

Travel Takaful Policy (Terms & Conditions)

DEFINITIONS

“Participant” means:

Within the validity period of the policy, the person aged between 30 days and 85 years, whose name and address are specified in the policy, with respect to whom the contribution has been paid before his/her travel and who is a permanent resident of the country where the policy was issued.

Not eligible as “Participant”:

- a) Participant intending to travel more than 92 consecutive days.
- b) Persons of less than 30 days of age.
- c) Persons aged from 86 years old, except in case a specific Plan including such cover for persons aged from 86 years is contracted.
- d) Non-residents in the country where the policy is issued;
- e) Those who have initiated the trip prior to the insurance underwriting.
- f) Insured travelling for work reasons (paid or otherwise), undertaking physical or manual hazardous activities such as: driving vehicles, use of machinery, loading and unloading, working at heights or in confined spaces, assembly of machinery, working on floating or underwater platforms, mines or quarries, use of chemical substances, laboratory work of any kind and any other hazardous activities.

“Beneficiary” means:

Person or persons for whom the participant recognizes the right to receive the corresponding amount of compensation as outlined in this contract. Should no one have been specified, the compensation will form part of the participant's estate.

“Immediate Family Member” of the participant means:

Spouse, children, parents, grandparents and siblings.

“Close Relative” of the participant, means:



Spouse, parents, children, grandparents, grandchildren, siblings, mother and father in law and brothers and sisters in law.

“Children” means:

Persons from 30 days to 18 years old.

“Spouse” means:

Person officially registered as wife or husband of the participant.

“Usual Country of Residence” means:

The country where the participant person is a citizen or permanent resident and where the Policy is issued by the company.

“Illness” means:

Any change in health diagnosed and confirmed by a legally recognized doctor during the life of the policy and which is not comprised or derived from either of the following two groups:

-Congenital disease: the disease that exists at the moment of birth as a consequence of hereditary factors or complaints acquired during pregnancy.

-Pre-existing disease: the disease that the participant suffered prior to the date of taking out this Policy, even if it wasn't diagnosed.

“Serious Illness” means:

Any illness that requires admission to hospital and which, in the opinion of the Assistance Company's medical team, prevents the participant from continuing travel on the date planned, or which involves the risk of death.

“Injury” means:

A medical problem caused by a sudden and severe external cause or reason beyond the control of the participant, within the validity period of this Policy.

“Serious Injury” means:

An injury which, in the opinion of the Assistance Company's medical team, prevents the participant from continuing travel on the date planned or involves the risk of death.

“Accident” means:

The bodily injury suffered during the life of the contract, which derives from a violent, sudden, external cause and one that is not intended by the participant. For the purposes of this policy, the following shall also be construed to be accidents:

- a. Asphyxia or injuries as a consequence of gases or vapors, immersion or submersion, or from the consumption of liquid or solid matter other than foodstuffs.
- b. Infections resulting from an accident covered by the policy.
- c. Injuries that are a consequence of surgical operations or medical treatments resulting from an accident covered by the policy.

“Emergency Dental Care” means:

Any natural dental treatment covered by the policy due to a condition suddenly started up at travel and that it does not occur by reason of any pre-existing situation has been documented by dentist’s report.

“Doctor” or “Physician” means:

An officially registered medical practitioner according to the law of the place where the claim happens.

“Osteosynthesis material” means:

Parts or pieces of metal or of any other kind used to join together the ends of a fractured bone, or to knit together the tips of joints, by surgical operation and which can be reused.

Orthopedic material or Orthosis means:

Anatomical parts or items of any kind used to prevent or correct temporary or permanent deformations of the body (walking sticks, cervical collar, wheelchair, etc.).

“Prosthesis” means:

These are deemed to be any item of any kind that temporary or permanently replaces the lack of an organ, tissue, organic fluid, member or part of any of them. By way of an example, mechanical or biological items such as cardiac valve parts, joint replacements, synthetic skin, intraocular lenses, biological materials (cornea), fluids, gels and synthetic or semi synthetic liquids that replace organic humors or liquids, medicine reservoirs, mobile oxygen therapy systems, etc.

“Limit” means:

The amounts set forth in the Conditions of this Policy, Schedules of Covers and Economic Limits

of each different Plan, and which represents the maximum benefit (financial, temporary or another kind) covered under each guarantee.



“Fraudulent Claims” means:

When the participant, beneficiary or someone acting on their behalf, uses any fraudulent means or devices in order to obtain any of the benefits of this policy, consequently, any payment of any amount in respect of such claim shall be cancelled.

“Deductible” or “Excess” means:

The amount of expenses or the number of days which are not covered by the company, and that are to be **paid** or supported by the Insured Person before the Policy benefits become payable.

“Contribution” means:

The price of the Takaful that the participant must pay the company in consideration for the coverage of the risks provided for the participant by the latter, the receipt for which will include, moreover, the surcharges and taxes legally applicable.

“Period of Takaful” or “Effective Date of Coverage” means:

The period that commences and ends on the dates stated on the Certificate of the Policy contracted. Such period of Takaful is in any case not renewable and not changeable.

“Territory” means:

Geographic area where the travel object of the contract takes place, and in which the events that occur there have coverage.

“Means of Transport /Common Carrier” means:

It will be understood like Common Carrier which are hired to carry out the trip object of this Takaful and will remain limited to the plane, ship, train, or coach, including when going into and going out of the above mentioned way of transport. Equally there remains covered the Accident of the way of public transport (limited to taxi, rent car with driver, tramway train, bus, train, underground train) during the direct route between the point of exit or come (domicile or hotel) up to the terminal of the trip (station, airport, port).

“Cover” means:

The Company will immediately provide the participant, the assistance specified under the “Coverage” clause of this Takaful Policy for mishaps that occur due to unforeseen incidents during travels outside his/her Usual Country of Residence, provided that this occurrence does not take place outside the specified geographical boundaries and does not take place out of the prescribed travel duration between the validity dates of this Policy. The scope of this Policy becomes void when the travel causing the acquisition of



this Policy ends and/or the participant arrives at his/her Usual Country of Residence, whichever takes place first. Period of Cover granted under this Policy shall not exceed 92 consecutive days each travel.

TRAVEL ASSISTANCE BENEFITS

The Company will provide the following Benefits only when the participant is travelling outside the Usual Country of Residence for up to a maximum of 92 consecutive days.

SECTION A: MEDICAL & EMERGENCY ASSISTANCE

1. Medical Expenses and hospitalization abroad

In the event of illness or injury of the participant occurring outside the Usual Country of Residence, The Company will pay the usual, customary, necessary and reasonable costs of hospitalization, surgery, medical fees and pharmaceutical products, prescribed by the attending doctor.

The Assistance Company's medical team will maintain the telephone contacts necessary with the centre and with the doctors who attend to the participant to supervise the provision of proper health care.

This cover is subject to a limit provided by the referred plan.

USD Nil excess is applicable per claim

2. Emergency Medical Evacuation

In the event of an accident or sudden illness, that is not pre-existing and which is acute, the Company will take charge of transferring the Insured to a properly equipped health centre or repatriating to his/her usual country of residence.

The Assistance Company's medical team will maintain the telephone contacts necessary with the doctors attending to the participant and will decide which health centre the participant is transferred to or whether repatriation is necessary, depending on the situation or gravity of the state the latter is in.

Assistance Company will arrange the evacuation, using the means it deems suitable, based on the medical evaluation of the seriousness of the participant's condition. These means may include air ambulance, surface ambulance, regular airplane, railroad or other appropriate means. All decisions relating to the means of transportation and final destination will be made by The Assistance Company.

Approval and arrangements shall be taken from the Assistance Company. In case any transportation or arrangement is made without obtaining prior approval from the Assistance Company, fees shall be paid by the participant.



This cover is subject to a limit provided by the referred plan.

3. Emergency dental care

If and when found necessary, the Company will provide the participant party with the dental assistance required abroad. However, this coverage is restricted to the treatment of pain, infection and removal of the tooth/teeth affected.

This cover is subject to a limit provided by the referred plan. USD Nil excess is applicable per claim.

4. Repatriation of family member travelling with the participant

Should the participant be hospitalized due to sudden illness or accident for more than ten days or deceased, the Company will meet the cost of repatriating one immediate family member accompanying the participant at the moment of the event, to his usual place of residence, when the latter is placed in the same country of residence of the participant, and provides this immediate family member is unable to travel by his/her own means of transport or means of transport used for the initial trip.

This cover is subject to a limit provided by the referred plan.

5. Travel of one Immediate Family Member

In the event that the participant should be admitted to hospital for more than five days as a result of an accident or illness covered in the policy, the company will take charge of the transfer of an immediate family member at the participant's choice, from the usual country of residence of the participant, including meeting the cost of the outbound to the place of hospitalization, accommodation expenses and return journey, **up to a limit provided by the referred plan.**

6. Emergency Return Home following Death of Close Relative

When an participant trip/journey is interrupted by the death of a close relative (spouse, parents, children, grandparents, grandchildren, siblings, mother and father in law, brothers and sisters in law), the Company will meet the cost of travel to the usual country of residence, whenever he/she is unable to travel by his/her own means of transport or the means of transport hired for the trip. However, the participant shall be required to furnish the evidence, documents or certificates of the event, interrupting the journey (death certificate).

This cover is subject to a limit provided by the referred plan.

7. Repatriation of Mortal Remains



In the event of the death of the participant, The Assistance Company will make the necessary arrangements for the return of the participant's remains to the participant's country of citizenship and the Company will meet the cost of the transfer expenses to the place of interment, cremation or funeral ceremony at his/her usual country of residence.

This cover is subject to a limit provided by the referred plan.

Payment of expenses for interment, cremation or funeral ceremony is excluded from this guarantee.

SECTION B: PERSONAL ASSISTANCE BENEFITS

1. 24 Hours Assistance Services

1.1 Medical Assistance

As soon as the Assistance Company is notified about a medical emergency resulting from the participant's accident or illness, the Assistance Company will contact the medical facility or location where the participant is placed and confer with the Physician at that location of the participant to determine the best course of action to be taken.

If possible and if deemed appropriate by the Assistance Company, the participant's Physician will be contacted to in order to have a better knowledge of the medical conditions of the participant, The Assistance Company will then analyze the situation and recommend the most appropriate way of providing the assistance benefits, as well as arranging hospital admission of the participant where, in discretion, of The Assistance Company is appropriate.

1.2 Legal Assistance

If the participant is arrested or in danger of being arrested as the result of any non criminal action resulting from responsibilities attributed to him, the Assistance Company will, if required, provide him with the name of an attorney who can represent him in any necessary legal matters.

1.3 Pre-Departure Services

Prior to The participant's departure, The Assistance Company will provide basic useful information about foreign locations, information about immunization requirements and passport or visa requirements, general information about weather and warnings about travel to certain locations.

1.4 International General Assistance

The Assistance Company will serve as a central point for translation and communication for the participant during emergencies.

The Assistance Company agrees to provide to him advice on contacting and using services available from consulates, government agencies, translators and other service providers that can help with travel

problems.

1.5 Abroad Information Assistance about lost Luggage and Passport,

If the participant outside his country of citizenship, notifies the Assistance Company that his/her luggage or passport has been lost, the Assistance Company will Endeavour to assist him/her by contacting the appropriate authorities involved and providing direction for replacing the passport or finding the luggage.

2. Delivery of Medicines

The participant will cover the expenses of sending medicines, in case of emergency, which are prescribed by the Doctor of the participant, even if this prescription is previous to the trip, and are not available at the place where she/he is staying.

This cover is subject to a limit provided by the referred plan.

The costs of the medicines are excluded from this guarantee.

3. Legal Defense

If the participant is arrested or is in danger of being arrested as the result of any non criminal action resulting from responsibilities attributed to him, the Assistance Company will, if required, provide him with the name of an attorney who can represent him in any necessary legal matters. The company will cover the expenses of legal defense abroad of the beneficiaries in the penal or civil procedures which are generated against the beneficiaries as a result of false arrest or wrongful detention.

This cover is subject to a limit provided by the referred plan.

4. Advance of Bail Bond

The Company will advance funds for any legal bond required on behalf of a participant up to the amount provided by the referred plan.

The participant will be required to repay such sum as may have been advanced within 45 days. The Assistance Company will require valid credit authorization prior to any such fund advance.

5. Hijacking

The company will pay the participant distress compensation up to the limit provided by the referred plan for every 24 hour during which any common carrier in which the beneficiary is travelling has been hijacked.

This cover is subject to a limit provided by the referred plan.

6. Location and forwarding of baggage and personal effects.

The Company will furnish the participant with advice on reporting the robbery or loss of his/her baggage and personal possessions, and will collaborate in arrangements for locating them. In the event that the aforesaid possessions should be recovered, the Company will take charge of forwarding them to the place of the trip planned by the participant or to his/her usual country of residence.

In this event, the participant is under an obligation to return the compensation received for the loss in accordance with this policy.

SECTION C: LOSSES & DELAYS BENEFITS

1. Loss of Passport, driving license, national identity card abroad

In case of loss of the participant's passport, driving license, national identity card while abroad, the Company will take charge of the expenses of the replacements necessary for obtaining a new passport driving license, national identity card or equivalent consular document.

This cover is subject to a limit provided by the referred plan.

2. Compensation for in-flight loss of checked-in baggage

The Company will supplement the compensation for which the carrier is liable up to a limit provided by the selected Plan, as a sum of both compensation payments, for the collection of baggage and possessions checked in by each participant, in the event of loss during the carriage by air performed by the carrier company, for the purpose of which the participant shall furnish a list of the contents including the estimated price and date of purchase of each item, as well as the settlement of the compensation payment by the carrier.

Compensation payment for loss will be calculated according to the procedures recommended by international carriage by air organizations.

The minimum period of time that must elapse for the baggage to be considered to have been lost once and for all will be that stipulated by the carrier company shall not be less than 21 days.

This cover is subject to a limit provided by the referred plan.

Money, jewellery, debit/credit cards, cheques and any type of document are excluded from this guarantee.

3. Compensation for delay in the arrival of luggage

In the event of a delay of more than 4 hours in delivering the baggage checked in, since the arrival of the flight on an IATA Member Airline, the Company will cover up to a limit specified by the selected plan for each participant, to purchase prime necessity items (those that are indispensable while the participant awaits the arrival of the delayed baggage), provided that the relevant original copies of the invoices are furnished.

This cover is subject to a limit provided by the referred plan. – Excess (4 hours)

All such claims shall be accompanied by documents duly certified by the Airline attesting to the occurrence of the event.

4. Delayed Departure

When the departure of the common carrier contracted by the participant for travelling is delayed by at least 4 hours, the Company, subject to presentation of the corresponding original invoices, shall reimburse any additional expenses incurred (transport and hotel accommodation, as well as meals) as a result of the said delay, with the following limits in accordance with the Schedules in the Plan selected:

1) Plan Single (Plus): Worldwide & Worldwide I

- Up to USD 250, for delays in excess of four but less than twelve hours;
- Up to USD 500, for delays in excess of twelve but less than eighteen hours;
- Up to USD 750, for delays in excess of eighteen but less than twenty four hours
- Up to USD 1000, for delays in excess of twenty-four hours.

The maximum limit for all concepts under this cover is USD 1000.

2) Plan Single: Worldwide & Worldwide I

- Up to USD 125, for delays in excess of four but less than twelve hours;
- Up to USD 250, for delays in excess of twelve but less than eighteen hours;
- Up to USD 375, for delays in excess of eighteen but less than twenty four hours;
- Up to USD 500, for delays in excess of twenty-four hours.

The maximum limit for all concepts under this cover is USD 1000.

This guarantee duly excludes any delay that is a direct consequence of a strike called by employees belonging to the airline company and/or the departure or arrival airports for the flight, or to service companies subcontracted by the same.

Also excluded from this guarantee are those delays that occur on charter or no regular flights.

Conditions and Limitations applicable to section C:

1. The participant must obtain written confirmation from the carriers or their agents of the actual date and time of departure and the reasons for delay before a claim is considered under this Section of the Policy.
2. Claims under this Section shall be calculated from the actual time of departure of the conveyance on which the participant was booked to travel, as specified in the booking confirmation.

SECTION D: PERSONAL ACCIDENT BENEFITS

1. “Means of Transport” Cover:

Takaful covers accidents the participant may suffer at the means of transport used during the trip, including public means of transport (taxis, buses, minibuses, coaches) used by the participant to get from his usual place of residence to the boarding point (airport, sea port, bus station) and from the point of arrival to the place of accommodation, as well as the return journey under the same conditions.

The indemnity limit for each cover is that provided at the Plan selected of the Policy or at the Individual Takaful Certificate.

The indemnity limit for all participant affected by the same accident is USD 200,000 (Two hundred thousand USD), regardless the number of participants or policies involved.

2. Accidental Death

1) Where an accident should lead to the death of the participant, the company shall pay the Beneficiary the sum determined for this eventuality.

2) If, prior to the death, the participant should have paid an indemnity for Disability, as a result of the same accident and this had occurred in less than one year, it shall indemnify the difference between the amount paid and the insured sum in the event of death. Should the indemnity already paid out be greater, the company shall not lay claim to the difference.

3) If, upon the death of the participant, there should be no designated beneficiary, nor rules to decide upon one, the sum covered shall go on to form part of the participant's estate. Where there are several beneficiaries, and except agreement to the contrary, payment of the sum covered shall be divided equally between them, or in proportion to their share of the estate, where those designated are the legal heirs. That part not received by a beneficiary shall augment all the others, except agreement to the contrary, except in the case where any of them should be a willful causer of the accident. In such a case, any designation in favor of the same shall be deemed null and void and the corresponding part not received shall go on to form part of the Policyholder's estate.

4) In order to obtain payment of the sum covered, the Beneficiaries should furnish the company with the following documents:

- a) Participant's Birth certificate and literal Death certificate.
- b) Those that prove the Beneficiaries' identity. Should they be the legal heirs, it shall also prove necessary to present the declaration of heirs decreed by the competent Court.
- c) Where the beneficiaries are duly designated in a will, a certification from the General Registry of Last Wills and Testaments or local equivalent Authority, together with a first copy thereof, will be required.
- d) Letter of payment or declaration of exemption from Inheritance Tax, duly issued by the corresponding Tax Delegation or local equivalent Authority.

3. Permanent Disability

1) This shall be deemed to consist of the permanent anatomic loss or lack of functionality or limbs or organs as a result of an accident. The amount of the indemnity shall be determined by applying to the sum covered the percentages established in the following Injury Table:

4. Accidental Death

1) Where an accident should lead to the death of the participant, the company shall pay the Beneficiary the sum determined for this eventuality.

2) If, prior to the death, the company should have paid an indemnity for Disability, as a result of the same accident and this had occurred in less than one year, it shall indemnify the difference between the amount paid and the sum covered in the event of death. Should the indemnity already paid out be greater, the company shall not lay claim to the difference.

3) If, upon the death of the participant, there should be no designated beneficiary, nor rules to decide upon one, the sum covered shall go on to form part of the participant's estate. Where there are several beneficiaries and except agreement to the contrary, payment of the sum covered shall be divided equally between them, or in proportion to their share of the estate, where those designated are the legal heirs. That part not received by a beneficiary shall augment all the others, except agreement to the contrary, except in the case where any of them should be a willful causer of the accident. In such a case, any designation in favor of the same shall be deemed null and void and the corresponding part not received shall go on to form part of the Policyholder's estate.

4) In order to obtain payment of the sum covered, the Beneficiaries should furnish the company with the following documents:

- a) Participant Birth certificate and literal Death certificate.

- b) Those that prove the Beneficiaries' identity. Should they be the legal heirs, it shall also prove necessary to present the declaration of heirs decreed by the competent Court.
- c) Where the beneficiaries are duly designated in a will, a certification from the General Registry of Last Wills and Testaments or local equivalent Authority, together with a first copy thereof, will be required.
- d) Letter of payment or declaration of exemption from Inheritance Tax, duly issued by the corresponding Tax Delegation or local equivalent Authority.

5. Permanent Disability

- 1) This shall be deemed to consist of the permanent anatomic loss or lack of functionality or limbs or organs as a result of an accident. The amount of the indemnity shall be determined by applying to the sum covered the percentages established in the following Injury Table:

<input type="checkbox"/> Amputation of an arm at the level of, or above, the elbow	65
<input type="checkbox"/> Amputation of an arm below the elbow	60
<input type="checkbox"/> Amputation of a hand at the level of, or below, the wrist	55
<input type="checkbox"/> Amputation of four fingers of a hand	50
<input type="checkbox"/> Amputation of a thumb	20
<input type="checkbox"/> Total amputation of an index finger or two joints thereof	15
<input type="checkbox"/> Total amputation of any other finger or two joints thereof	5
<input type="checkbox"/> Total loss of movement of a shoulder	25
<input type="checkbox"/> Total loss of movement of an elbow	20
<input type="checkbox"/> Total paralysis of the radial, cubital or median nerve	25
<input type="checkbox"/> Total loss of movement of a wrist	20
<input type="checkbox"/> Pelvis and Lower Limbs	
<input type="checkbox"/> Total loss of movement of a hip	20
<input type="checkbox"/> Amputation of a leg above the knee	60
<input type="checkbox"/> Amputation of a leg, while conserving the knee	55
<input type="checkbox"/> Amputation of a foot	50
<input type="checkbox"/> Partial amputation of a foot, while conserving the heel	20
<input type="checkbox"/> Amputation of a big toe	10
<input type="checkbox"/> Amputation of any other toe	5

<input type="checkbox"/> shortening of a leg by 5 cm or more	10
<input type="checkbox"/> Total paralysis of the external popliteal sciatic nerve	15
<input type="checkbox"/> Total loss of movement of a knee	20
<input type="checkbox"/> Total loss of movement of an ankle	15
<input type="checkbox"/> Serious walking difficulties subsequent to the fracture of one of the heel Bones	10

2) Applying the table of injuries shall be governed by the following principles:

A. When the injuries affect the non-dominant upper limb, the left of a right-handed person or vice versa, the indemnity percentages for the same shall be reduced by 15 per cent, except in case of a hand amputation related to a foot amputation.

B. In order to determine neither the said percentages, neither the participant's profession nor age, nor any other factor not included in the table shall be taken into account.

C. The accumulation of all the Disability percentages arising from the same accident shall not give rise to an indemnity of over 100 per cent.

D. The total lack of functionality of some limb or organ shall be considered as total loss thereof. The sum of diverse partial percentages related to the same limb or organ shall not exceed the percentage of indemnity established for the total loss thereof.

E. Those types of Disability not expressly specified shall be indemnified by analogy with other cases that do appear therein.

F. Partial limitations and anatomic losses shall be indemnified proportionally, with respect to the total loss of the affected limb or organ.

G. In the event that, prior to the accident, some member or organ suffered amputations or functional limitations, the percentage of the indemnity shall be the difference between the pre-existing Disability and that present after the accident.

3) For the purposes of the definitive indemnity, the degree of disability shall be determined by the company whenever the participant's physical condition is medically recognised as being definitive and the corresponding medical certificate of incapacity is provided. Where twelve months pass from the date of the accident, without the above being established, the participant may request from the company a

further period of up to twelve months more, after which time the latter must determine the disability on the basis of what it believes, will be the definitive condition.

4) Should the participant not accept the company's proposal, duly made in accordance with the medical certificate of incapacity and in line with the scale outlined in the policy, the following rules shall apply:

A. Each party shall appoint a medical expert and their written acceptance must be duly recorded. Should one of the parties not make such an appointment, he shall be obligated to do so within eight days of the date on which the party who had done so requires him to comply; should the former still not name anyone within this period, it shall be taken that he accepts the report issued by the other party's appraiser and he shall be duly bound by it.

B. Where the experts reach an agreement; this shall be reflected in a joint report, which shall state the causes of the loss, the degree of disability, any other circumstances that have a bearing on the determination of the same and the corresponding percentage of indemnity proposed.

C. Where no agreement between the medical experts is forthcoming, both parties shall agree on the designation of a third appraiser. Should this agreed designation not prove possible, this shall be incumbent on the competent Judge corresponding to the participant's address, under the participant's country Law of Civil Procedure.

4. Specific Exclusions for Personal Accident

4.1 In addition to the General Exclusions to all the guarantees of this policy described at the end of these General Conditions, the company does not cover the consequences originated or produced by the following:

- a) Bad faith on the part of the participant or those intentionally caused by the same, except where the damage was sustained in order to avoid something worse.
- b) Wars, with or without prior declaration, and any conflicts or international interventions using force or duress. Events arising from terrorism, mutiny or crowd disturbances. As well as damage caused during the course of strikes. Events or actions of the Armed Forces or Security Forces in peacetime.
- c) Extraordinary natural phenomena such as floods, earthquakes, Landslides, volcanic eruptions, atypical cyclonic storms, falling objects from space and aerolites, and in general any extraordinary atmospheric, meteorological, seismic or geological phenomenon.
- d) Fall of sidereal bodies and meteorites.
- e) Those derived from radioactive nuclear energy.
- f) Those caused when the participant takes part in bets, challenges or brawls, except in the case of legitimate defense or necessity.
- g) Accidents caused by the participation in criminal acts, or as a result of his/her fraudulent, seriously negligent or reckless actions.

- h) Accidents suffered as a result of being inebriated or under the effect of drugs, toxics or narcotics. Inebriation shall be taken to mean when the blood alcohol level is greater than 0.50 grams per 1.000 cubic centimeters, or the participant is fined or convicted for this cause.
- i) Intoxication or poisoning from the consumption of foodstuff.
- j) Injuries that are a consequence of surgical operations or medical treatments not brought about by an accident covered by the policy.
- k) Illnesses of any kind, fainting fits, syncope, strokes, epilepsy or epileptiforms and caused by any kind of loss of consciousness as a result of an accident as the latter is defined in the Definitions of these General Conditions.
- 4.2** The consequences of accidents that occurred prior to the coming into force of this Takaful are also excluded, despite the fact that they become apparent during its lifetime, as well as the consequences or after-effects of an accident covered which become apparent after the three hundred and sixty-five days subsequent to the date on which it occurred.
- 4.3** Unless expressly included in a specific Plan and subject to payment of the relevant surcharge contribution, the consequences of the following are excluded from the guarantee object of this contract:
- a) Engaging in the following sports: motor racing or motorcycle racing in any of its modes, big game hunting, underwater diving using artificial lung, navigation in international waters in craft not intended for the public transport of passengers, horse riding, climbing, pot holing, boxing, wrestling in any of its modes, martial arts, parachuting, hot air ballooning, free falling, gliding and, in general, any sport or recreational activity that is notoriously dangerous.
- b) Participation in competitions or tournaments organized by sporting federations or similar organizations. The use, as a passenger or crew, of means of air navigation not authorized for the public transport of travelers, as well as helicopters.
- c) Accidents due to a physical or manual risk activity (paid or not) such as: driving of vehicles, use of machinery, loading and unloading, work in heights/leveling or confined locations, assembly of machinery, undertaking work on floating or underwater/sub-aquatic platforms, mines or quarries, use of chemical substances, laboratories of any kind, and any other dangerous activities.

SECTION E: CIVIL LIABILITY BENEFITS

1. Personal Civil Liability

1. The Company guarantees the participant to pay the compensation for which the participant may be civilly liable by law, for bodily or material damages caused involuntarily to third parties and products during the lifetime of the Takaful contract, according to the definitions, terms and conditions set out in the policy and for incidents arising from the risk specified therein.

2. Save express agreement to the contrary, the Company will assume the legal supervision as regards the claim by the damaged party, and will meet the cost of the defense expenses that arise. The participant shall provide the collaboration necessary to assist the legal supervision assumed by the Company.

3. If in the court procedures brought against the participant there should be a conviction, the Company will decide whether it is appropriate to appeal to the competent higher Court; if it does not deem the appeal appropriate, it will inform the participant thereof, and the latter will be free to lodge it on its own exclusive account. In this latter event, if the appeal lodged were to give rise to a sentence favorable to the interests of the Company, it will be obliged to meet the cost of the expenses arising from such appeal.

4. When any conflict arose between the participant and the Company, prompted by the latter having to maintain in the loss interests contrary to the defense of the participant, the Company will inform the participant thereof, without prejudice to taking the measures which, because of their urgent nature, are necessary for the defense. In this case, the participant may choose between maintaining the legal supervision provided by the Company or entrusting its own defense to another person. In this last event, the Company will be obliged to pay the expenses of such legal supervision up to the limit agreed in the Policy Schedule.

When in the civil part an amicable agreement was reached, the defense in the criminal part is discretionary on the part of the Company and is subject to the prior consent of the defendant.

This cover is subject to a limit provided by the referred plan.

1.1. Recoveries

In the event of concurrence of the Company and of the participant against a liable third party, the amount recovered will be shared out between them both in proportion to their respective interest.

Specific exclusions to Personal Civil Liability cover:

In addition to the General Exclusions, applicable to all Coverage's and Sections of this policy, the consequences of the following events and damages are not covered:

a) Damage which has its origin in the breach of or voluntary failure to observe positive Legal rules or of those governing the activities object of the Takaful.

- b) Damage to goods or animals that are in the possession of the participant, or the person for whom the latter is answerable, for his/her own use, or that have been entrusted or rented out to him/her to use, look after, transport, use for working purposes or operate.
- c) Damage caused by the contamination of the ground, waters or the atmosphere, unless the cause thereof should be accidental, sudden and unforeseen or not anticipated by the participant.
- d) Damage caused by risks that should be object of compulsory Takaful cover.
- e) Damage arising from the use and running of motor vehicles, and of the elements towed or incorporated therein.
- f) The contractual obligations of the participant.
- g) Damage caused to ships, aircraft or any device destined for navigation or water or air support, or caused by them.
- h) Damage caused by the transport, storage and handling of corrosive, toxic, inflammable and explosive substances and gases.
- i) The payment of penalties and fines, as well as the consequences of failure to pay them and the furnishing of court bonds to guarantee the criminal results of the procedure.
- j) Liability arising from labor accidents sustained by the personnel in the service of the participant.
- k) Damage caused by products, completed works and services rendered, after they have been delivered to clients or after they have been rendered.
- l) Damage caused to movable or immovable property which, for their use or enjoyment, handling, transformation, repair, safe-keeping, deposit or transport, have been entrusted, assigned or rented to the Insured, or which are in his/her possession or sphere of control.
- m) Financial losses that are not the consequence of a material damage covered by the policy, as well as the financial losses that are the consequence of a bodily harm or material damage not covered by the policy.
- n) Damage caused by engaging in obviously dangerous sports, such as mountaineering, underwater activities, shooting or similar.
- o) Injury to employees of the participant.

Liability arising out of:

- Any willful act or misconduct;
 - The carrying on of any trade profession or business.
- q) Liability to members of the participant's family or any employee.
- r) Liability for which indemnity is provided to the participant under any other insurance.

THE COMPANY'S LIABILITY CONDITIONS

- 1) In the event of any claim the liability of the Company shall be conditional on the participant claiming indemnity or benefit having complied with and continuing to comply with the terms of this Policy.
- 2) In the event of a claim under this Policy the participant shall:
 - a) Take all reasonable precautions to minimize the loss.
 - b) As soon as possible telephone the Company to notify the claim stating benefits required.
 - c) Freely provide the Company with all relevant information.
 - d) Make no admission of liability or offer promise or payment of any kind.
- 3) The company will not reimburse or consider reimbursing any expenses which were not previously approved. Previously approved expenses will have to include the claim number obtained from The Assistance Company prior to sending the official receipts and/or letter explaining the reason and circumstances of why the Travel Assistance Services for which expenses are claimed were not obtained from The Assistance Company directly.

GENERAL EXCLUSIONS OF THE POLICY

- 1) **Loss, damage, illness and/or injury directly or indirectly caused by, arising out of, and/or during, and/or in consequence of the following are excluded from the guarantee/cover granted under this Policy:**
 - a) The bad faith of the participant, by his/her participation in criminal acts, or as result of his/her fraudulent, seriously negligent or reckless actions including those actions of the participant in a state of derangement or under psychiatric treatment costs for which are themselves excluded;

b) Extraordinary natural phenomena such as floods, earthquakes, landslides, volcanic eruptions, atypical cyclonic storms, falling objects from space and aerolites, and in general any extraordinary atmospheric, meteorological, seismic or geological phenomenon any other type of natural disaster;

Events arising from terrorism, mutiny or crowd disturbances;

d) Events or actions of the Armed Forces or Security Forces in peacetime;

e) Wars, with or without prior declaration, and any conflicts or international interventions using force or duress or military operations of whatever type.

f) Those caused by or resulting from radioactive materials and nuclear energy;

g) Those caused when the participant takes part in bets, challenges or brawls, save in the case of legitimate defense or necessity;

h) Illness or injuries existing prior to the claim, unless expressly included in the Private or Special Conditions and subject to payment of the relevant surcharge contribution;

i) Those that occur as a result of the participation by the participant in competitions, sports, and preparatory or training tests;

j) Engaging in the following sports: motor racing or motorcycle racing in any of its modes, big game hunting outside European territory, underwater diving using artificial lung, navigation in international waters in craft not intended for the public transport of passengers, horse riding, climbing, pot holing, boxing, wrestling in any of its modes, martial arts, parachuting, hot air ballooning, free falling, gliding and, in general, any sport or recreational activity that is known to be dangerous;

k) Participation in competitions or tournaments organised by sporting federations or similar organizations.

l) Hazardous winter and/or summer sports such as skiing and/or similar sports.

m) Permanent resident and students outside of resident country.

n) The use, as a passenger or crew, of means of air navigation not authorized for the public transport of travelers, as well as helicopters; and,

o) The accidents deemed legally to be work or labor accidents, consequence of a risk inherent to the work performed by the participant.

p) Internationally and locally recognized epidemics.

q) Illnesses or injuries arising from chronic ailments or from those that existed prior to the inception date of

the policy;

r) Death as a result of suicide and the injuries or after-effects brought about by suicide and/or attempted suicide or any self-inflicted injuries.

s) Illness, injuries or pathological states caused by the voluntary consumption of alcohol, drugs, toxic substances, narcotics or medicines acquired without medical prescription, as well as any kind of mental illness or mental imbalance; Illness or injuries resulting from refusal and/or delay, on the part of the participant or persons responsible for him/her, in the transfer proposed by the Company and agreed by its medical service;

u) Illness or injuries caused by pregnancy and childbirth or any complication therefore or voluntary termination of pregnancy;

v) Mental Health diseases.

w) Venereal sexually transmitted diseases.

x) All pre-existing, congenital and/or Chronic Medical Conditions.

y) Any cardiac or cardio vascular or vascular or cerebral vascular illness or conditions or after-effects thereof or complications that, in the opinion of a medical practitioner appointed by the Company, can reasonably be related thereto, if the participant has received medical advice or treatment (including medication) for hypertension 2 years prior to the commencement of the Protected Journey.

2) In addition to the foregoing General Exclusions, the following benefits are not covered by this Takaful:

a) The services arranged by the participant on his/her own behalf, without prior communication or without the consent of The Assistance Company, except in the case of an extreme emergency/urgent necessity. In that event, the participant shall furnish the Company with the vouchers and original copies of the invoices;

b) Assistance or medical services, which are not medically necessary and all elective and/or non-Emergency medical condition and its complications.

c) Rehabilitation treatments;

d) Prostheses, orthopedic material or thesis and osteosynthesis material, as well as spectacles.

e) Assistance or compensation for events that occurred during a trip that had commenced, in any of the following circumstances:

1) Before this Takaful comes into force;

- 2) With the intention of receiving medical treatment;
- 3) After the diagnosis of a terminal illness;
- 4) Without prior medical authorization, after the participant had been under treatment or medical supervision during the twelve months prior to the start of the trip;
- 5) Expenses that arise once the participant is at his/her usual country of residence, those incurred beyond the scope of application of the guarantees of the Takaful, and, in any case, after the dates of the travel object of the Agreement have elapsed or after 90 days has elapsed since the start thereof, notwithstanding what is provided for in the Additional Clauses or in the Private or Special Conditions.
- 6) Any Health Services that are received as Out-of-Hospital benefits.
- 7) All expenses relating to dental treatment, dental prostheses, and orthodontic treatments.
- 8) Services that do not require continuous administration by specialized medical personnel.
- 9) Personal comfort and convenience items (television, barber or beauty service, guest service and similar incidental services and supplies).
- 10) Medical Services that are not performed by Authorized Healthcare Service providers, apart from medical Services rendered in a Medical Emergency.
- 11) Prosthetic devices and consumed medical equipments.
- 12) Treatments and services arising as a result of hazardous activities, including but not limited to, any form of aerial flight, any kind of power-vehicle race, water sports, horse riding activities, mountaineering activities, violent sports such as judo, boxing, and wrestling, bungee jumping and any professional sports activities.
- 13) Costs associated with hearing tests, vision corrections, prosthetic devices or hearing and vision aids.
- 14) Patient treatment supplies (including elastic stockings, ace bandages, gauze, syringes, diabetic test strips, and like products, non-prescription drugs and treatments, excluding such supplies required as a result of Healthcare Services rendered during a Medical Emergency).
- 15) Services rendered by any medical provider relative of a patient for example the participant and the participant's family, including spouse, brother, sister, parent or child.
- 15) All Healthcare Services & Treatments for In-Vitro Fertilization (IVF), embryo transport, ovum and male sperms transport.
- 16) Treatments and services related to viral hepatitis and associated complications, except for treatment and services related to Hepatitis A.
- 17) Air or Terrestrial Medical evacuation except for Emergency cases or unauthorized transportation services.
- 18) Medical services and associated expenses for organ and tissue transplants, irrespective of whether the participant is a donor or recipient.
- 19) Any test or treatment not prescribed by a doctor.
- 20) Diagnosis and treatment services for complications of excluded illnesses.
- 21) The Company is exempt from liability when, as a result of force majeure, it is unable to put into effect any of the benefits specifically envisaged in this policy.**

1. HOW TO REQUEST ASSISTANCE:

The Reinsured will insert “clear indications” in the issued policies advising the “Insured” to contact The Assistance Company seeking the Covered Benefits and Services and avoid reimbursement procedures.

Since the appearance of an event that could be included in any of the guarantees described previously, the Beneficiary or any person acting in his place will necessarily contact, in the shortest possible time, in every case, the Alarm Center (24 Hrs/7 days) mentioned below, which will be available to help any person.

In the event of any claim Covered under this policy, the liability of the Assistance Company shall be conditional on the Insured claiming indemnity or Benefit having complied with and continuing to comply with the terms of this Policy.

If a Benefit Covered by the policy or assistance is needed, the Insured shall:

- 1) Take all reasonable precautions to minimize the loss.
- 2) As soon as possible contact the Assistance Company to notify the claim stating the Benefits required:

<u>Contact Number (24 Hrs/7 days):</u>	
Arabic, English, French and Russian	+202 330 11 444
Spanish, English	+34 90 20 2800 7
WhatsApp	+20 10000 4 83 93
Fax:	+202 330 11 412
Email:	travel@euro-assist.com



- 3) Freely provide all relevant information.
- 4) Make “NO” admission of liability or offer promise or payment of any kind.

In the cases where the Insured, only due to force majeure or any reason beyond his control cannot contact the Assistance Company directly to request the Services or Benefits Covered by the policy, the Insured can seek for expenses reimbursement in writing as follows:

- a) Contact Assistance Company to obtain a “CLAIM NUMBER”.
- b) Send an explanation letter of the circumstances of why the “Services or Benefits” for which expenses are being claimed were not requested or obtained from Assistance Company directly.
- c) Send the official documents (such as Medical Report, Police Report or Notification of Loss or Theft, Airline Report of Delay, Cancellation, Lost Luggage, etc.) and original receipts of the expenses incurred.



The Assistance Company is NOT liable in respect of any Benefit, which would otherwise be payable under this Policy, should there be another insurance in force Covering the same contingencies. The Assistance Company, at its discretion will consider reimbursing any expenses, totally or partially, after an internal assessment and case study is done.

The amounts (if any) reimbursed, will not exceed under any circumstance the amounts the Assistance Company would have paid to provide the Services directly, if it was contacted in due time and manner by the Insured at the time the claim occurred.

Important Note:

The Assistance Company will not be liable to provide any assistance when;

- a) As a result of force majeure, it is unable to put into effect any of the Benefits specifically envisaged in this policy.**
- b) The provision of which would endanger the lives of those persons intended to provide the assistance.**

TAKAFUL INTERNATIONAL CO. B.S.C.