MULTIRISK TRAVEL INSURANCE

'EASYJET'

GENERAL CONDITIONS

These General Conditions will allow you to be familiar in detail with the framework agreement that you are entering with MONDIAL ASSISTANCE EUROPE, N.V. (hereinafter MONDIAL ASSISTANCE) when you take out this insurance. Please read this policy carefully, including the exclusions.

Should you have any queries or claims, MONDIAL ASSISTANCE places its Telephone Helpline at your service, on 902 402 440, and its website <u>www.mondial-assistance.es</u>, where you will find all the information you need.

TRAVEL TIPS

Always have the MONDIAL ASSISTANCE telephone number and your policy number with you.

If you are going to travel in Europe, obtain your 'European Healthcare Card' at your Social Security office.

How to use your policy

In the event of an emergency or should you need to use the policy, contact MONDIAL ASSISTANCE on 902 21 31 00 from Spain, or 34 91 452 29 14 from abroad. Always state your name, policy number, location, and a telephone contact number.

Accident or illness: in the event of an emergency, go directly to a suitable hospital facility. If it is not an emergency, call MONDIAL ASSISTANCE first.

Remember that the quality of the healthcare services will depend on the level of development of the country in which you require medical assistance.

Permanent loss or misplacement, destruction of the baggage checked in on the flight:

- a. Prior to leaving the baggage-reclaim zone, ask for a Property Irregularity Report (P.I.R.).
- b. List the contents of your baggage.

Theft, loss, or damage of your baggage in the custody of the transporter:

- a. You should report this event to the police at the place and on the date of the occurrence, providing a list of the items stolen and their economic value. Obtain a certificate of the said police report.
- b. You should file a **written claim** with the transport company, in accordance with the time limits laid down by each company. Keep a copy thereof.
- c. Obtain a certificate from the transport company, stating the amount that the company agrees to be liable for in compensation.
- d. Make a list of the contents of your baggage.

Theft of your baggage or personal items not checked in:

You should report this event to the police at the place and on the date of the occurrence, providing a list of the items stolen and their economic value. Obtain a certificate of the said police report.

Delay in the departure of the means of transport or missed connections:

- a. You should file a written claim with the transport company, in accordance with the time limits laid down by each company.
- b. Obtain a certificate from the transport company stating the actual departure time and the reason for the delay.
- c. Keep any receipts for any additional expenses incurred during the delay.

Cancellation of your flight: As soon as you become aware of the impossibility of taking your flight for a reason covered by the policy, go to your trip organizer and carry out the annulment, obtaining the pertinent document in proof of this, and notify this fact immediately to MONDIAL ASSISTANCE by way of the e-mail address <u>siniestros@mondial-assistance.es</u>

GENERAL CONDITIONS

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This insurance agreement is governed by the following:

- The Insurance Agreements Act 50/80 of 8 October (Official State Gazette 17-10-80)
- Royal Decree Law 6/2004 of 29 October, which approves the restated text of the Private Insurance Regulation and Supervision Act.
- Rule 2486/1998 on the Regulation and Supervision of Private Insurance and subsequent amendments.
- General Law 26/1984 on the Protection of Consumers and Users of 19 July.
- Any other norm which, during the life of this Policy, may be applicable, as well as the provisions of these General Conditions, Private Conditions, and where appropriate, Special Conditions.

This agreement shall be performed under the Free Provision of Services Régime.

I. DEFINITIONS.

In this agreement, the following terms shall have the following meanings:

 INSURER is MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España, with its registered office at Avenida de Manoteras 46 bis, Madrid, and holder of Tax ID Number W0034957A. It is recorded at the Commercial Registry of Madrid at Tome 26,138, Folio 140, Section 8, page M-471120, and recorded at the Special Registry of Insurance Institutions in Spain under number E-182.

This is the body corporate that is to bear the contractually-agreed risk, with the control and supervision of its activities being the responsibility of:

- The Member State responsible for the control of the INSURER is Holland, and the responsible Authority is De Nederlandsche Bank N.V., with its address at Postbus 236, 7200 AE Zutphen, Nederland.
- The Spanish Insurance and Pension Funds Directorate-General, of the Ministry of the Economy and Taxation, pursuant to article 133 of the Regulation and Supervision of Private Insurance Rules (Royal Decree 2486/1998).

- **POLICYHOLDER** is the private individual or legal entity, with habitual residence in Spain, who/which executes the agreement with the insurer and to whom/which the duties arising from the said agreement correspond, except where by the nature thereof these must be performed by the insured. In the event that the policyholder is a private individual or legal entity with habitual residence outside of Spain, the term of the agreement may not exceed four months starting as from the date on which it was issued.
- **INSURED** is the person, with habitual residence in Spain, who books his/her flight with Easyjet Airline Company (hereinafter Easyjet) through its website and who is referred to in the special conditions. He/she assumes the duties arising under the agreement in default of the policyholder. Children aged under 2 years who travel with Easyjet in the company of a relative who has the status of insured shall also be deemed to be insureds.
- **INSURED'S ADDRESS** is where the insured has his/her habitual residence, and is the address stated in the Special Conditions of the policy.
- **PREMIUM** is the price of the insurance. The payment order shall furthermore include any surcharges and taxes that may be applicable by law.
 - Tax on Insurance Premiums.
 - Spanish Insurance Compensation Bureau Surcharge.
 - Surcharge for the purpose of financing the settlement functions of insurance institutions
 - Surcharge on extraordinary risks
- **INSURED EVENT** is any event which may be covered by this insurance. A harmful event or series of events arising as a result of one single original cause shall be deemed to be one single insured event, irrespective of the number of claimants or claims.
- **EXCESS** is the amount that for each insured event, and in accordance with what has been agreed in the policy for each one of the covered risks, is payable by the insured.
- **POLICY** is the document containing the conditions governing the insurance. The following form an integral part of the policy: the General Conditions, the Special Conditions, which individualize the risk and contain the clauses which, in accordance with the will of the parties, complete or amend the General Conditions as allowed by law, the private conditions, and any supplements or annexes which may be issued in order to complement or expand them.
- **EPIDEMIC** is the appearance of an infectious disease which manifests itself in a large number of people, in a localized region, and within a short spell of time.
- **RECEPTIVES** are insureds with their habitual residence abroad. These insureds should be specifically identified, and the corresponding premium shall be applied to them. For the purpose of the benefits, all references made to Spain shall be deemed as being made to the foreign country of residence of the insured. In the event they are not identified as such, they shall be treated as insureds with habitual residence in Spain, and their habitual residence in this country shall be deemed to be the point of departure of their trip.
- **TRIP** shall mean any travel outside of the habitual residence of the Insured, from departure to return to the residence.

- **FAMILY MEMBERS**: only the following are deemed to be family members: spouse or common-law spouse, sons and daughters, parents, grandparents, grandchildren, brothers and sisters, mother or father-in-law, sons or daughters-in-law, brothers or sisters-in law of the Insured, notwithstanding the provisions for each guaranty. In addition, the legal tutors of the Insured shall have this status.
- **BAGGAGE** means the personal items necessary during the course of the trip.

Where the content of the policy should be different from the insurance proposal or from the agreed clauses, the policyholder may apply to the insurance institution to correct the difference within one month as from when the policy is delivered. After the said time period has elapsed with no application having been made, the provisions of the policy shall prevail.

In the event that the insurance has been taken out remotely, and pursuant to the provisions of 'Law 22/2007 of 11 July on the remote marketing of financial services aimed at consumers', we inform you that if the term of the insurance is more than one month, the policyholder may withdraw from this agreement within fourteen calendar days as from the date the agreement was executed.

In order to exercise the right to withdraw, the policyholder must send a letter by registered mail or any other means that allows a record to be kept of the date of sending and of receipt, to Departamento de Soporte Comercial y Servicio al Cliente de MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España, Avenida de Manoteras 46 bis, 28050 Madrid, or by e-mail to devoluciones@mondial-assistance.es

Where the policyholder should choose to withdraw from this agreement, MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España shall reimburse the policyholder, within 30 days following receipt of the application, the proportional part of the unearned premium in accordance with the risk that has been covered up until the date of withdrawal.

II. COMMON PROVISIONS.

Aim of the insurance.

This shall consist in making assistance available to the insured, when he/she should find him/herself in difficulties during travel or absences from his/her home or place of habitual residence, as a result of a fortuitous event in the cases and conditions provided for in the agreement.

Likewise it shall consist in the refund of the annulment and/or cancellation costs owed by the insured, where the said insured annuls his/her flight prior to departure, for any of the reasons envisaged in this agreement.

Entry into force and duration of the insurance agreement.

The agreement shall enter into force at 00:00 hours on the day stated in the Special Conditions as the issue date, and shall expire when the effect of the guaranties covered ends, in accordance with the provisions of the following paragraph.

Effect of the guaranties.

- <u>The annulment guaranty</u> shall come into effect as from the date the policy is issued, which date must under all circumstances coincide with the date on which the flight reservation that is purchased is confirmed, and shall cease on the date of the commencement of the first flight of the outbound trip, provided that the premium has been paid.
- <u>All other guaranties</u> shall come into effect, once the premium has been paid, as from the departure time of the trip as specified in the Special Conditions, up to the date stated in the Special Conditions as the date of the conclusion thereof. They shall only apply to trips that include a flight with Easyjet.

Geographical scope.

The coverage guarantied by this policy shall be valid in Europe (Including Spain) and in countries bordering the Mediterranean sea.

The assistance guaranties shall only be valid more than 30 km from the insured's residence, 15 km in the Canary Islands or the Balearic Islands. The baggage guaranty shall not be applicable at the insured's principal or secondary place of residence.

Payment of the premium.

The policyholder shall be under a duty to pay the premium at the time the agreement is executed, and in any case, prior to the commencement of the trip.

The premium shall be paid at the registered address of the insurance company. Should the premium not be paid for a reason attributable to the policyholder, MONDIAL ASSISTANCE shall be entitled to terminate the agreement or to require payment of the outstanding premium.

In any event, where the premium has not been paid prior to the occurrence of an insured event, MONDIAL ASSISTANCE shall be released from all duties.

Insured events.

Where an insured event should occur, the insured shall notify this to MONDIAL ASSISTANCE immediately upon occurrence.

- Where the insured event involves Assistance-Repatriation, he/she should call 902 21 31 00 from Spain, or 34 91 452 29 14 from abroad (which line is manned 24 hours a day every day of the year), indicating his/her location, telephone number, and the type of assistance required. Telephone calls from abroad shall be made using the reverse-charges system, i.e. free of charge for the insured, or through the ESPAÑA DIRECTO service.
- Where the claim refers to any other guaranties you may notify MONDIAL ASSISTANCE of the claim by way of the website <u>www.mondial-assistance.es</u>, by e-mail: siniestros@mondial-assistance.es, or by telephone on 902 10 55 15, within 7 days. After this time limit has elapsed, MONDIAL ASSISTANCE may claim for any losses caused by failure to give notice.

The Insured should use all means at his/her disposal to mitigate the consequences of the insured event.

Once the MONDIAL ASSISTANCE Claims Department has been notified of the occurrence of an insured event, it will send you a form or request for documentation which you should fill in. This shall contain a list of documents which you should necessarily supply in order for the claim to be indemnified. Under all circumstances, all original probative documents, invoices, receipts, certificates, and complaints shall be supplied, as well as medical reports and any other documentation proving both the occurrence of the events guarantied under this policy, and the fact of having incurred refundable expenses under the said policy.

This should be sent to MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España, Departamento de Siniestros: Avenida de Manoteras, 46 bis, 28050 Madrid. Under all circumstances the insured should notify MONDIAL ASSISTANCE of any guaranties subscribed with other insurers for the same risk.

Any services not requested during the course of the trip or which have not been organized by MONDIAL ASSISTANCE shall not give rise to any entitlement to a refund or compensatory indemnity

of any sort. Only those insured events for which this possibility is envisaged shall give rise to an entitlement to reimbursement.

There follow below the specific guidelines that you should follow for each insured event that you may suffer. These guidelines may be complemented by others stated in the sections corresponding to each guaranty:

- In the event of annulment you should notify the flight organizer as quickly as possible that you have become aware of an event that prevents you from taking the flight, so that the consequences of the annulment may be mitigated.
- In the event of a civil-liability claim, you should immediately forward to MONDIAL ASSISTANCE all notices, summonses, orders, letters, writs, and in general, all judicial or extra-judicial documents which are addressed to you or to the perpetrator thereof in respect of an event that gives rise to liability that is covered by the insurance.

Unless it should be agreed otherwise, should events that are covered by this policy occur, MONDIAL ASSISTANCE shall take charge of all arrangements relating to the insured event, acting on behalf of the policyholder or the perpetrator of the events, and shall deal with the victims or their representatives, and shall indemnify them where this should be appropriate.

Should a settlement not be reached, MONDIAL ASSISTANCE shall proceed through its Lawyers and Court Advocates with the defence of the policyholder or the perpetrator of the events with regard to the civil actions, for which purpose the defendant must confer the necessary powers of attorney. In respect of criminal actions, the insurer may take on the defence with the consent of the defendant.

Should the insured be found guilty, the insured shall decide on whether or not it is appropriate to appeal to the relevant Higher Court. However, should the Insurer decide that no appeal should be filed, it shall notify the interested party of this, who shall be free to file an appeal on his/her own behalf, and the Insurer shall be under a duty to refund all costs incurred up to the limit of the economy attained, should the appeal be successful. MONDIAL ASSISTANCE shall pay the indemnity in accordance as is stated below:

- a. As a general rule, it should pay the indemnity at the end of the investigations and expert assessments necessary in order to establish the existence of the insured event, and where appropriate, the value of the losses that flow from it. The parties may agree to substitute payment of the indemnity for the repair or replacement of the affected item.
- b. Where there has been an expert opinion and this has not been challenged, payment shall be made within five days.
- c. Should the expert opinion be challenged, the Insurer shall pay the minimum amount that it may owe in accordance with the circumstances that it is aware of.
- d. In any event, the Insurer shall pay the minimum amount that it may owe in accordance with the circumstances that it is aware of within forty days following receipt of the notice of insured event.
- In the event of theft of baggage, you should report this on the same day it occurs to the police authorities that are closest to place where the theft occurred, which report should include a list of the contents of the baggage as well as an economic valuation.
- In the event of total or partial destruction of the baggage during transit by a public passengertransport company, you should file the probative document supplied by the transport company.

- In the event of loss of the baggage during transit by a public passenger-transport company, you should file a certificate setting out the facts, issued by the transport company.
- In the case of baggage checked into a flight and should the loss, misplacement, or destruction occur prior to leaving the baggage-reclaim zone, ask for a Property Irregularity Report (P.I.R.).
- In the event of loss of Green Fees you must supply a detailed medical report, in the event of an illness or accident that justifies returning home and the impossibility of playing golf. In this regard, the insured expressly releases any doctors who have seen or treated him/her from the duties of professional and legal secrecy, and authorizes any such doctors to disclose to the Insurer's medical team all information and medical background that they may hold or have acquired in the course of providing their services.

Other insurers.

In accordance with the provisions of the Insurance Agreements Act 50/1980, the insured shall, in all cases, at the time of subscription or during the course of the guaranty, declare to MONDIAL ASSISTANCE any guaranties taken out for the same risk with other insurers.

Liability.

MONDIAL ASSISTANCE shall not be liable for any delay or failure to perform the provision of the guarantied services in those cases where the delay or breach has been caused as a result of:

- Strikes
- Explosions
- Revolts
- Popular uprisings
- Riots
- Quarantine
- Restrictions on free circulation
- Sabotage
- Terrorism
- Civil or foreign war, whether declared or not
- The effects of radioactivity or any other fortuitous cases or instances of force majeure.

Subrogation.

MONDIAL ASSISTANCE is subrogated, up to the total cost of the services provided thereby, into the rights and entitlements corresponding to the insured against all private individuals or bodies corporate who/which are responsible for the facts that have led to the intervention thereof. Where the services provided in performance of this agreement are covered in whole or in part by another insurance institution, by the Social Security, or by any other institution or person, MONDIAL ASSISTANCE shall be subrogated into the rights and entitlements corresponding to the insured against the said company or institution. For these purposes, the insured undertakes to co-operate with MONDIAL ASSISTANCE, providing any assistance or executing any document that may be deemed necessary. In any event, MONDIAL ASSISTANCE shall have the right to use or to apply to the insured for the refund of the travel ticket (plane ticket, rail ticket, etc.) which has not been used by the said insured, where the return expenses have been borne by MONDIAL ASSISTANCE.

Termination of the agreement.

Should the insurable interest cease to exist during the time that the insurance is in force, the insurance agreement shall be terminated as from that time, and MONDIAL ASSISTANCE shall be entitled to keep the

unearned premium.

Statute-barring.

Any actions arising as a result of this agreement shall be statute-barred after five years for personal insurance, and after two years for loss insurance, as from the day on which they could be exercised.

Forums for resolving disputes between the parties.

1. The Ministry of the Economy regulates, by way of Order ECO/734/2004 of 11 March, the activities of the Customer Care Service that MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España makes available to all clients in order to attend to and resolve complaints and claims made by policyholders, insureds, beneficiaries, third-party victims, or the representatives of any of the above.

Complaints and claims may be filed at the following address:

MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España SERVICIO DE ATENCION AL CLIENTE Avenida de Manoteras nº 46, bis, 28050 Madrid Or at <u>attcliente@mondial-assistance.es</u>

The CCS shall resolve the said complaints and claims within two months as from the date on which they were filed.

In the event you are not satisfied with the decision of the said Service, you may appeal the said decision before the COMMISSION FOR THE PROTECTION OF INSUREDS AND PARTICIPANTS IN PENSION PLANS, provided that you have previously exhausted the Insurance Company's CCS channel, by filing the said complaint or claim at:

Paseo de la Castellana 44, 28046 Madrid

The functioning of the Customer Care Service is governed by the Regulations, approved by the Company's Board of Directors, which may be viewed on our website www.mondial-assistance.es

2. By way of arbitration.

The parties, by mutual accord, may agree to submit any disputes arising from this insurance to be resolved by arbitration, in accordance with the legislation in force.

3. Before the Courts.

Should one of the parties decide to pursue its actions before the Courts, the Courts of the insured's place of residence shall have jurisdiction.

Special Clause.

When taking out this insurance policy, the data you supply to us will be stored in a file that is the responsibility of MONDIAL ASSISTANCE EUROPE, N.V., for the purpose of managing your insurance. Furthermore, during the time the insurance is in force, we may ask you for further personal data in order to process any possible claims, which data shall likewise be stored in files owned by MONDIAL ASSISTANCE EUROPE, N.V. Sucursal en España.

Likewise, when taking out this policy, you consent to having any personal data held by the medical centres that are assigned to provide the healthcare assistance services disclosed to MONDIAL ASSISTANCE

EUROPE, N.V. as may be required for the management of these kinds of claims, and for the invoicing of any expenses that may arise.

Pursuant to the provisions of the Organic Personal Data Protection Act of 13 December 1999, you are entitled to exercise rights of access, correction, cancellation, and opposition with regard to your data, by addressing yourself to Departamento de Auditoria de MONDIAL ASSISTANCE EUROPE, N.V., Avenida de Manoteras 46 bis 6^a planta, 28050 Madrid.

The policyholder hereby states that he/she has informed any third parties whose data he/she supplies of the provisions of the above paragraphs.

III. ANNULMENT GUARANTY.

ARTICLE ONE. DESCRIPTION OF THE COVER INCLUDED.

MONDIAL ASSISTANCE hereby guaranties, under the terms laid down in these Conditions, the refund of the annulment and/or cancellation costs that are payable by the insured, where he/she should annul his/her flight prior to departure for any of the causes stated below. The said causes should be sufficiently proven.

List of the causes for annulment covered:

1. Serious illness, serious bodily injury, or death of:

The insured and family members as they are defined in this policy.

<u>Serious illness</u> shall be deemed to mean an alteration to one's health verified by a medical professional, which entails hospitalization or the need to remain in bed, **that the said situation should persist within the 7 days prior to the flight**, and where in accordance with the opinion of the MONDIAL ASSISTANCE medical team, this should result in the commencement of the flight on the expected date not being medically possible. Where the illness should affect family members of the insured, both when they are insured for the same flight and when they are not, the illness shall be deemed to be serious where it requires hospitalization or entails a risk of imminent death **and the said situation should persist within the 7 days prior to the flight**.

Serious accident shall be deemed to be unintentional bodily harm on the part of the insured, arising from the unexpected action of an external cause, verified by a medical professional, which requires hospitalization or the need to remain in bed, that the said situation should persist within the 7 days prior to the flight, and where in accordance with the opinion of the MONDIAL ASSISTANCE medical team, this should make it impossible to commence the insured's flight on the expected date. Where the accident should affect family members, as they are defined in this policy, the accident shall be deemed to be serious where it requires hospitalization or entails a risk of imminent death and the said situation should persist within the 7 days prior to the flight.

Annulments caused by pre-existing illnesses and pregnancy complications are covered provided that there has been a supervening aggravation occurring after the date the insurance is taken out. **Giving birth and pregnancy complications are excluded as from the 7th month of gestation**.

LIMIT AND CALCULATION OF THE INDEMNITY.

The indemnity limit is set at €1,250.00 per insured person (excess of €25 in case of serious illness which entails the need to remian in bed), and the refund shall be made in accordance with the scale established by the flight organizer. An indemnity limit of €32,000.00 per claim is established

This scale shall serve as the calculation base for the loss incurred by the insured in accordance with the contractual clauses envisaged by the flight organizer in the event of annulments. Where the insured should annul after the day on which he/she became aware of the cause preventing him/her from taking the flight, any supplementary costs that have been invoiced shall not be entitled to receive any refund whatsoever.

The MONDIAL ASSISTANCE medical team shall in each case verify that the scope and/or seriousness of the illness or accident is sufficient cause for the annulment of the flight thereby precluding its commencement, as well as the date the cause of the annulment commenced.

ARTICLE TWO. EXCLUSIONS

Any annulments of the trip due to any of the following reasons are in general excluded from the insurance:

- 1. The consumption of alcohol, drugs and narcotics, unless they are prescribed by a doctor and are taken in the manner prescribed.
- 2. Psychiatric, mental, or nervous illnesses that do not require hospitalization for more than 7 days.
- 3. Malicious or negligent conduct on the part of the insured, as well as self-inflicted injuries, suicide or attempted suicide.
- 4. Accidents caused by taking part in bets, games, competitions, duels, and fights (except in cases of self-defence).
- 5. Epidemics, pollution and natural disasters.
- 6. Civil or foreign wars, whether declared or not, mutinies, popular uprisings, acts of terrorism.
- 7. Any effects caused by a source of radioactivity
- 8. Failure to be vaccinated or the impossibility thereof, and the medical impossibility of continuing with the treatment necessary to travel to certain countries..
- 9. Failure for any reason to show necessary travel documents such as passport, visas, tickets or ID cards.
- 10. Giving birth and voluntary interruption of pregnancy.
- 11. Medical appointments or examinations, periodical check-ups, rehabilitation sessions, cures, aesthetic treatments.
- 12. Where the situation involving hospitalization or the need to remain in bed as a result of a serious accident or illness has ceased more than 7 days prior to the commencement of the trip.

IV. ASSISTANCE – REPATRIATION GUARANTY.

ARTICLE ONE. DESCRIPTION OF THE COVER INCLUDED.

1. Repatriation or medical transfer in the event of the illness or accident of the Insured when travelling.

In the event the insured should contract a supervening illness or suffer an accident during the insured trip, the MONDIAL ASSISTANCE medical team shall determine the steps to be taken, depending on the seriousness and urgency of the case. It shall organize all necessary contacts between its medical team and the doctor who is treating the insured, in order to provide the proper medical treatment.

In emergencies or where the insured's illness is medically serious, and depending on the opinion of the MONDIAL ASSISTANCE medical team liaising with the doctor who is treating the insured and his/her family, taking into account the medical needs and the benefits that might be obtained for the insured's recovery, the insurer shall decide whether or not the insured requires a medical transfer, and shall organize the transfer from the place where the insured is located to a hospital that is closer or more suitable for his/her state of health, or to his/her home should admission to hospital not be required. If

admission is not possible close to the insured's home, MONDIAL ASSISTANCE shall take responsibility, at the appropriate time, for the subsequent transfer to the insured's residence. MONDIAL ASSISTANCE shall solely and exclusively take responsibility for the repatriation of the insured to his/her home if this is medically necessary.

In the case of an illness that does not require repatriation, a transfer shall be carried out in the most suitable manner to the place where the insured may be given the proper treatment.

Furthermore, MONDIAL ASSISTANCE shall organize the repatriation of the insured and his/her insured companion or insured family member (spouse, ascendant, descendant, sibling) where, due to a medical need, the seriousness of which shall be subject to the opinion of the MONDIAL ASSISTANCE medical team, the insured should miss the expected means of transport to return to his/her usual place of residence. In this case, it shall be necessary for the insured to telephone the MONDIAL ASSISTANCE help centre to request assistance for his/her medical problem.

MONDIAL ASSISTANCE shall bear all supplementary transport costs relating to an insured companion or his/her insured family member (spouse, ascendant, descendant, sibling), to the extent that the means initially envisaged for his/her return trip cannot be used on account of the repatriation of the insured.

If the insured, once he/she has recovered, and his/her insured family members (spouse, ascendant, descendant, sibling) or insured companion wish to continue his/her/their trip and the insured's health will allow this, MONDIAL ASSISTANCE shall organize his/her/their transfer to the trip destination, provided the cost of this journey does not exceed the return trip cost to his/her/their place of residence. However, the costs arising from the pathology suffered by the insured shall not be covered should he/she decide to continue to the trip destination.

2. Travel and board expenses for a family member or companion.

In the event MONDIAL ASSISTANCE's medical team should envisage a hospital stay by the insured of more than 5 days (3 days in case of a minor or disabled person), and provided the insured is alone, MONDIAL ASSISTANCE shall bear the following costs:

- a return ticket, by train first class or by airplane tourist class, so that one person may travel in order to be with the insured
- the hotel expenses for one family member or companion who has travelled, up to a limit of €60.00 a day for a maximum of 5 days.

3. Repatriation of the insured in the event of death.

In the event of the death of the insured, MONDIAL ASSISTANCE shall bear the following costs:

- The costs of transporting his/her body from the place of death to his/her place of burial.
- The preparation costs necessary for this transport up to the maximum amount of €600.00.
- The additional transport costs relating to his/her insured family members (spouse, ascendant, descendant, sibling) or any insured companions, to the extent that the means initially envisaged for his/her/their return trip cannot be used on account of the repatriation of the insured.

4. Medical expenses.

MONDIAL ASSISTANCE shall be liable for payment or reimbursement of any medical, surgical, pharmaceutical, or hospitalization costs that arise, i.e. those arising and produced during a trip outside

of the country of habitual residence and/or nationality of the insured, up to a maximum limit of €150,000.00.

In any case, these medical costs shall be satisfied after the Social Security or any other body that is bound to provide assistance have fulfilled their duties in this respect, and the insured is bound to provide details to the insurer of any such bodies

The Insured should carry the 'European Healthcare Card' if he/she is travelling to Europe. When travelling to other countries with which there exists a Social Security Arrangement, the insured should carry the corresponding form.

5. Hospital benefits

Provided that the admission to hospital is expected to last for more than 5 days, the Insurer shall be responsible for paying the hospitalized insured the sum of ≤ 40 per day for a maximum of 30 days for personal expenses such as telephone calls and meals.

6. Indemnity for missed connections caused by a delay to the means of transport.

If as a result of a delay in the arrival of the original means of public transport to an airport where the insured is to transfer to a subsequent flight in order to continue his/her trip, he/she should miss the connection or be unable to report for departure, the company shall indemnify the insured for any receipts supplied either for hotel expenses and maintenance incurred whilst waiting for the next connection, or for the transport ticket for a new connection to the point of destination or return to the place of departure, at the choice of the insured, up to the limit of \notin 400 with an excess of \notin 30.

In order for payment to be processed, it shall be necessary to supply the probative documents issued by the Operating Company of the means of public transport certifying the delay, as well as the original receipts for the expenses incurred.

This indemnity shall arise provided that it has not been assumed by the transport company.

7. Delay in the departure of the means of transport.

Where the departure of the means of public transport chosen by the insured to travel is delayed by at least 12 hours, the insurer shall pay, upon the supply of receipts, the hotel, maintenance, and transport costs generated during the wait and paid up to the departure of the said means of public transport, up to the following limits:

- up to €30 if the delay is above 12 hours
- €30 each additional 12 hours with a limit of €300

In order for payment to be processed, it shall be necessary to supply the probative documents issued by the Operating Company of the means of public transport certifying the delay. This indemnity shall arise provided that it has not been assumed by the transport company.

Any expenses incurred at a location other than where the delay occurs are excluded.

This guaranty shall not cover the cancellation of the departure of the means of transport, i.e. where the means of transport booked, on which at least one place has been reserved, should not undertake the journey.

8. Abandonment of the trip

Should the departure of the means of public transport chosen by the insured be delayed for more than 24 hours, and should the insured abandon the trip because of this delay, the Insurer shall be responsible, up to the **limit of €1,500.00**, for the costs incurred by the insured in the abandonment of the trip as a result of the delay, provided that it should not be possible to recover the sum paid.

The application of this guaranty excludes that set forth at point 7 'Delay in the departure of the means of transport'.

In order for payment to be processed, it shall be necessary to file the probative documents issued by the operator of the means of public transport certifying the delay. The contractual document for the cancelled trip. This indemnity shall arise provided that this risk has not been borne by the transport company.

9. Loss of passport when abroad

In the event the passport of the Insured is lost, stolen, or destroyed when the Insured is abroad, the Insurer shall be responsible, up to a **maximum limit of €200.00**, for the following benefits:

- Necessary travel expenses in order to obtain a new provisional passport or equivalent consular document.
- Necessary board and lodging expenses in order to obtain a new provisional passport or equivalent consular document.
- The proportional part of the fees for obtaining a new document in accordance with the number of years that it had left to run, taking the date of the claim as the reference date.

10. Theft, loss of cash.

In the event of the theft or loss of cash during the trip, the Insurer shall pay up the following sums in accordance with the situations described below:

- **€125.00, with an excess of €50.00**, in the event that the insured was carrying the money about his/her person when the accident occurred.
- €250.00, with an excess of €50.00, in the event that the insured was not carrying the money about his/her person when the accident occurred.

The guaranty described shall also be applicable in the case of the theft or loss of money withdrawn at a bank up to 72 hours before the commencement of the trip.

It will be necessary to file the bank slip showing the withdrawal of the money, as well as the police report.

Thefts committed in the hotel and from safety deposit boxes are excluded from this guaranty.

Travellers' cheques are also excluded provided that they can be replaced by the issuing company.

11. Civil Liability.

Any civil liability in which the insured may incur for personal and/or material losses or harm caused unintentionally to any third party affecting the said third party's person, animal, or property, and which is due to accidents in the course of a trip, is guarantied **up to a maximum limit of €60,000 (excess of €90).**

This limit includes the payment of legal costs and expenses, as well as the provision of any bail that may be required of the insured.

ARTICLE TWO. GENERAL EXCLUSIONS

All benefits that have not been previously requested from the Insurer are in general excluded save in the event of *force majeure* or material impossibility, that are duly proven.

In any case, the following are excluded from the repatriation guaranty:

- Illnesses, accidents or deaths caused by the consumption of alcohol, drugs and narcotics, unless they are prescribed by a doctor and are taken in the manner prescribed.
- Malicious or negligent conduct on the part of the insured, as well as self-inflicted injuries, suicide or attempted suicide.
- Accidents occurring in the event of war, whether declared or not, popular uprisings or the like, unless the insured is taken by surprise by the commencement of a conflict abroad. In this case, the insurance guaranties shall cease upon the expiry of FOURTEEN DAYS after the start of the conflict.
- Any effects caused by a source of radioactivity.
- Damage caused by earthquake, seaquake, extraordinary floods, volcanic eruptions, unusual cyclonic storms and the impact of celestial bodies and aerolites and acts of terrorism.
- The practice of peashooting, archshooting, balloon outing, windsurf, kite surf, sailing, fishing, golf, mountain bike, canoeing, hill walking, orientation, horse outing, quads, allroad cars outing, karting, motor navigation, paintball, aquabikes, microlight aircraft, helicopter, waterskiing, ultra tube and bus bob, rafting, delta-wing gliding, hydrospeed, skydiving, snowboard, snowshoeing (save when insurance has been taken out relating to the practice of the adventure sports) are excluded herefrom. The practice of any kind of sport professionally, for remuneration or otherwise, in competitions or in preparatory training sessions; rafting, hang gliding, bungee jumping, ravine descents, trekking, climbing, diving and speleology, and any other activity deemed to be high risk, are excluded herefrom. Also excluded herefrom are sports expeditions, by sea, mountain or desert. Skiing accidents are excluded unless a policy of insurance has been taken out for this.
- Accidents caused while skiing, outside the slopes or areas set aside therefor.
- Any kinds of trips for therapeutical reasons are excluded.
- The search and rescue of any person at sea, in the mountains or desert.
- Burial, ceremonial and funeral expenses are excluded with regard to expenses concerning the preparation of corpses.
- Expenses occasioned due to illness or accident where the insured has not recovered at the time of commencing a trip, or where in the opinion of the Insurer's medical team the insured should not have gone on the trip.
- Repatriations or transfers due to psychiatric illness that do not require admission to hospital at the destination for more than 24 hours.

In addition to the general exclusions set forth above (sections 1 and 12 each inclusive), the following exclusions shall also be applicable to MEDICAL EXPENSES:

- The control of previously known illnesses.
- Expenses relating to thermal treatment, heliotherapy or aesthetic treatments.
- Prostheses, implants and orthopaedic material expenses, rehabilitation and physiotherapy
- Vaccination expenses; those of a dental nature and those that are not urgent.
- Expenses arising once the trip has concluded.
- Contraception and voluntary interruption of pregnancy expenses.

- Preventive medicine expenses.
- Any expenses which, in the opinion of MONDIAL ASSISTANCE's medical team, are contraindicated for the pathology of the insured.
- Medical expenses arising less than 30 kilometres from the insured's residence (15 kilometres on the Islands).
- Expenses relating to any chronic, psychiatric illness or pregnancy complication.
- Expenses arising due to treatment commenced in the country of origin.
- Medical expenses relating to any kind of mental illness or psychic disorder.
- Expenses arising due to a pre-existing illness whether or not known by the insured.
- Medical expenses of less than €30 in the event of an accident.

With regard to the cover for CIVIL LIABILITY, the general exclusions (sections 1 and 12 each inclusive) and those stated below shall be applicable:

- Any kind of liability arising from the use and driving of motor vehicles, aircraft and boats and due to the use or ownership of artefacts and arms of any type or kind.
- Liability for any kind of professional activity. Contractual civil liability.
- Liability relating to the practice of any sport on a professional basis.
- Damage caused to things or animals, on loan, hired or left on deposit.
- Fines or penalties.
- Harm caused to family members or any person who lives with the insured or insureds under the same policy of insurance.
- Harm caused involving a fight, bet, demonstration, riot, etc.
- Accidents caused by skiing or any other kind of adventure activity.
- Harm caused by the insured's bad faith.
- Harm caused by the Insured under the influence of alcoholic drinks, toxic drugs and narcotics.
- Damage caused by earthquake, seaquake, extraordinary floods, volcanic eruptions, unusual cyclonic storms and the impact of celestial bodies and aerolites.
- Damage caused by terrorist acts, rebellion, mutiny and popular uprising.
- Damage caused by any circumstance of act of the Armed Forces or the Security Forces in times of peace.

V. BAGGAGE GUARANTY

ARTICLE ONE.- DESCRIPTION OF THE COVER INCLUDED.

- 1. Baggage is insured against:
 - Theft, which is understood to mean the stealing of personal property belonging to another against the will of the insured, by way of acts which involve violence or threats against persons or using force against property.
 - Total or partial destruction, during a transfer by a public passenger transport company.
 - Loss during a transfer by a public passenger transport company.

In the event of the total or partial destruction of the baggage, as well as loss during transit by a transport company, the Insurer shall complement the indemnity payable by the transport company, previously paid thereby up to a total value of €1.250 per person. The said maximum indemnity shall be for all insured events suffered by the insured during the course of the agreed guaranty period. The maximum indemnity per item will be €150.

CALCULATION OF THE INDEMNITY.

The indemnity is calculated on the basis of the actual value of the items claimed for, i.e. the value that the

affected item had immediately prior to the insured event. It is determined by deducting depreciation caused by age, use, and wear and tear from the new value (the sale price of the insured item in new condition). The indemnity may not exceed the value of the loss suffered, or take into account indirect losses.

Nevertheless, the maximum compensation for all the valuable objects will be €420, taking into account the following:

- Jewels, objects containing precious metals, precious stones, pearls and watches are only guaranteed against theft and only if any such theft occurs when the insured is wearing such objects or when they have been deposited in the safe of a hotel.
- Photography, cinematography, recording or audiovisual reproduction equipment and accessories, leather garments and hunting rifles are guaranteed only when being carried by the insured or when they have been deposited in a left-luggage locker.

ARTICLE TWO.- GENERAL EXCLUSIONS.

The baggage guaranty shall not apply at the location of the main or secondary residence of the insured.

- Any robbery, destruction or loss:
- Caused intentionally by the insured or due to the insured's serious negligence.
- Arising as a result of the decision made by any competent authority during a civil or foreign war, whether declared or not, riot, popular uprising, strike and any effect caused by a radioactive source.
- Caused during any removals.
- Robbery committed by the insured's personnel in the exercise of their duties.
- The theft of any item left unattended in a public place.
- The destruction of any item due to any defect in the same, its normal or natural wear and tear, spillage of liquids, greasy, corrosive, or staining materials that form part of the insured baggage.
- The destruction of fragile items, ceramic, glass, porcelain and marble items.
- Items that have been stolen, lost, forgotten, or simply misplaced.
- Robberies committed in the interior of a private vehicle, unless it is a hire car.

The following items are excluded herefrom:

- Documents, identity cards, credit cards, magnetic cards, transport tickets, money in cash, securities and keys.
- Bicycles, surf boards, skis and any kind of sports materials (save for the provisions of the golf and skiing guaranty)
- Professional items.
- Musical instruments, *objets d'art*, antiques, collections, goods, and souvenirs.
- Spectacles, contact lenses, prostheses and orthopaedic apparatuses of any kind.
- Telephony, electronic and any computer apparatuses.

Insured's duties should the stolen or lost items be found.

- The insured must inform MONDIAL ASSISTANCE in writing immediately he/she becomes aware thereof.
- If MONDIAL ASSISTANCE has not yet paid the insured, he/she must take possession of the items. MONDIAL ASSISTANCE will only cover the cost of any damage and partial losses if they are covered by the policy of insurance.
- If MONDIAL ASSISTANCE has already paid the insured, he/she may chose to either abandon the items, in which case they shall remain in the custody of MONDIAL ASSISTANCE, or he/she may keep

them and repay any indemnity he/she has received, after the application of any deduction for damage or partial loss. If the insured does not make any choice with a period of time of 15 days, MONDIAL ASSISTANCE shall deem that the insured has decided to abandon the item/s.

VI. GOLF GUARANTY

ARTICLE ONE. DESCRIPTION OF THE COVER INCLUDED.

For the purposes of this cover, golf equipment shall be deemed to be: the clubs, bag, trolley, and shoes.

1. Golf equipment is insured during the course of the trip against the following:

- Theft, which is deemed to mean the removal of chattels belonging to another against the will of the insured, using means which entail violence or intimidation against persons or by the use of force against objects.
- Destruction in whole or in part when in transit with a passenger public transport company.
- Loss when in transit with a passenger public transport company.

The maximum indemnity per person and for all accidents suffered by the insured in the course of the guaranty period purchased shall be $\in 1,400.00$. The indemnity is calculated on the basis of the actual value of the items affected, i.e. the value that the item affected by the accident had at the moment immediately prior to the said accident. This value is determined by deducting depreciation for age, use, and wear and tear from the value as new (the purchase price of the insured item when new). The indemnity may not exceed the value of the loss incurred or take into account indirect losses. The maximum indemnity per item shall be $\in 280.00$.

2. Delay in the delivery of the golf equipment

In the event of a delay of more than 12 hours in the delivery of the golf equipment on the outbound journey, the hire of the equipment necessary in order to play the said sport shall be insured **up to the sum of €350.00**. This indemnity shall not apply where the delay occurs in the return trip to the insured's habitual residence. The insured must file documentary proof for the hire of the golf equipment, as well as the probative document issued in relation to the delay by the public transport company.

3. Loss of the Green fee

The Insurer shall indemnify, up to the limit of **€420.00 with an excess of €70.00**, the loss of the Green fee, paid in advance by the insured, where he/she is unable to play golf for the following reasons:

- Cancellation or delay of the trip.
- Accident or illness occurring during the trip which prevents him/her from playing golf.

ARTICLE TWO. GENERAL EXCLUSIONS.

All theft, destruction, loss, or accidents:

- 1. Caused intentionally by the insured him/herself or through his/her serious negligence.
- 2. Resulting from a decision by the pertinent authorities, during a civil or foreign war, whether declared or not, popular revolts and uprisings, strikes, and all effects of a source of radioactivity.
- 3. Caused by removals.
- 4. Theft committed by the insured's personnel in the exercise of their duties.
- 5. The theft of items left unattended in a public place.

- 6. Destruction due to an inherent defect in the item, or to normal or natural wear and tear, the spillage of liquids, greasy, corrosive, or staining materials which form a part of the insured baggage.
- 7. Items that have been stolen, lost, forgotten, or simply misplaced.
- 8. Thefts committed in the interior of a private vehicle, unless it is a hire car.
- 9. Accidents occurring in the event of war, whether declared or not, popular uprisings or the like, unless the insured is taken by surprise by the commencement of a conflict abroad. In this case, the insurance guaranties shall cease after FOURTEEN DAYS have elapsed following the start of the conflict.
- 10. Any effects caused by a source of radioactivity.
- 11. Accidents caused by earthquake, seaquake, extraordinary floods, epidemics, volcanic eruptions, unusual cyclonic storms and the impact of celestial bodies and aerolites and acts of terrorism.

Furthermore for the loss of Green fees:

- 12. Accidents caused by illnesses or accidents excluded under the Assistance, repatriation, and medical expenses guaranty.
- 13. Where the loss of the green fee is due to the insured voluntarily returning or interrupting the trip.
- 14. Any incident for which it is not possible to issue a medical report recommending returning home and the impossibility of playing golf.
- 15. The impossibility of travelling because of the bankruptcy of the tour operator or airline.