Home and did not have a return ticket/passage booked to return Home before the circumstances giving rise to a claim under this cover, We will reduce the amount of Your claim by the price of the fare Home (from the place from which You planned to return Home). The fare will be at the same fare class as the one You had booked when You left Home.

5.10. Travel Delay Expenses due to COVID-19

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover for Section 10 for the Period of Insurance is:

Maximum Benefit Payable

\$300 per adult Insured Person for each twelve (12) hours up to \$3,000

An Excess applies per event for this Section.

We Cover

- lf:
- Your pre-booked transport is temporarily delayed during Your Journey for at least six (6) hours due to a COVID-19 related event, or
- 2. You have booked and pre-paid transport for connection to a flight, a tour of at least seventy-two (72) hours duration, or a cruise, and because of a COVID-19 related event You will miss that connection,

We will pay You:

- (a) Up to either \$300 per adult Insured Person for reasonable additional accommodation (room only) expenses, depending upon whether You are a single traveller, travelling with a companion, or travelling as a family
- (b) An additional \$300 per adult Insured Person for each additional full twelve (12) hour period that the delay continues beyond the initial six (6) hour delay, depending upon whether You are a single traveller, travelling with a companion, or travelling as a family,

provided that You:

- i. First claim from the relevant transport provider, and provide Us with written confirmation from the transport provider of the cause and period of the delay, and the amount of compensation offered by them, and
- ii. Provide Us with receipts for the expenses incurred.

We will not pay a claim:

- For any of the reasons set out under the heading We do not Cover, in Section 10 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service
- 4. If Your delay is caused by a border closure imposed by any relevant and competent local authority with the power to impose such a border closure.

5.11. Delay due to COVID-19 Affecting Special Events

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover for Section 11 for the Period of Insurance is:

Maximum Benefit Payable

\$1,500 per adult Insured Person \$3,000 in total

An Excess applies per event for this Section.

We Cover

If directly as a result of a COVID-19 event (such as You or a Travelling Companion being diagnosed with COVID-19, or a government or public health authority mandatory quarantine or isolation order which affects You, or shut down or delay of transport due to a COVID-19 outbreak in the area where You are travelling), Your Journey is cancelled or delayed and that cancellation or delay would mean You would not arrive at Your destination in time to:

1. Attend a wedding, funeral, or wedding anniversary celebration party which You planned to attend as part of Your Journey

We Cover (cont.)

- 2. Attend a pre-booked and pre-paid function which You planned to attend as part of Your Journey
- 3. Connect with a pre-paid tour or cruise which You planned to attend as part of Your Journey,

We will pay for the reasonable additional cost of using alternative transport, at the same fare class as Your original itinerary, to enable You to arrive at Your destination on time to attend the function or make Your connection, provided that You have allowed a reasonable time between connections.

We Do Not Cover

We will not pay a claim:

- 1. For any of the reasons set out under the heading We do not Cover, in Section 11 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service
- 4. If You cannot provide the following information to support the claim:
 - (a) Your travel itinerary
 - (b) Your invitation, and
 - (c) Details from Your Carrier confirming the delay

If You cannot provide Your invitation to the relevant event, or details from Your original Carrier, please contact Us so that We can determine what alternative evidence may be provided

5. If You have not cancelled Your original booking and provided us with documents showing that You have made reasonable efforts to obtain a refund from Your original Carrier.

5.14. COVID-19 Cover while Cruising

This is an optional cover and You will only have COVID-19 optional cover if You select this option at the time of purchase, it is shown on Your Schedule, and You have paid the required additional premium.

Maximum Benefit Payable

The maximum benefit payable in total for all claims under this additional cover for Section 14 for the Period of Insurance is:

Maximum Benefit Payable

1. Medical treatment and evacuation cover \$Unlimited

2. Funeral \$40,000 per adult Insured Person and returning Remains Home

There is no Excess applicable to this Section.

We Cover

If You have selected this optional additional cover and are diagnosed by a registered Medical Practitioner as having contracted COVID-19 during Your Journey on a Cruise Vessel, We will cover You for all of the benefits (to the extent that they apply) provided under Sections 1, 10, 11, and 14.

We Do Not Cover

We will not pay a claim:

- For any of the reasons set out under the heading We do not Cover, in Section 14 of Your Policy
- 2. For mandatory general quarantine/self isolation requirements (not specific to an Insured Person or Travelling Companion diagnosis/close contact), arising from a government or public health authority mandatory quarantine or isolation order
- 3. If You have chosen to enter or travel in any region, State or Territory contrary to any warning issued by a government or official travel advisory service.

Section 6 – Travel

Documents, Credit Cards and Travellers Cheques

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$5,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey Your travel documents, Transaction Cards or travellers cheques are damaged, lost or stolen, We will pay:

- 1. The costs (including communication costs) of replacing Your travel documents, Transaction Cards, or travellers cheques
- 2. The reasonable cost of You travelling to the nearest location where such documents can be replaced, provided You comply with any conditions of the issuing body of those travellers cheques, or Transaction Cards
- 3. For any monetary losses resulting directly from the fraudulent use of the Transaction Cards or travellers cheques, provided that this payment will be reduced by any amount You recover from the issuing bank or provider, and You have complied with all conditions of use.

We will not pay a claim:

- 1. For travel documents, including Transaction Cards or travellers cheques, that You do not carry on Your Person, unless they are held in locked safety deposit facilities
- 2. If You do not comply with the conditions of issue of the Transaction Cards and travellers cheques, for example failing to report the loss within the prescribed period, or where You carry the security PIN with the card
- 3. If You do not report the theft within twentyfour (24) hours of discovery to the police (or if not reasonably possible, as soon as reasonably possible) and also, in the case of Transaction Cards and travellers cheques, to the issuing bank or provider in accordance with the conditions under which those cards or cheques were issued
- 4. If You cannot prove that You made a report to the above relevant parties by providing Us with a written statement from them
- 5. If You make a claim for the same expenses under another Section of this Policy.

Section 7 – Theft of Cash

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$350 per adult Insured Person \$500 in total

There is no Excess applicable to this Section.

We Cover

If during Your Journey:

- 1. Your notes and coins on Your person are stolen or lost, and
- 2. You have reported the loss to the police or an officer of the bus line, airline, shipping line or rail authority with whom You were travelling,

We will provide You with a cash payment by using the PassportCard through an ATM, for the value of the notes or coins stolen or lost from Your person, up to the Maximum Benefit Payable.

We Do Not Cover

- If You do not report the theft within twentyfour (24) hours of discovery (or if not reasonably possible, as soon as possible), to the police or an officer of the bus line, airline, shipping line or rail authority with whom You were travelling when the theft or loss occurred
- 2. If You cannot prove that You made such a report by providing Us with a written statement from the party to whom You reported
- 3. If the cash that was stolen or lost was not on Your person.

Section 8 – Luggage and

Personal Effects

Maximum Benefit Payable

The Maximum Benefit Payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$10,000 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey any of Your Luggage and Personal Effects are stolen, accidentally damaged or permanently lost, We will, at our option (which we will exercise reasonably), pay You the lesser of the following options:

- 1. The reasonable cost to repair the item
- 2. The reasonable cost to replace the item
- 3. The original purchase price of the item after allowing for Depreciation for age (as described in General Condition 3, Claims and Depreciation).

The maximum We will pay for any item (the item limit) is up to:

Maximum Benefit Payable

Laptops, tablets, cameras and video cameras	\$5,000
Mobile phones including PDA's, smart watches, other items with phone capabilities, and drones with or without camera	\$2,000
Any single item, pair or set of items, or Valuables	\$1,500

We Cover (cont.)

A pair or related set of items includes (but is not limited to):

- i. Camera lenses (attached or not), tripod and accessories
- ii. A matching pair of earrings,

and they are considered as only one (1) item for which the appropriate single item limit will apply.

If Your claim is for loss or theft of a mobile phone, and You have purchased a replacement mobile phone before submitting Your claim or before We pay it, You must provide Us with proof of the purchase.

If Your claim for loss or theft of luggage and/or personal effects is approved, but in the meantime the lost or stolen items have been found undamaged and can be returned to You by post, We will pay the reasonable postage costs up to \$500.

If We pay for the loss, theft or damage to Your personal items, and they are subsequently discovered after We have made the payment, the items recovered will be deemed to be salvage and shall be our property. If You wish to take possession of the recovered item(s), You will need to refund to Us any payment We made in respect of such item(s).

We Do Not Cover

- If You do not report the loss, theft or damage within twenty-four (24) hours of discovery (or if not reasonably possible, as soon as possible) to the police or an officer of the bus line, airline, shipping line or rail authority with whom You were travelling when the loss, theft or damage occurred. You must prove that You made such a report by providing Us with a written statement from the party to whom You reported
- 2. If the loss, theft or damage is to a bicycle, watercraft of any type (other than surfboards), furniture, furnishings, household appliances, gift cards, store vouchers, rechargeable cards, negotiable instruments, bullion, securities, precious metals and stones, hired items or any other item listed as excluded on Your Schedule
- 3. If the loss, theft or damage is to an item covered under another Section of this Policy, such as travel documents, cash, bank notes or coins, cheques or travellers cheques

We Do Not Cover (cont.)

- 4. If the loss, theft or damage relates to golf clubs, golf equipment, Business Samples, or items You intend to trade, unless You have taken the relevant optional Golf or Business Cover and it is shown on Your Schedule
- 5. If the Valuables or Luggage and Personal Effects that were lost, stolen or damaged were left in an unattended motor vehicle, unless locked in the Concealed Storage Compartment of the motor vehicle to which forced entry was gained. However, We will not provide cover if the Valuables and/or Luggage and Personal Effects were left in the motor vehicle overnight
- 6. If the loss, theft or damage is to Valuables left in the care of a Carrier, unless security regulations prevented You from keeping the Valuables with You
- 7. If the loss, theft or damage is to Luggage and Personal Effects that were left Unsupervised in a Public Place or with someone You do not know
- 8. If the loss, theft or damage is to Luggage and Personal Effects that were sent unaccompanied or by post, courier or under a freight contract
- 9. If the damage occurs while an item is in use
- 10. If the loss or damage is to a fragile or brittle item, or an electronic component, unless:
 - (a) The loss or damage was caused by fire or an Accident involving the transport vehicle in which You were travelling
 - (b) The relevant item is the lens of sunglasses, spectacles, binoculars or photographic or video equipment
- 11. If the loss or damage arises from ordinary wear and tear, deterioration, atmospheric or weather conditions, insects, rodents or vermin
- 12. If the loss or damage arises from any process of cleaning, repair or alteration
- 13. If the loss or damage arises from an electrical or mechanical breakdown or fault
- 14. If You are entitled to be reimbursed by the bus line, airline, shipping line or rail authority with whom You were travelling when the loss, theft, misplacement or damage occurred. However, if You are not reimbursed the full amount of Your claim, We will pay the difference between the amount of Your loss and what You were reimbursed, up to the limit of Your relevant level of cover for this Section 8 (but after allowing for Depreciation due to age as described in General Condition 3, Claims and Depreciation).

Section 9 – Luggage and

Personal Effects Delay

Expenses

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

Immediate \$250 payment for each adult Insured Person

Maximum Benefit \$1,000 in total

There is no Excess applicable to this Section.

We Cover

If during Your Journey Your Luggage and Personal Effects are delayed, misdirected or misplaced by the Carrier, then after You have lodged a Property Irregularity Report with the Carrier and provided Us with a copy We will:

- Provide each adult Insured Person whose Luggage and Personal Effects are delayed, misdirected or misplaced with an immediate cash advance of \$250, by using the PassportCard through an ATM, for the purchase of Essential Items of clothing and other personal items
- 2. If the Luggage and Personal Effects continue to be delayed, misdirected or misplaced after more than twenty-four (24) hours, We will reimburse for the reasonable purchase of additional Essential Items of clothing, or other personal items, up to the maximum benefit payable
- 3. We will also pay up to \$100 for transport costs You incur in order to retrieve Your Luggage and Personal Effects.

We will deduct any amount We pay You under this Section 9, by any amount We pay You for Lost Luggage and Personal Effects under Section 8.

We will not pay a claim:

- If You are entitled to compensation from the Carrier with whom You were travelling, for the relevant amount claimed. However, if You are not reimbursed the full amount, We will pay the difference between the amount of Your reasonable expenses and what You were reimbursed by the Carrier, up to the limit of Your cover under this Section
- 2. If You cannot provide written proof from the Carrier who was responsible for Your Luggage and Personal Effects about their delay, misdirection or misplacement, in which case we will consider and discuss with You whether alternative proof can be provided
- If Your Luggage and Personal Effects are delayed, misdirected or misplaced by the Carrier on Your final Journey to return Home.

Section 10 – Travel Delay

Expenses

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$300 per adult Insured Person for each twelve (12) hours up to \$2,000

An Excess applies per event for this Section.

We Cover

If Your pre-booked transport is temporarily delayed during the Journey for at least six (6) hours due to unforeseeable circumstances outside of Your control:

- We will pay You up to \$300 for reasonable additional accommodation (room only) expenses
- 2. We will pay You an additional \$300 for each additional full twelve (12) hour period that the delay continues beyond the initial six (6) hour delay,

provided that You:

- (a) First claim from the relevant transport provider, and provide Us with written confirmation from the transport provider of the cause and period of the delay, and any amount of compensation offered by them, and
- (b) Provide Us with receipts for the expenses incurred.

We Do Not Cover

- 1. If the delay to Your Journey arises from the Financial Default of any transport, tour or accommodation provider
- 2. Arising directly or indirectly from an Act of Terrorism, or the threat, or perceived threat, of an Act of Terrorism.

Section 11 – Special Events

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$2,000 per adult Insured Person \$4,000 in total

An Excess applies per event for this Section.

We Cover

If, due to any unforeseeable circumstances outside Your control, Your Journey is cancelled or delayed and that cancellation or delay means that You would not arrive at Your destination in time to:

- Attend a wedding, funeral or wedding anniversary celebration party which You planned to attend as part of Your Journey
- 2. Attend a pre-booked and pre-paid function which You planned to attend as part of Your Journey, or
- Connect with a pre-paid tour or cruise which You planned to attend as part of Your Journey,

We will pay for the reasonable additional cost of using alternative transport, at the same fare class as Your original itinerary, to enable You to arrive at Your destination on time to attend the function or make Your connection, provided that You have allowed a reasonable time between connections.

We Do Not Cover

We will not pay a claim if:

- 1. You cannot provide the following information to support the claim:
 - (a) Your travel itinerary
 - (b) Your tickets, invitations, special passes, and
 - (c) Details from Your Carrier confirming the delay
- 2. You have not cancelled Your original booking and made a reasonable effort to obtain a refund from Your original Carrier.

Section 12 – Personal

Liability

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$5,000,000 in total

This benefit is combined for all persons covered under the Policy.

An Excess applies per event for this Section.

We Cover

If You become legally liable to pay compensation for:

- 1. The death or bodily Injury of another person, or
- 2. The physical loss of or damage to another person's property,

as a result of an Accident, or a series of Accidents arising out of the one event, that happens during Your Journey, then We will cover You for:

- (a) The compensation (including Legal Costs) awarded against You, and
- (b) Any reasonable Legal Costs incurred by You for settling or defending a claim made against You, provided that You have Our approval in writing before incurring these costs.

We Do Not Cover

We will not pay any amount You become legally liable to pay if the liability arises directly or indirectly from, or in connection with:

- 1. Death or bodily Injury to You, Your Travelling Companion, or a Relative or employee
- 2. Loss of or damage to property belonging to, or in the care, custody or control of You, Your Travelling Companion, a Relative or an employee of any one of You

We Do Not Cover (cont.)

- 3. Your ownership, custody, control or use of any firearm, aircraft (including a drone), watercraft (other than non-mechanically powered watercraft not exceeding ten (10) metres in length), or motorised vehicle
- 4. Your rental or use of a two-wheeled or threewheeled motor vehicle
- 5. Claims arising from activities that We do not cover under this Policy, or that We have specifically excluded from cover in this Section including:
 - (a) Battle re-enactment without live firearms
 - (b) Cave tubing or river tubing
 - (c) Conservation or charity work (unless it is educational and environmental, and not working with power tools)
 - (d) Cycle touring
 - (e) Dune or wadi bashing
 - (f) Falconry
 - (g) Flying fox
 - (h) Gorge swinging or canyon swinging
 - (i) Outdoor rock climbing (or any harnessed rock climbing)
 - (j) Yachting inside or outside territorial waters
 - (k) Lugeing on ice
- 6. Claims arising from activities covered under Section 15, Winter Sports Activities, unless the Optional Cover has been selected and it is shown on Your Schedule
- 7. Your conduct of, or employment in, any business, profession, trade or occupation
- 8. Any loss, damage or expenses which are covered, or should have been covered, under a statutory or compulsory insurance policy or statutory or compulsory compensation scheme or fund, or under workers compensation legislation, or an industrial award or agreement, or any accident compensation legislation
- Any act or omission by You or any person acting with Your knowledge, connivance, consent, instruction, or malicious or wilful act, which is intended to cause death or bodily Injury, property damage or liability
- 10. Any fine or penalty, or aggravated, punitive, exemplary or liquidated damages

We Do Not Cover (cont.)

- 11. Sickness, illness or disease that is transmitted by You
- 12. Any relief or recovery other than monetary amounts
- Any liability that arises out of occupation or ownership of any building, property or immovable property
- 14. Any contractual liability unless You would be liable if that contract or agreement did not exist, and it is not a prohibited activity under the Policy.

Special Conditions

- 1. You must give Us notice of any cause which may give rise to a legal claim against You, as soon as reasonably possible after You know about it, and send Us any documents relating to the claim
- 2. You must give Us all the information We reasonably require to allow Us to take or defend any action on Your behalf
- 3. You may give details of Your name, address and travel insurance to other relevant parties, such as an Injured party or police officer
- 4. You must take photographs and videos, and obtain details of witnesses, if You can
- 5. You must not offer or promise compensation, or negotiate, pay, settle, admit or deny any claim or liability unless You first obtain Our claims department's permission in writing
- 6. We will have complete control of any legal representatives appointed, and any proceedings, and We will be entitled to take over and carry out, in Your name, Your defence or prosecution of any claim, for Our own benefit, for indemnity, damages or otherwise against any other party.

Section 13 – Rental Vehicle Insurance Excess

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$5,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey:

- 1. Your Rental Vehicle is damaged or stolen while. in Your control, We will pay the lower of:
 - (a) The Rental Vehicle Insurance Excess, or
 - (b) The repair costs to the Rental Vehicle that You become legally liable to pay
- 2. The Rental Vehicle keys (including remote control locking devices) are lost or stolen while in Your care, We will pay the expense incurred to replace the keys for which You are liable. The most We will pay for replacement of keys is \$1000.

We Do Not Cover

We will not pay a claim:

- 1. For any administration costs or loss of use penalties
- 2. For the theft or damage arising from the operation of a Rental Vehicle in violation of the terms of the rental agreement or applicable motor vehicle insurance policy
- 3. For any loss or expense arising from the theft of or damage to Your Rental Vehicle
- 4. If You or any other driver are not listed on both the rental agreement and on Your Schedule
- 5. Where the Rental Vehicle is being operated in the following circumstances:
 - (a) While affected by alcohol or any other drug in a way that breaches the law of the State or Territory You are visiting, except a drug prescribed to You by a Registered Medical Practitioner and taken in accordance with their instructions
 - (b) Without an appropriate drivers licence for the purpose that You or the listed driver were using it
- 6. For loss, damage or theft of items including, but not limited to, tyres and/or windscreens if they are not covered by the motor vehicle insurance or damage waiver purchased from the relevant rental company or agency
- 7. Where You cannot provide Us with a copy of:
 - (a) Your rental agreement
 - (b) The authorised driver's licence
 - (c) The original inspection report and the incident and/or damage report
 - (d) The repair quote or invoice
 - (e) A written statement from the rental car company or agency advising that You are liable to pay the excess or liability fee
 - (f) Details of any other insurance You may have that may cover the above.

Special Conditions

This cover does not take the place of Rental Vehicle insurance or third-party damage insurance, and only provides cover for the excess component up to the applicable benefit limit.

The Optional Covers

You can choose to add a range of optional covers to Your Policy depending on the circumstances of Your travel arrangements. You will only have cover for optional covers if You select this option at the time of purchase, the optional cover is shown on Your Schedule, and You have paid the required additional premium. Please refer to the optional covers Table of Benefits, and the applicable Section, for details of each optional cover. The following cover must be read in conjunction with the General Exclusions on pages 24 to 27, General Conditions on pages 20 to 23, the Words with Special Meanings on pages 63 to 68, and Your Schedule.

Section 14 – Cover While

Cruising

This Optional Cover Section 14, Cover While Cruising, will cover the Insured Persons named on the Schedule for:

14.1 Medical and Evacuation Cover While Cruising

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

1. Medical treatment and evacuation cover	\$Unlimited
2. Emergency dental treatment	\$1,000 per adult Insured Person
3. Funeral, cremation and returning Remains to Your Home	\$40,000 per adult Insured Person

There is no Excess applicable to this Section.

We Cover

If You suffer an Injury or Sickness during Your cruise during Your Journey:

- 1. Where a Registered Medical Practitioner confirms You require:
 - (a) Emergency medical, surgical or Hospital treatment
 - (b) Emergency medical evacuation from the Cruise Vessel to the nearest Hospital,

We will pay for Your costs incurred on board the Cruise Vessel.

2. Where a Registered Medical Practitioner confirms You require emergency dental treatment for sudden and acute pain to normal healthy teeth, provided that You give Us written certification from the Registered Medical Practitioner that treatment is necessary to alleviate Your pain,

We will pay for Your costs incurred on board the Cruise Vessel.

- 3. That results in death, We will pay:
 - (a) The reasonable Funeral Expenses, and
 - (b) The reasonable cost of returning Your Remains to Your Home.

The costs must be incurred within twelve (12) months of the Injury or Sickness which occurred during the Period of Insurance.

We Do Not Cover

- For medical, Hospital, ambulance and dental costs incurred in Australia, or incurred in Australian waters, if they are covered by Medicare or Australian private health insurance, or we are prohibited by Health Legislation to pay for those costs
- 2. For dental treatment caused by or related to the deterioration and/or decay of teeth or associated tissue, involving cosmetic dentistry and/or the use of precious metals
- 3. For the follow-up or continuation of any medical or dental treatment that commenced prior to Your Journey, including medication and ongoing immunisations

We Do Not Cover (cont.)

- Arising from Pre-Existing Medical Conditions except ones on the List of Pre-Existing Medical Conditions We Automatically Cover on pages 16 to 17, that meet the relevant additional criteria, or have been declared by You and approved by Us
- 5. For routine medical or dental treatment or prenatal visits
- 6. Arising directly or indirectly out of pregnancy, childbirth or related complications, unless it is a single, uncomplicated pregnancy up to the twenty-sixth (26th) week (being 25 weeks and 6 days), or We have agreed in writing to provide cover. In any event, We will not pay Medical Expenses for:
 - (a) Regular antenatal care
 - (b) Childbirth at any gestation
 - (c) Care of the newborn child
- 7. Where You are travelling against the advice of a Registered Medical Practitioner
- 8. For travel booked or undertaken after a diagnosis of a terminal illness
- 9. Where You are travelling to obtain medical or dental treatment or review
- 10. Where You are travelling to participate in a clinical trial
- 11. For medical, evacuation or emergency dental costs suffered as a result of an Injury or Sickness whilst cruising, claimed under any other Section of this Policy
- 12. For any Medical Expenses after You return Home that We are not allowed to pay, as specified in General Exclusion 14, Claim Payments Prohibited by Sanctions or Health Legislation
- 13. If You decline to promptly follow the medical advice We have obtained, and We will not be responsible for subsequent medical, Hospital or evacuation costs.

14.2 Cabin Confinement Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$100 per adult Insured Person per completed 24 hours up to \$2,500 in total

An Excess applies per event for this Section.

We Cover

If You suffer an Injury or Sickness on Your cruise during Your Journey and, as a result, the Cruise Vessel's Registered Medical Practitioner confines You to:

- 1. Your cabin, or
- 2. A Hospital bed in the Cruise Vessel's Hospital,

We will pay You up to \$100 per completed twentyfour (24) hours provided that You give Us written confirmation of the confinement period by a Registered Medical Practitioner of the Cruise Vessel.

We Do Not Cover

We will not pay a claim if You cannot provide Us with written evidence of the confinement by the Registered Medical Practitioner of the Cruise Vessel.

14.3 Pre-Paid Shore Excursion Cancellation Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$1,000 per adult Insured Person up to \$2,000 in total

An Excess applies per event for this Section.

We Cover

If You suffer an Injury or Sickness on Your cruise during Your Journey and, as a result, the Cruise Vessel's Registered Medical Practitioner:

- 1. Confines You to Your cabin or a Cruise Vessel Hospital bed, and
- 2. Advises that You cannot participate in Your prepaid shore excursions due to Your confinement,

We will pay You up to the maximum benefit payable, provided that You give Us written confirmation of the confinement period by a Registered Medical Practitioner of the Cruise Vessel.

We Do Not Cover

We will not pay a claim if You cannot provide Us with:

- 1. Written evidence of the confinement by the Registered Medical Practitioner of the Cruise Vessel, and
- 2. Evidence of the bookings of the shore excursions, prior to the cabin or Hospital bed confinement.

14.4 Lost, Damaged or Delayed Arrival of Formal Attire Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$1,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey:

- Your Formal Attire is stolen, accidentally damaged or permanently lost, then We will, at Our option (which will be exercised reasonably), pay You for the Formal Attire. If We decide to pay You for the Formal Attire, We will pay You the lesser of the following options:
 - (a) The reasonable cost to repair the item
 - (b) The reasonable cost to replace the item
 - (c) The original purchase price of the item after allowing for Depreciation for age (as described in General Condition 3, Claims and Depreciation)
- 2. Your Formal Attire is delayed, misdirected or misplaced while on the outbound portion of Your Journey, for over twelve (12) hours from the time You boarded the Cruise Vessel, We will pay You if it is necessary to purchase or hire replacement Formal Attire for a specific occasion.

We will not pay a claim:

- For loss, theft or misplacement of Your Formal Attire if You do not report it within twenty-four (24) hours (or if not reasonably possible, as soon as possible) to the police or an officer of the Carrier with whom You were travelling when the loss, theft or misplacement occurred. You must prove that You made such a report by providing Us with a written statement from the party to whom You so reported
- 2. For loss or damage to Your Formal Attire if You are entitled to compensation from the Carrier with whom You were travelling for the relevant amount claimed. However, if You are not reimbursed the full amount, We will pay the difference between the amount of Your reasonable expenses and what You were reimbursed, up to the limit of Your relevant cover.

14.5 Marine Rescue Diversion Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$100 per adult Insured Person per day up to \$300 in total

There is no Excess applicable to this Section.

We Cover

If during Your Journey, Your Cruise Vessel is diverted from its scheduled course in order to affect a marine rescue, in accordance with obligations under international conventions governing the Law of the Sea, and Search and Rescue, We will pay the Marine Rescue Diversion Cover limit for each twenty-four (24) hour continuous period that the cruise is diverted, up to a maximum of three (3) days.

We Do Not Cover

We will not pay a claim if Your Cruise Vessel diverts from its scheduled course for any reason other than to effect a marine rescue.

14.6 Missed Port Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$100 per adult Insured Person for each missed port up to \$500 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey the Cruise Vessel does not dock at a scheduled port due to:

- 1. Adverse weather restrictions, or
- 2. Mechanical breakdown,

provided that:

- (a) You provide Us with a written statement from the cruise company or relevant authority confirming the reason for the missed port, and
- (b) You provide Us with Your original itinerary that details the scheduled ports,

We will pay \$100 for each missed scheduled port under this Optional Cover, up to the maximum benefit payable.

We Do Not Cover

We will not pay a claim if Your Cruise Vessel does not dock at a scheduled port for any reason other than adverse weather restrictions or mechanical breakdown.

Section 15 – Winter

Sports Cover

This Optional Cover Section 15 Winter Sports Cover will cover the Insured Persons named on the Schedule for:

- Big foot skiing
- Cat skiing
- · Cascading
- Cross-country skiing (along a designated crosscountry ski route only)
- Glacier skiing
- Heli-skiing
- · Ice hockey (recreational only)
- Ice skating
- Lugeing on ice
- · Off-piste skiing with professional guide
- · Skiing (recreational only)
- · Snowboarding
- Snowmobiling
- Tobogganing.

The Winter Sports Cover will not include:

- 1. Your Participation in Professional Sport activities or as a professional competitor
- 2. Your Participation in a tournament or competition
- 3. Claims arising directly or indirectly from You not following any safety guidelines
- 4. Claims arising directly or indirectly from You not using the appropriate safety equipment for that activity
- 5. Any cover for claims under Section 3, Permanent Disability, as a consequence of taking part in any Winter Sports Activities when taking part in any lugeing on ice
- 6. Any cover for claims under Section 12, Personal Liability, when taking part in any lugeing on ice.

15.1 Own Winter Sports Equipment Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$2,000 in total

An Excess applies per event for this Section

We Cover

If, during Your Journey:

- Your own Winter Sports Equipment is stolen, accidentally damaged or permanently lost, We will, at Our option (which will be exercised reasonably) pay You for the Winter Sports Equipment. If We decide to pay You for the Winter Sports Equipment, We will pay You the lesser of:
 - (a) The reasonable cost to repair the item
 - (b) The reasonabe cost to replace the item
 - (c) The original purchase price of the item after allowing for Depreciation for age (as described in General Condition 3, Claims and Depreciation)
- 2. We will pay You if Your Winter Sports Equipment is stolen from the Concealed Storage Compartment of a locked motor vehicle, provided there is evidence of forced entry to the motor vehicle.

A matched or unmatched set of skis or ski poles are considered as only one item, and the appropriate benefit limit will be applied.

We Do Not Cover

We will not pay a claim:

 If You do not report the loss, theft or damage within twenty-four (24) hours of discovery, to the police or an officer of the bus line, airline, shipping line or rail authority with whom You were travelling, or the Carrier if it was sent as unaccompanied freight. You must provide Us with written evidence that You reported the loss or damage

We Do Not Cover (cont.)

- 2. If the loss or damage arises from any process of cleaning, repair or alteration
- 3. If the loss or damage arises from use, ordinary wear and tear, deterioration, atmospheric or weather conditions, insects, rodents or vermin
- 4. If Your own Winter Sports Equipment was left Unsupervised in a Public Place, unless the claim relates to skis, poles or snowboards and You have taken all reasonable care to protect them by leaving them in a ski rack between 8 am and 6 pm
- 5. If You are entitled to be reimbursed by the bus line, airline, shipping line, freight Carrier or rail authority. However, if You are not reimbursed the full amount of Your claim, We will pay the difference between the reasonable amount of Your loss and what You were reimbursed, up to the limit of Your cover.

15.2 Winter Sports Equipment Hire Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$2,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey Your own Winter Sports Equipment is lost, delayed or damaged We will pay:

- 1. The cost of hiring similar or the same standard replacement equipment
- 2. The Winter Sports Equipment hire insurance excess if You have chosen and paid for Winter Sports Equipment hire cover from the hire company or agency, and You are charged an excess following the loss of, or damage to, the Winter Sports Equipment hired by You.

We Do Not Cover

We will not pay a claim:

- If You are unable to provide Us with any evidence of the loss, delay or damage to Your own Winter Sports Equipment, including a police report or a report by the Carrier
- 2. If You are unable to provide Us with the rental agreement for the hired Winter Sports Equipment
- 3. If You are unable to provide Us with any evidence of the loss of, or damage to, the Winter Sports Equipment hired by You.

15.3 Ski Pack Pre-Paid Fees Cancellation Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$1,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey You cannot use pre-paid ski passes or ski equipment hire, tuition fees or lift passes due to:

- Sickness or Injury sustained during Your Journey, provided You give Us certification in support of Your claim from the treating Registered Medical Practitioner
- 2. The loss or theft of Your lift pass,

We will pay the cost of non-refundable, pre-paid ski lift passes, ski equipment hire, or tuition fees that cannot be used.

We will not pay a claim:

- 1. If You are unable to provide Us with a medical certificate
- 2. If You are unable to provide Us with evidence of the non-refundable pre-paid ski lift passes, ski equipment hire, or tuition fees
- 3. If You do not report the loss or theft within twenty-four (24) hours (or if not reasonably possible, as soon as possible) of discovery to the police. You must provide Us with written evidence that You reported the loss or theft.

15.4 Piste Closure Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$100 per adult Insured Person for each continuous twenty-four (24) hours up to \$1,000 in total

An Excess applies per event for this Section.

We Cover

If, during Your Journey, all lift systems are closed for more than twelve (12) hours while You are at Your booked holiday resort due to:

- 1. Not enough snow
- 2. Too much snow, or
- 3. High winds that close the chairlifts,

If You can provide evidence of the closure, We will pay \$100 for each continuous twenty-four (24) hour period for the cost of either:

- (a) Transport to the nearest resort, or
- (b) Additional ski passes.

15.5 Bad Weather and Avalanche Closure Cover

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$1,000 in total

An Excess applies per event for this Section.

We Cover

If Your pre-booked outbound or return Journey is delayed for more than twelve (12) hours from Your planned departure time due to:

- 1. Bad weather, or
- 2. Avalanche,

We will pay Your Extra accommodation and travel costs at the same fare class and accommodation standard as originally booked.

We Do Not Cover

- 1. If You are unable to provide evidence of the bad weather or avalanche
- 2. If You are unable to provide evidence of the Extra accommodation and travel costs.

Section 16 – Search and

Rescue Expenses Cover

This Optional Cover Section 16, Search and Rescue Expenses Cover, will cover the Insured Persons named on the Schedule.

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$120,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey there are reports that an Insured Person is missing, and it has become necessary for the rescue or police authorities to instigate a search and rescue operation, We will cover the reasonable costs incurred by a recognised rescue provider or police authorities, chargeable to an Insured Person, to search for and to bring them to a place of safety, provided that:

- It is known or believed the Insured Person may have sustained an Injury or suffered a Sickness, or
- 2. The weather or safety conditions are such that it becomes necessary to do so in order to prevent the Insured Person from sustaining Injury or suffering a Sickness, and
- 3. The police or similar emergency services provider of the relevant State or Territory determine that search and rescue activities are required for the safety of the Insured Person.

We Do Not Cover

We will not pay a claim:

- 1. If the Insured Person is missing because they participated in a war, military activity, police operation, rebellion, riot or illegal activity
- 2. If the Insured Person's liberty has been denied, whether legally or not, including if the Insured Person has been kidnapped.

Section 17 – Adventure

Activities Cover

This Optional Cover Section 17, Adventure Activities Cover, will cover the Insured Persons named on the Schedule for participating in Adventure Activities under the Standard Covers of this Policy, unless specifically excluded.

Adventure Activities We Cover

The following activities are considered to be Adventure Activities:

- · Animal conservation and handling
- · Cascading
- Deep sea fishing
- Mountain biking downhill or on extreme ground conditions (amateur only)
- Mud buggying
- · Paragliding
- Parascending over land or snow
- Quad bike riding
- · Rock climbing outdoors not mountaineering
- Segway tours
- Sky diving.

Adventure Activities We Do Not Cover

The Adventure Activities Cover will not include:

- 1. Your Participation in Professional Sport activities or as a professional competitor
- 2. Your Participation in a tournament or competition
- 3. Any time trials or racing
- 4. Any activity involving live firearms including hunting and battle re-enactment activities
- 5. Claims arising directly or indirectly from You not following the safety guidelines
- 6. Any mountaineering or outdoor rock-climbing activities using guides, ropes, rock climbing equipment or oxygen, or where special equipment is used
- 7. Any activity that includes stunts
- 8. Claims arising directly or indirectly from You not using the appropriate safety equipment for that activity
- 9. Any activity where You need special skills, training, qualifications or abilities to participate

10. Yachting outside territorial waters on a private leisure craft.

Maximum Benefit Payable

The maximum benefits payable that We will pay in total for all claims under this Section are listed in the separate covers throughout this Policy.

Each Section to which this cover applies, will specify if an Excess will apply.

We Cover

If during the Journey an Insured Person who is listed on the Schedule participates in an activity under Section 17, Adventure Activities Cover, and they suffer an Injury or Sickness as a result, they will be covered under the Standard Covers unless specifically excluded.

We Do Not Cover

We will not pay a claim:

- Where the activity is specifically excluded under this Policy or is not on the list of Adventure Activities We Cover
- 2. Under Section 3, Permanent Disability, or Section 12, Personal Liability, for the Participation of the Insured Person in an Adventure Activity.

Section 18 – Golf Cover

This Optional Section 18 Golf Cover will cover the Insured Persons named on the Schedule for:

18.1 Golf Equipment

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$5,000 per adult Insured Person and \$10,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey, Your own golf clubs and equipment (not borrowed or hired) are stolen, accidentally damaged or permanently lost, We will, at Our option (which we will exercise reasonably), pay You for the golf clubs or equipment. If We decide to pay You for the golf clubs or equipment, We will pay You the lesser of the following options:

- (a) The reasonable cost to repair the item
- (b) The reasonable cost to replace the item
- (c) The original purchase price of the item after allowing for Depreciation for age (as described in General Condition 3, Claims and Depreciation)

We Cover (cont.)

We will also indemnify You for the bar expenses which are commonly incurred following a player achieving a hole-in-one during a competition round, following You having achieved a hole-in-one during such a round. We will only indemnify these expenses if they are incurred on the day Your hole-in-one occurred, and You must get a statement from the golf club Secretary or Manager confiming the competition name and date.

You must also provide Us with a copy of Your score card signed and certied by the official scorer for the competition and provide Us with a receipt from the Golf Club for the bar expenses incurred.

The most We will pay for this hole-in-one benefit is \$300 and no excess will apply.

We Do Not Cover

We will not pay a claim:

- For loss or theft of Your golf clubs and equipment, if You do not report it within twenty-four (24) hours (or if not reasonably possible, as soon as possible) to the police or an officer of the Carrier with whom You were travelling when the loss or theft occurred. You must provide Us with a written statement from the party to whom You so reported
- 2. For loss, theft or damage of Your golf clubs and equipment if You are entitled to compensation from the bus line, airline, shipping line or rail authority with whom You were travelling, for the relevant amount claimed. However, if You are not reimbursed the full amount, We will pay the difference between the amount of Your reasonable expenses and what You were reimbursed, up to the limit of Your relevant cover.

18.2 Golf Equipment

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$250 for each twenty-four (24) hour period \$750 in total per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey Your own golf clubs and equipment (not borrowed or hired), which are necessary for You to take part in the golfing activities You have planned, are::

- 1. Delayed in reaching You on Your outward Journey, or
- 2. Lost, stolen or damaged during Your Journey,

We will pay the cost of hiring golf equipment up to \$250 for each twenty-four (24) hours.

We Do Not Cover

- Where You have made a claim for the same costs and/or fees under another Section of this Policy
- 2. If You cannot provide Us with written evidence in support of Your claim.

18.3 Pre-paid Green Fees

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$500 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey You:

- 1. Suffer Sickness or Injury and cannot take part in pre-paid golf activities as planned, or
- 2. Suffer a loss or theft of documents, golf clubs or golfing equipment, which wholly prevents You from taking part in the pre-paid golfing activity,

for each continuous twenty-four (24) hour period, We will pay for the unused percentage of Your green fees You have pre-paid and which cannot be refunded.

We Do Not Cover

We will not pay a claim:

- Where You have made a claim for the same costs and/or fees under another Section of this Policy
- 2. If You cannot provide Us with written evidence in support of Your claim.

Section 19 – Business

Cover

This Optional Section 19, Business Cover, will cover the Insured Persons named on the Schedule for:

19.1 Business Equipment

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$4,000 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey Your business equipment is accidentally damaged, lost or stolen We will pay the:

- 1. Reasonable costs of replacing Your business documents, Business Samples, demonstration goods, tools of trade, or storage media for electronic data:
 - (a) Up to \$2,000 per single article, pair or set
 - (b) Up to \$4,000 in total for business documents, Business Samples, tools of trade, and storage media for electronic equipment
- 2. Necessary and reasonable courier expenses incurred to replace that business equipment up to \$250.

We will not pay a claim:

- 1. For the commercial value of documents to You
- 2. Where You have made a claim for the same costs under another Section of this Policy
- 3. If You cannot provide Us with written evidence from the appropriate authority and/or other parties, and relevant invoices/receipts, in support of Your claim
- 4. In excess of \$1,000 per article and \$2,000 in total, for all items per event if left unattended in any motor vehicle, including a campervan, caravan or camper trailer.

19.2 Business Equipment Hire

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

Up to \$1,500 per adult Insured Person

An Excess applies per event for this Section.

We Cover

If during Your Journey Your business equipment that is accompanying You on Your outwards Journey is stolen, lost, damaged or delayed for more than twenty four (24) hours, We will pay the reasonable cost of hiring replacement business equipment if reasonably necessary.

We Do Not Cover

We will not pay a claim:

- 1. Where You have made a claim for the same costs under another Section of this Policy
- 2. If You cannot provide Us with written evidence from the appropriate authority and/or other parties, and relevant invoices/receipts, in support of Your claim.

19.3 Loss or Theft of Business Money

Maximum Benefit Payable

The maximum benefit payable that We will pay in total for all claims under this Section is:

Maximum Benefit Payable

\$2,000 in total

An Excess applies per event for this Section.

We Cover

If during Your Journey Your business money (meaning cash or travellers cheques), which is the property of You (if self-employed) or Your employer, is lost or stolen:

- 1. While it is being carried by You, or
- 2. While held in locked safety deposit facilities, and
- 3. You have reported the loss or theft to the police,

We will pay You the amount of business money lost or stolen up to the maximum benefit payable.

We Do Not Cover

- 1. Under this Section where You have made a claim for the same costs under another Section of this Policy
- 2. If You cannot provide Us with written evidence from the appropriate authority and/or other parties, and relevant invoices/receipts, in support of Your claim.

Claims Examples

Example 1 - Cancellation Before You Depart

A week before Your holiday You start feeling unwell. You go to Your Registered Medical Practitioner and are diagnosed with appendicitis. You have to cancel the holiday, but have already spent:

- \$3,000 on flights, and
- \$2,000 on accommodation.

How We can assist You and settle Your claim:

- You obtain a medical certificate from Your Registered Medical Practitioner confirming that You are unfit to travel
- You cancel Your Journey and request a refund from Your travel provider or agent
- You contact Our Claims team and let Us know
- You receive a partial refund of \$1,000 for flights and \$500 for accommodation
- You have chosen a Cancellation limit of \$5,000 and an Excess of \$200
- We will pay Your claim under Section 1.1 Cancellation or Changes due to Unforeseen Circumstances Outside Your Control Before Your Journey Starts:

Total We Will pay You	\$7.700
Less Your applicable Excess	\$200
Less the refunded travel costs and accommodation	\$1,500
Total Travel arrangements	\$5,000

Example 2 – Delayed Luggage

You arrive in Melbourne but Your luggage has not arrived with You.

How We can assist You and settle Your claim:

- Before You call Our 24/7 Global Assistance team, lodge a Property Irregularity Report with Your Carrier, and remember to take a copy
- You have chosen an Excess of \$100
- You don't have a toothbrush, contact solution or a change of clothes
- We will pay Your claim under Section 9 Luggage and Personal Effects Delay Expenses, and if You choose to use the PassportCard We will top it up:

	¢ieo
Less Excess	\$0 as there is no applicable Excess
Total Immediate Payment	\$150

If You do not have access to, or choose not to use, the PassportCard, We can arrange to pay after You get Home.

Example 3 – Stolen Laptop

Your laptop bag is snatched on the streets of Sydney on 1st March 2022 while on a family holiday. You purchased the laptop on 1st February 2021 for \$3,000.

How We can assist You and settle Your claim:

- You have reported the theft to the police and they have given You a report of the theft
- You contact Our 24/7 Global Assistance team who will be able to help You get the claim process started
- You can send Us proof of purchase such as a receipt (sometimes this may not be accessible until You get Home)
- You have chosen an Excess of \$100
- We have decided to pay the claim under Section 8 Luggage and Personal Effects, and the value of the laptop is under \$5,000.

Total We Will Pav You	\$2.825
Less Your applicable Excess	\$100
Less Depreciation	(1 month x 2.5%) \$75
Original value of the laptop	\$3,000

Words With Special Meanings

When the following words and phrases appear in this PDS (including the Policy wording), the Schedule, or any other document We tell You forms part of Your Policy, they have the meanings given below. To make it easier for You, these words will appear in this Combined Financial Services Guide and PDS in capitalised letters, so You will know they are defined terms. These definitions will apply to both the singular and plural use of the word, for example 'Accident' and 'Accidents'.

Accident	means an unexpected and sudden physical event not intended by You.
Act of Terrorism	means any act, preparation in respect of action, or threat of action, designed to influence the government de jure or de facto of any nation or any political division in pursuit of political, religious, ideological or similar purposes, to intimidate the public or a section of the public of any nation, by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and which:
	(a) Involves violence against one or more persons
	(b) Involves damage to property
	(c) Endangers life other than that of the person committing the action
	(d) Creates a risk to health or safety of the public or a section of the public, or
	(e) Is designed to interfere with or to disrupt an electronic system,
	and shall also include any act, which is verified or recognised by the (relevant) governments as an Act of Terrorism.
Business Partner	means a partner in a business enterprise of Yours consisting of no more than three active participants who are resident in Australia.
Business Samples	means demonstration goods or examples of goods sold by You or Your company.
Carrier	means an aircraft, vehicle, train, tram, vessel or other scheduled transport operated under a licence for the purpose of transporting passengers. However, it does not mean a taxi, limousine or similar service.
Chronic	means a persistent and lasting condition. It may have a pattern of relapse and remission.
Computer System	means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, and wearable device), server, cloud or microcontroller including any similar system, or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by the Carrier that You were due to travel with.
Concealed Storage Compartment	means a boot, trunk, glove box, enclosed centre console, or concealed cargo area of a sedan, station wagon, hatchback, van or motorhome.
Cruise Vessel	means a boat or ship on which travel is taken for pleasure or as a holiday as a paying passenger, for a minimum of two (2) nights' duration.
Cyber Act	means an unauthorised, mailicious or criminal act or series of acts, regardless of time or place, or the threat or hoax thereof, involving access to, processing of, use of, or operation of any Computer System.

Cyber Incident	means a:
	(a) Cyber Act, error, omission, or series of related errors or omissions, involving access to, processing of, use of, or operation of any Computer System, or
	(b) Cyber Act including any partial or total unavailability, failure, or series of related partial or total unavailability or failures, to access, process, use or operate any Computer System.
Departure Point	means the station, airport, port, terminal or motor vehicle rental agency from where You are scheduled to board Your mode of transport or collect Your Rental Vehicle.
Dependant or	means Your unmarried child(ren) (including step or legally adopted children) who:
Dependants	(a) Are under nineteen (19) years of age, or
	(b) Are under twenty-five (25) years of age and full-time student(s) at an accredited institution of higher learning, and
	at the time of an event giving rise to a claim are primarily dependent upon You for maintenance and support, and are travelling with You on the Journey.
	Any Dependant under the age of sixteen (16) must travel under adult supervision.
Depreciation	means the deduction from the original purchase price of an amount calculated to be the reduction in value because of wear and tear and/or the passing of time.
Epidemic	means the sudden development and rapid spreading of a contagious or infectious disease to a large number of people in a community, population or region, as documented by a recognised public health authority.
Essential Items	means items You may need while waiting for Your Luggage and Personal Effects to arrive, including underwear, socks, toiletries, non-prescription medication and a change of shoes and clothing.
Excess	means the deduction We will make from the amount otherwise payable to You under Your Policy for each claimable incident or event.
Extra	means the cost of the accommodation or transport You actually use less the cost of the accommodation or transport You expected to use had the Journey proceeded as planned.
Financial Default	means breach of fiduciary duty, insolvency, bankruptcy, provisional liquidation, liquidation, fina cial collapse, appointment of a receiver, manager or administrator, entry into any official or unofficial s heme of arrangement, statutory protection, restructuring or composition with creditors, or the happening of anything of a similar nature under the laws of any jurisdiction.
Formal Attire	means dinner suit, dress shirt, bowtie, evening gown, cocktail dress or other items of clothing which are required attire for formal dining/functions, including wedding attire but not Jewellery.
Funeral Expenses	means the costs charged by a funeral director for arranging Your funeral service, and by either a cemetery for Your burial, or a crematorium for Your cremation. It does not include the cost of gravestones, statues or other similar memorial items.
Health Legislation	means the National Health Act 1953 (Cth), the Health Insurance Act 1973 (Cth), the Private Health Insurance Act 2007 (Cth), including any amendment, consolidation or re-enactment of either Acts or Rules, and/or any similar laws in any other jurisdictions in force, at the time of an Insured Person's Injury or Sickness, which govern the payment of medical and Hospital expenses by third parties.
Heli-skiing	means downhill skiing or snowboarding from locations only accessible by helicopter.

Home	means the place where You normally reside in Australia or as defined on Your Policy Schedule.
Hospital	means an established hospital registered under any applicable legislation, that provides in- patient medical care.
Income	means the amount of money You earn from personal exertion in a trade, business, profession or occupation after the deduction of income tax.
Injury or Injured	means bodily injury requiring treatment by a Registered Medical Practitioner caused solely and directly by violent, accidental, visible and external means, which happens at a definite time and place during Your Period of Insurance and does not result from any illness, Sickness or disease.
Insured Person	means each person shown on Your Schedule to whom the indemnities provided by this Policy apply, and who are citizens or permanent Residents of Australia or non-permanent residents who have a valid Medicare Card, private health fund, or overseas student travel insurance in Australia.
Insurer	means Guild Insurance Limited ABN 55 004 538 863, AFSL 233791.
Jewellery	means a form of personal adornment, such as brooches, rings, necklaces, earrings, and bracelets. It does not include watches or items of clothing.
Journey	means travel during the Period of Insurance which begins when You leave Home or Your place of business to commence Your travel, and ends when You arrive back Home or at a Hospital or nursing home in Australia (if You are evacuated), whichever is earlier.
Legal Costs	means fees, costs and expenses (including any applicable taxes and charges) in connection with a legal action. It also means any costs which You are ordered to pay by a court or arbitrator (other than any fine or penalty, or aggravated, punitive, exemplary or liquidated damages), or any other costs We agree to pay.
Luggage and Personal Effects	means Your suitcases, trunks and similar containers including their contents and articles worn or carried by You, including dentures, hearing aids, prostheses, surfboards or Your Valuables. It does not mean any bicycle or scooter, golf clubs or equipment, Business Samples or items that You intend to trade, passport or travel documents, cash, bank notes, currency notes, cheques, travellers cheques, negotiable instruments, watercraft of any type (other than surfboards), furniture, furnishings, household appliances, hired items, or any other item listed as excluded on Your Schedule.
Medical Expenses	means all Reasonable costs necessarily incurred, including ambulance, Hospital, theatre and surgical fees, medical expenses and diagnostic or remedial treatment, physiotherapy or chiropractic services, given, referred or prescribed by a Registered Medical Practitioner.
Moped	means any two-wheeled or three-wheeled motor vehicle with an engine displacement of not greater than 125cc.
Motorcycle	means any two-wheeled or three-wheeled motor vehicle with an engine displacement greate than 125cc.
Natural Disaster	means extraordinary natural phenomena that has catastrophic consequences such as floods, earthquakes, tsunamis, landslides, volcanic eruptions, atypical cyclonic storms, falling objects from space and meteorites, and in general any extraordinary atmospheric, meteorological, seismic or geological phenomenon. It does not mean an Epidemic or Pandemic.
Off-piste	means areas that are not groomed terrain and/or are not marked slopes or trails that are open maintained, monitored and patrolled by a ski resort.
Overseas	means outside Australia and its territories.

Pandemic	means a form of an Epidemic that spreads to multiple countries, continents or worldwide.
Participation	includes training for, coaching or otherwise competing in a sporting event.
PDS	means Product Disclosure Statement.
Period of Insurance	means the period from the date on which Your cover under this Policy commences, as shown on Your Schedule, until the end date shown on Your Schedule.
Permanent Disability	means You have permanently:
	• Lost all of the sight in one or both eyes, or
	• Lost the use of a hand at or above the wrist, or
	• Lost a foot at or above the ankle, or
	• Sustained paraplegia or quadriplegia, or
	• Sustained cognitive impairment that results in You requiring permanent and constant supervision, or inability to perform all activities of daily living such as washing, dressing, eating, continence or mobility.
Policy	means this PDS, the Schedule, and any written document We tell You forms part of Your Policy.
Pre-Existing Medical	means a medical condition which You were aware of at the Relevant Time, including:
Condition	1. A medical condition that involves:
	(a) Your heart, brain, circulatory system/blood vessels, or
	(b) Your lung(s) or Chronic airways disease, or
	(c) Cancer, or
	(d) Back pain requiring prescribed pain relief medication, or
	(e) Surgery involving any joints, the back, spine, brain or abdomen, requiring at least an overnight stay in Hospital, or
	(f) Diabetes mellitus (Type 1 or Type 2), or
	(g) A medical condition in the one (1) year prior to the Relevant Time:
	i. For which You have been in Hospital, an emergency department or day surgery, or
	ii. For which You have been prescribed a new medication or change to You medication regime
	2. A medical condition that is known, under investigation, or awaiting diagnosis, for which:
	(a) You have not yet sought a medical opinion regarding the cause, or
	(b) You are currently under investigation to define a diagnosis, or
	(c) You are awaiting specialist opinion.
	For the purposes of this definition, "medical condition" includes a dental condition. This definition applies to You, Your Travelling Companion, a Relative, Dependant or anyone else whose health may affect Your Journey.
Professional Sport	means any sporting event where any participant receives, or is eligible to receive, an appearance fee, wage, salary or prize money in excess of \$1,000.

Public Place	means any place that the public has access to, including but not limited to planes, trains, cruise ships, taxis, buses, air or bus terminals, stations, wharves, streets, shops, museums, galleries, hotels, hotel foyers and grounds, beaches, park lands, restaurants, private car parks, public toilets and general access areas.
Quad Bike	means a motorised vehicle designed to travel on four or more wheels, having a seat straddled by the operator and handlebars for steering control.
Reasonable	means, for medical or dental expenses, the standard level of care given in the State or Territory You are visiting, or, for other expenses, the comparable level You have booked for the rest of Your Journey.
Redundant	means loss of permanent paid full-time employment (except voluntary redundancy), after a continuous working period of at least two (2) years with the same employer.
Registered Medical Practitioner	means a qualified doctor or dentist, other than You or a Relative, holding the necessary certification in the State or Territory in which they are currently practising.
Registered Optician	means a qualified optician, other than You or a Relative, holding the necessary certification in the country in which they are currently practising.
Relative	means Your or Your Travelling Companion's mother, mother-in-law, father, father-in-law, step-parent, step-parent-in-law, sister, sister-in-law, brother, brother-in-law, wife, husband, son, son-in-law, daughter, daughter-in-law, stepchild, foster child, grandparent, grandchild, partner, fiancé(e), spouse or guardian, only if they are under eighty-five (85) years of age and resident in Australia.
Relevant Time	means:
	1. For a Single Trip Policy, the time the Policy is issued
	2. For an Annual Multi Trip Policy, either when part of the Journey is paid for, or when the Policy is issued, whichever happens later.
Remains	means :
	1. Bodily remains intended for burial, or
	2. The ashes of a deceased person following cremation.
Rental Vehicle	means a campervan/motorhome that does not exceed four and a half (4.5) tonnes, a sedan, coupe, hatchback, station-wagon, SUV, four-wheel drive or minibus/people mover, rented from a licensed motor vehicle rental company or agency.
Resident of Australia	means someone who currently resides in Australia and is eligible for an Australian Medicare Card.
Schedule	means the document We give You which confirms We have issued a Policy to You, and sets out details of Your cover.
Sick or Sickness	means a medical condition, not being an Injury, the symptoms of which first occur or manifest during Your Period of Insurance.
Ski Pack	means pre-booked and pre-paid ski passes, Winter Sports Equipment hire, tuition fees or lift passes.
Sporting Equipment	means equipment needed and used to participate in a particular sport and which can be carried about with You.

Sub Limit	means the maximum amount payable to cover specific items, an event or loss, which We have stated as being limited to that amount under any broader benefit limit stated in a Section of the Policy.
Transaction Card(s)	means a debit card, credit card or travel money card.
Travel Services Provider	means any scheduled service airline, hotel, accommodation provider, motor vehicle rental or hire agency, bus line, shipping line or railway company.
Travelling Companion	means a person with whom You have made arrangements, before Your Policy was issued, to travel with You for at least fifty percent (50%) of Your Journey.
Unsupervised	means leaving Your Luggage and/or Personal Effects:
	(a) With a person who is not shown on Your Schedule, or who is not a Travelling Companion or a Relative
	(b) With a person who is shown on Your Schedule, or who is a Travelling Companion or a Relative, but who fails to keep Your Luggage and/or Personal Effects under close supervision
	(c) Where they can be taken without Your knowledge, or
	(d) At such a distance from You that You are unable to prevent them being taken, including forgetting or misplacing items of Your Luggage and/or Personal Effects, leaving them behind, or walking away from them.
Valuables	means Jewellery, watches, precious metals or semi-precious stones/precious stones and items made of or containing precious metals or semi-precious stones/precious stones, furs, binoculars, telescopes, computer games, any kind of photographic, audio, video, computer, television, fax or phone equipment, tablets/MP4 players, PDA's, electronic games, CDs, mini discs, DVDs, cartridges, and video and audio tapes.
Winter Sports Activities	means snow-based activities conducted on groomed ski slopes within ski resort boundaries.
Winter Sports Equipment	means skis, poles, boots, bindings, snowboards or ice skates.
We, Our, Us	means PassportCard Australia Pty Ltd (PassportCard Australia) ABN 76 621 476 220, AFSL 551057, acting under binding authority from the Insurer, Guild Insurance Limited ABN 55 004 538 863, AFSL 233791.
You and Your	means the person who applied for and entered into this Policy with Us.
	For the purposes of determining Policy coverage and the application of exclusions and limitations, references to You and/or Your will also include each person shown on Your Schedule as an Insured Person.
	Please refer to the "Policy", at the part headed "Our Contract With You", on page 19.

Financial Services Guide

This Financial Services Guide (FSG) is designed to provide You with information that will assist You to decide whether to use any of the services offered by PassportCard Australia. This FSG also contains other important information about the types of financial services We can offer You, how We and others are paid, and any potential conflicts of interest that We may have. We also explain Our complaints processes including internal and external dispute resolution procedures and how You can access them, and the compensation arrangements We have in place to compensate clients for losses.

The PDS sets out information to assist You to decide whether to obtain PassportCard Travel insurance.

Who Is PassportCard Australia Pty Ltd?

PassportCard Australia (ABN 76 621 476 220) (AFSL 551057) is an underwriting agency that is authorised to deal in general insurance products and provide general advice on travel insurance products.

The Insurer and PassportCard Australia are not related companies, and neither has any shareholding or interest in the other.

"We", "us" and "our" in this FSG refers to PassportCard Australia. We act under a binding authority from the Insurer.

This means We can issue, vary, renew or cancel policies, and handle and settle claims under these policies on behalf of the Insurer.

We will act on behalf of the Insurer, and not on Your behalf, when providing these services. The Insurer is responsible for the provision of the financial services by Us to You, and authorises the distribution of this FSG.

We are located on Level 11, 5 Blue Street, North Sydney NSW 2060, Australia.

Other Financial Services that We Provide

Any advice that We give to You about the PassportCard Insurance Products and the PassportCard will be of a general nature only, and will not take into account Your personal objectives, financial situation and needs. You should carefully read the PDS to decide if the product(s) meet Your needs, objectives and financial circumstances before making a decision to purchase the product(s).

How We are Paid

We will receive a commission from the Insurer for every Policy that is issued on the capital Insurer's behalf. The commission that We will receive will be included in the premium charged, and is received by Us after You have paid the premium.

This commission is calculated as a percentage of the premium. We may also charge You a Policy fee, which will be shown on Your Schedule.

We may also receive a share of the profits earned by the Insurer if they make an underwriting profit in accordance with any agreed underwriting targets. This amount is calculated and paid retrospectively only when the Insurer achieves its underwriting target in a given year.

We may appoint and pay a commission or fee to Our intermediary partners which includes brokers, referral partners, authorised representatives and financial services associations.

If You were referred to Us by one of Our intermediary partners, brokers, authorised representatives or financial services associations, We may pay the person who referred You a percentage of the commission and fees We earn for placing Your insurance, including where You subsequently place insurance with Us directly.

Our employees and representatives will be paid an annual salary and may be paid a bonus based on the performance of the business.

Our intermediary partners, brokers who provide Us with referrals, and employees may also receive financial and non-financial incentives which may include but are not limited to training, invitations to social or business functions, and payments for marketing initiatives. These benefits may change from year to year, and may be based on the volume of business placed with Us.

You may request particulars about the above remuneration. However, the request must be made within a reasonable time after You have been given this document, and before the relevant financial service has been provided to You by Us.

PassportCard Australia Pty Ltd Compensation Arrangements

We hold professional indemnity insurance that will cover Us and Our employees (even after they cease to be employed) for finacial services that We may provide to You. The insurance meets the requirements under the Corporations Act.

Complaints Management Framework

We are committed to providing You with a superior customer experience. We will also provide the same level of care in managing Your personal information. If You are not happy with Our service, Our products, or how We have handled Your personal information, please contact Us so We can resolve the matter efficiently and fairly. For more information about Our Complaints Management Framework, which includes Our Internal and External Dispute Resolution process, refer to page 9 of the PDS.

Any Questions

If You have any questions about the financial services that We provide, please contact Us.

Telephone: 1300 123 413

Email:customersupport@passportcard.com.auMail:PO Box 411,
North Sydney, NSW, 2059

Please retain this document for Your reference and any future dealings with PassportCard Australia.

This document was prepared on 6 May 2024



PassportCard Australia Pty Ltd ABN 76 621 476 220, AFSL 551057 acting under binding authority from the Insurer, Guild Insurance Limited ABN 55 004 538 863, AFSL 233791.

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