Personal Income Protection Plan Agreement

Individuals



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Welcome to William Russell

Thank you for choosing a personal health plan from William Russell. We want to provide you with an insurance policy you can rely on, so it is important that you fully understand the scope of the cover we provide. This agreement explains what is and what is not covered by your plan, and how your claims will be administered.

By taking out a personal health plan from William Russell you have become a member of the William Russell Association for Health, Financial Protection and Well-Being (WRA), and you are eligible for cover under the WRA's contract of insurance with us.

Please take time to read this **agreement** along with **your Certificate of Insurance** and **application form**. Together, these documents describe **your** cover under the contract of insurance between the **WRA** and **us**.

Certain words **we** use within this **agreement** have a special meaning to which **we** would like to draw **your** attention. For example: -

- 'We, us, our' means William Russell Europe SRL, on behalf of the insurer
- 'Annual income benefit' means the amount for which you have insured your income, as shown on your Certificate of Insurance.

These words appear in **bold** type, and **we** provide their precise meanings in the *Definitions* section of this **agreement**.

All web addresses in this **agreement** are live. Simply click on a link and **you** will be taken directly to **our** website. **We** are, of course, always at the end of a telephone to answer queries or deal with **your claim**. **You** can find **our** contact details below.

William Russell

William Russell Europe SRL is the administrator of your plan. William Russell Europe SRL is registered in Belgium with the Financial Services and Markets Authority (FSMA), as mandated underwriter, acting on behalf of AWP Health &Life SA (part of the Allianz group of companies).

Allianz

Allianz (AWP Health & Life SA, registered address at Eurosquare 2, 7 rue Dora Maar, 93400 Saint Ouen, France) is the **insurer** of **your plan**.

Your right to cancel within 30 days

If you decide your plan does not meet your needs, you will need to send us the following email if you wish to cancel your plan within 30 days. Provided we receive your instruction within 30 days of your plan start date, and provided you have made no claims, we will refund your premium in full.

I, [Enter Full Name & Address], withdraw from membership to the plan number [Enter Plan Number] subscribed to by [Enter Full Name] with AWP Health & Life SA, in accordance with Article L.132-5-1 of the French Insurance Code.

I hereby certify that, on the date of this email, I am not aware of any claim invoking the policy coverage since the policy was concluded.

If **we** receive **your** instruction to cancel **your plan** more than 30 days after **your date of entry**, the terms of **our** cancellation policy will apply.

Contact details	
If you have an enquiry about your plan or insurance	Phone +44 1276 486 455 Fax +44 1276 486 466 Email enquiries@william-russell.com
If you need to make a claim	Phone +44 1276 486 460 Fax +44 1276 486 466 Email claims@william-russell.com
If you'd like to write to us	William Russell Europe SRL Place Marcel Broodthaers, 8 1060 Saint-Gilles Brussels, Belgium

General conditions

This agreement, together with your application form and your Certificate of Insurance determine the terms and conditions of your cover under the master policy.

Eligibility for cover

To be eligible for cover under the income protection plan:

- you must not be living in any of the following countries: Iran, North Korea, Libya, South Sudan, Syria, Yemen or Switzerland.
- you must be at least 18 years of age, on the date that your plan commences
- you must not be more than 55 years of age if you are applying for the plan
- your occupation must be 100% office-based (if your occupation is not 100% office-based, you must provide us with a full job description)

Maximum income benefit

The highest benefit **we** can offer on **your** plan is US\$144,000 or £108,000 or €144,000. Please see pages 8 & 9 for full details of the maximum income benefit **you** are entitled to.

When your plan ceases

Your plan will automatically cease:

- on the date you reach your 65th birthday
- if **you** take up residence in any of the following countries: Iran, North Korea, Libya, South Sudan, Syria, Yemen.
- at the renewal date immediately following the date of your return to live in the USA, if your country of nationality is the USA.
- at the renewal date immediately following the date of your becoming a resident of Switzerland, regardless of whether Switzerland is your country of nationality.

When we have the right to cancel your plan

We have the right to cancel your plan immediately if:

- you do not pay your renewal premium within 30 days of your renewal date
- you do not pay your monthly or quarterly or semi-annual premium within 30 days of its due date
- you cease to be a member of the William Russell Association for Health, Financial Protection and Well-Being.
- you or any person acting on your behalf has made any threatening or abusive comment or used any unacceptable language towards us, any member of our staff, or any service provider acting on our behalf, whether verbally or in writing
- you have misled us, or attempted to mislead us, whether
 intentionally or carelessly, at any time by providing us with false
 information or by working with another party to provide false
 information to us

If we cancel your plan for any of the above reasons, we may also report the matter to the relevant authorities (if appropriate). If

your disablement commences after your cover has ceased, no benefit will be payable, even if the disablement arises from an injury or illness that existed whilst your plan was in force.

You may cancel your plan by instructing us in writing. Your plan will be cancelled upon receipt by us of your instruction to do so.

Limitations on actions

The provisions relating to the statute of limitations on actions arising from the insurance contract are established by Articles L.114-1 - L.114-3 of the French Insurance Code indicated hereafter: -

Article L. 114-1 of the French Insurance Code

All actions arising from an insurance contract are limited to two years after the incident giving rise thereto. However, this statute of limitations only applies: -

1° In case of concealment, omission, false or inaccurate declaration of the risk involved, from the day on which the **insurer** had knowledge thereof;

2° In the event of a **claim** of damages, from the day on which the Parties involved became aware thereof, if they prove that they were unaware of it until then.

When the action of the Insured Party against the **Insurer** is due to the action of a third party, the statute of limitations only starts to run from the day on which the third party initiated legal proceedings against the Insured Party or was compensated by him.

The limitation is extended to ten years in life insurance contracts when the beneficiary is a person distinct from the policyholder and, in accident insurance contracts affecting people, when the beneficiaries are the beneficiaries of the deceased insured party.

For life insurance contracts, notwithstanding the provisions of Item 2, the actions of beneficiaries are limited to thirty years after the death of the Insured Party.

Article L. 114-2 of the French Insurance Code

The running of the statute of limitations is interrupted by one of the ordinary causes of interruption and by the appointment of experts following an incident. The interruption of the statute of limitations of the action can furthermore result from the sending of a registered letter with return receipt requested sent by the <code>Insurer</code> to the <code>Insured</code> Party regarding the action for the payment of the <code>premium</code> and by the <code>Insured</code> Party to the <code>Insurer</code> for the payment of the compensation.

Article L. 114-3 of the French Insurance Code

As an exception to article 2254 of the French Civil Code, the Parties to the insurance contract cannot, even by joint agreement, modify the duration of the statute of limitations, nor add to the causes of its suspension or interruption.

Additional information

The ordinary causes of interruption of the statute of limitations are mentioned in Article 2240 and in accordance with the Civil Code; among the latter include notably: the questioning of one of the joint debtors by a judicial action or by an act of compulsory execution or the acknowledgement by the debtor of the right of the person against whom he applied the statute of limitations. For the exhaustive list of the ordinary causes of interruption of the statute of limitations refer to the aforementioned articles of the Civil Code herein above.

Your obligations

Full disclosure about your medical history

You must disclose on your application form all pre-existing medical conditions.

Your completed, signed and dated **application form** is an integral and crucial part of **your agreement** with **us** and the cover **we** provide.

If a claim is submitted in respect of **disablement** which is caused by or related to a **pre-existing medical condition** or **related condition** which **you** omitted to tell **us** about on **your application form**, or **you** omitted to tell **us** everything about, **we** will refuse to pay that claim.

If your application form omitted facts, or contained materially incorrect or incomplete facts, we have the right to declare your plan void. Alternatively we may impose special terms on your plan which will apply with effect from your date of entry.

A change in your state of health between you signing the application form and paying your premium

If, after completing, signing and dating your application form any changes occurred in the facts you gave us, such as a change in your state of health, you must tell us by email to enquiries@william-russell.com about the change and we reserve the right to decline your application or to accept your application with special terms.

A change in your occupation

You must inform us immediately by email to enquiries@william-russell.com if you change your occupation or the tasks and duties within that occupation. If you change your occupation we may cancel your plan, increase your premium, reduce your benefit or make your plan subject to special terms.

If you become unemployed

You must inform **us** immediately, in writing, by email to <u>enquiries@william-russell.com</u> if **you** become unemployed.

This agreement allows for temporary periods of unemployment of up to 4 consecutive months. If you remain unemployed for longer than 4 months, your plan will automatically cease, even if your premiums have been paid. Premiums paid in respect of the period commencing 4 months after the date on which you became unemployed will be reimbursed.

If you should find new employment after your plan has ceased you can re-apply for the plan by completing a new application form. We reserve the right to request further medical evidence at our sole discretion and impose special terms in respect of your new application, or to decline to accept your new application.

A change in your address, country of residence or email address

You must inform us immediately by email to enquiries@william-russell.com if you change your address and/or country of residence. If you change your country of residence we may cancel your plan, increase your premium, reduce your benefit or make your plan subject to special terms.

You must tell us, in writing, if you change your email address as we will email you with our renewal terms and renewal premium invoice prior to your renewal date or we may need to contact you.

If you participate in hazardous activities

You must inform us by email to enquiries@william-russell.com of your intention to participate in any hazardous activities.

If you participate in hazardous activities we may cancel your plan, increase your premium, reduce your benefit or make your plan subject to special terms.

If you return home

If you are an expatriate and you return to your country of nationality you may continue to renew your plan provided that the local laws in your country of nationality permit you to do so, and provided that we are permitted to offer cover in that country. We reserve the right to refuse to offer cover in certain countries.

If you become a resident of Switzerland (whatever your country of nationality) your plan will automatically cease at the renewal date immediately following the date of your becoming a resident of Switzerland.

If you return home to the USA and your country of nationality is the USA, your plan will automatically terminate on the renewal date following your permanent return to the USA.

Administration of your plan

Claiming your reimbursement of medical fees

To obtain reimbursement of the cost of any medical examination or tests **we** have specifically requested, please complete a reimbursement form and return this to **us**, together with a copy of the receipted bills for the examination or tests **you** have had.

Medicals can be completed by a doctor of **your** choice providing they hold recognised qualifications and all information must be in English.

Provided we receive your fully completed Reimbursement of Medical Fees form and a copy of the receipted bills within two months of your plan going into force (or your increased cover going into force if your application is for an increase in benefits on an existing plan), we will reimburse you, up to a maximum amount of US\$750 or £563 or €638, depending upon the currency of your plan. Medical fees will be refunded in your plan currency.

We will only pay a reasonable and customary charge which means that if the cost of your medical examination and/or medical tests is more than we would reasonably have expected to pay in your location, we will only pay the amount which is customarily charged and you will have to pay the rest.

Provided you have given us full and complete instructions as to where to send the reimbursement, it will be made by us direct to your bank account at the end of the month following the month your plan goes into force. If you pay your premiums semi-annually, quarterly or monthly, reimbursement will be made direct to your bank account after your plan has been in force for a full 6 month period.

If you decide not to accept any offer we may make to commence cover (or to increase cover if your application is for an increase in benefits under an existing plan) we will not reimburse your medical fees, even if the reason you do not proceed is because we have accepted your application subject to special terms and/or a premium loading. However, if we decline to offer cover to you (or to offer an increase in your benefit if your application is for an increase in benefit) due to medical reasons, we will reimburse your medical fees in accordance with the above limits.

If you cancel your plan within 12 months of commencing your plan or increasing your benefit, we shall deduct from your premium refund any reimbursement we have made to you in respect of your medical fees.

We will not reimburse any bills received by us more than 2 months after your plan commences, or more than 2 months after any increase in cover becomes effective if the bills relate to an increase in cover.

Payment of premiums

Premiums may be paid annually, semi-annually, quarterly or monthly.

Annual **premiums** may be paid by a credit or debit card that is acceptable to **us**, or by banker's draft or cheque drawn on a British bank, by bank transfer direct to **our** bank account, or, if **you** pay **your premiums** in Sterling from a UK bank account, by direct debit.

Semi-annual, quarterly or monthly **premiums** must be paid by a credit or debit card acceptable to **us**, and **we** will make automatic withdrawals from **your** card as appropriate until **we** are instructed to stop. Please note that if the card **you** instruct **us** to withdraw **your premiums** from expires during **your period of cover** it is **your** responsibility to supply **us** with new card details. If **you** pay **your premiums** in Sterling from a UK bank account **we** can also accept payment by direct debit. **Your** plan will automatically cease if **we** are unable to withdraw **your premiums** within 30 days of the date on which they fall due.

Your premiums must be paid to us in the currency of your plan.

Unpaid or late premiums

We will automatically cancel your plan if you fail to pay an annual, semi-annual, quarterly or monthly premium by its due date, or if we are unable to collect your premium from your credit/debit card or direct debit by its due date. However, we may allow your cover to continue without you having to complete a new application form and health declaration if you pay the outstanding premium within 30 days of its due date.

If your premium is not received by us within 30 days of its due date you will have to re-apply for a new plan and we will require a new application form and new medical evidence which must be provided at your own expense. If you are accepted for cover, the pre-existing medical condition exclusion will apply from your date of entry to your new plan and you will be charged at the premium rates prevailing when we decide to commence your new plan. We may accept your new application with or without special terms or we may refuse to accept your application at our sole and complete discretion and without us having to give any reason for our decision.

Waiver of premiums

Whilst you are receiving benefit under your plan, we will waive the cost of your premiums from the renewal date which follows the end of your deferment period, until such time as your claim ends.

Insurance premium tax

If your country of residence is a country where we are obliged to collect insurance premium tax you must pay to us the amount of any insurance premium tax due.

Renewing your plan

Once your plan has commenced you may continue to renew your plan each year subject to the agreement in force at the time of each subsequent renewal date.

We will not cancel your plan due to claims made against it. We will not cancel your plan unless we are entitled to do so under our cancellation policy (please see the When your plan ceases section on Page 4).

Maximum ages for renewing your plan

You cannot renew your plan once you have reached the age of 65 years.

Your plan will be cancelled on your 65th birthday.

Age-related premiums

Our premiums are age-related and will increase as **you** get older. The **premiums** are subject to change and cannot be guaranteed for the future.

Applying for an increase in benefit

You may apply for an increase in benefit at any time up to the age of 55 by completing a new application form. Upon receipt of your application for an increase in benefit we will advise you of our medical requirements to underwrite the increase in benefit you require. Any increase in benefit must be within the maximum benefit limits stated in this agreement.

When **we** have received sufficient information about **your** health, **your** occupation and **your hazardous activities we** will assess **your** application for additional benefit.

If **your** state of health has changed since **your** original application, **we** may impose a medical **premium** loading, and/or a specific medical exclusion in respect of the additional benefit. **We** may also decline to accept **your** application for additional benefit at **our** discretion.

If you have changed your occupation and/or location, or you have taken up a previously undeclared hazardous activity, we may impose a premium loading and/or exclusion in respect of your whole plan (and not just the amount of the increase).

If we decide to accept your application for an increase in benefit, we will issue a premium invoice that will state the terms upon which your application for the additional benefit has been accepted, and the premium required to put your additional cover into force.

Please note that, in some circumstances, after **you** have been accepted for an increase in benefit, it may be necessary to provide **you** with a separate plan, which may have different renewal and **premium due dates**. This will be communicated to **you** if this is required.

You must pay this additional premium within 30 days of the date of our invoice. Provided we receive payment of your invoice within 30 days, we will commence your additional benefit from the date of our invoice, subject to there having been no change in your state of health.

If we have not received payment within 30 days, your application for additional benefit will be cancelled and you will have to reapply for the additional benefit.

Applying for a reduction in benefit

You may apply to reduce your benefit 6-months after your date of entry, by sending your instructions by email to enquiries@ william-russell.com.

Cancelling your plan

You may cancel your plan after it has been in force for a full 6-month period. After that, upon receipt of your written instruction that you wish to cancel your plan you may be entitled to a pro rata refund of your premium. If you decide to cancel your plan within the first 12 months, (or within 12 months of an increase in benefit), we will deduct the amount of any medical fees reimbursement we have made to you from your premium refund.

No **premium** refund is due if a claim has been made.

If you are not satisfied with your plan, you can instruct us to cancel from the date the plan commenced. We will refund your premium in full, provided that we receive your instruction within 30 days of your plan commencing, and that no claims have been made.

The personal income protection plan is not an investment plan and does not acquire a cash or surrender value.

Your income protection plan

When we pay your income benefit

Your annual income benefit becomes payable if you suffer an illness or injury during your period of cover as stated on your Certificate of Insurance which results in you becoming totally disabled from carrying out your own occupation for a period longer than your deferment period, provided you are not following any other occupation, except as provided under the reduced income benefit.

Cover during periods of unemployment

The plan only provides cover whilst **you** are in employment and have a salary to insure, or if **you** are temporarily unemployed up to a maximum period of four consecutive months. If **you** remain unemployed for longer than 4 months, **your** plan will automatically cease, even if **your premiums** have been paid, and no benefit will be payable for **disablement**.

Your deferment period

The **deferment period** is stated on **your Certificate of Insurance**. No benefit is paid in respect of **your deferment period**.

If, within a period equal to twice **your deferment period you** suffer successive periods of absence from work as a direct cause of the same illness or injury, **you** can apply for **your** income benefit to start once the total amount of time **you** have been unable to work due to that illness or injury equals **your deferment period**.

The benefit you are entitled to receive from your plan during your first 24 months of claiming

Once **we** have accepted **your** claim, **we** will pay **your** benefit monthly in arrears from the end of **your deferment period** at a rate of 1/12 (one twelfth) of the annual benefit.

The annual income benefit will be the lower amount of:

- the benefit amount stated on your Certificate of Insurance
- 75% of the gross annual earnings being paid to you at the time you became totally disabled from following your own occupation, less the sum of any other income being paid to you whilst you are disabled
- US\$144,000 or £108,000 or €144,000.

During your period of disablement from work you must continue to provide us with updated medical records from your attending physician as often as we may reasonably require. We reserve the right to appoint an independent medical examiner to examine you if we deem this necessary.

Once **we** have accepted **your** claim, **we** will continue to pay **your** benefit for a period of up to 24 months whilst **you** remain totally unable to perform the duties of **your own occupation**.

Linked claims

If, following a period of **disablement** from work during which **we** have paid **your** benefit, **you** return to work and within 26 weeks of **your** return, **you** suffer a relapse due to the same cause, **we** will re-start **your** benefit from the date on which **you** are unable to return to work following the relapse.

If you suffer a relapse more than 26 weeks after your return to work, your deferment period will be applied again.

The benefit you are entitled to receive if you return to restricted duties at a reduced income

If during the first 24 months of receiving your benefit you resume your own occupation but your disablement restricts the scope of the duties you are able to perform, and, as a result there is a reduction in your gross annual earnings, you may be eligible to claim a reduced income benefit.

In calculating your reduced income benefit we will reduce the annual income benefit we have been paying you by the amount of the payment you receive for your reduced work. We will not take account of any reduction in your gross annual earnings unless it is directly due to your disablement.

When your entitlement to your reduced income benefit ceases

Your entitlement to your reduced income benefit will automatically cease upon the first of the following events:

- after we have paid your reduced income benefit for a period of 6 months
- when the remuneration you receive from reduced work and any other income you are entitled to receive exceeds 75% of your pre-disablement gross annual earnings
- when you are medically certified as being fit enough to return to your own occupation on a full-time basis
- when we have paid you annual income benefit and reduced income benefit for a period of 24 months in total
- your death
- your 65th birthday

The benefit you are entitled to receive from your plan after 24 months of claiming

We will only continue to pay benefit after 24 months if you are medically certified as being totally disabled from following any suitable occupation.

When we have paid your benefit (including any period of reduced income benefit) for a total period of 24 months we will require that you have a medical examination to assess your capability to return to any suitable occupation. If the medical examiner considers that you are medically fit enough to return to any suitable occupation, even if it is a less well paid occupation, your benefit will cease.

When your entitlement to your benefit ceases

Your entitlement to receive your benefit will automatically cease upon the first of the following events:

- when a doctor certifies that you are fit enough to return to your own occupation (during the first 24 months of receiving benefit)
- when a doctor certifies that you are fit enough to return to any suitable occupation (after we have paid your benefit for a period equal to 24 months)
- after 24 months if your disablement is as a result of mental, nervous or psychological disorders of any type
- · your death
- your 65th birthday

2% annual increase in your benefit

Once **we** start paying **your** benefit, **we** will increase the benefit **we** pay **you** by 2% compound after 12 months and on each anniversary date thereafter.

Making a claim on your plan

You must advise us about your disablement as soon as possible and in any event no later than 30 days prior to the expiry of your deferment period. In order for us to consider your claim for benefit we will require the following:

- a fully completed claim form including a full declaration of any other income you are entitled to receive from the state, another insurance company, a pension fund or your employer or business
- a detailed medical report from your treating physician with a diagnosis and full information about the onset, cause and prognosis of your illness or injury with the degree of your disablement and its probable duration
- · an official document proving your date of birth
- · proof of your gross annual earnings
 - If you are employed, we require a letter from your employer confirming your gross annual earnings at the time you become totally disabled from carrying out your own occupation. This must be an original letter on your employer's headed paper, and signed by an official of the company - we cannot accept faxes or photocopies. We also reserve the right to request your recent pay slips.
 - If you are self-employed, we require proof from your accountant of your gross annual earnings in respect of the three-year period leading up to the date on which you became totally disabled from carrying out your own occupation. Your accountant must provide us with proof of your gross annual earnings in each 12 month period leading up to the date on which you became totally disabled from carrying out your own occupation, and we will take your average earnings over this period when assessing your gross annual earnings. Proof of your gross annual earnings must be on your accountant's headed paper, and must be signed by the accountant we cannot accept faxes or photocopies.

We reserve the right to request as much medical and financial information as **we** may reasonably require to enable **us** to make a decision about **your** claim.

All documentation submitted in support of **your** claim must be the original. **We** cannot accept faxes or photocopies.

All documentation, including medical reports, proof of earnings and other financial information **we** reasonably request in connection with a claim, must be provided at **your** own expense.

The deadline for claiming

You must advise **us** of **your** absence from work no later than 30 days prior to the end of **your deferment period**.

The deadline for claiming for your annual income benefit is one year after you become totally disabled from working. No benefit will be paid at all in respect of any claim that has not been notified to us within one year after you first became totally unable to follow your own occupation.

What you're not covered for

What your plan does not cover

No benefit will be paid if **your disablement**, illness or injury, relates to or arises directly or indirectly from any of the following:

- any items specifically excluded on your Certificate of Insurance
- a pre-existing medical condition or related condition, unless you have told us about it and we have agreed to accept cover for it
- your active participation in war, warlike activities or terrorist activities
- your gross negligence and deliberate exposure to exceptional danger (except in the attempt to save a human life)
- your participation in any kind of professional sport or professional racing (including training or practicing for any kind of professional sport or professional racing)
- your participation in an activity that is illegal in the country in which it is performed
- the consequences of attempted suicide or intentionally selfinflicted injuries, whether sane or insane
- · abuse of drugs, alcohol and medication
- · normal pregnancy
- · loss of your licence to carry on your own occupation
- war, terrorism, kidnap, murder, assault of any kind, or any other
 act of violence, sustained whilst you are in a country or region
 that the British Foreign, Commonwealth & Development Office
 ("FCDO") has advised its citizens to leave, or has advised
 against all travel to, or has advised against all but essential
 travel to, due to security reasons (whether your presence in
 that country or region is permanent or temporary).
- any cause whatsoever, if sustained whilst you are in Iran, Libya, North Korea, South Sudan, Syria, or Yemen (whether your presence in the country is permanent or temporary).

No benefit will be paid for **disablement** that has not been reported to **us** within 12 months of **you** becoming totally **disabled** from working.

Benefit in respect of any **disablement** that results from mental, nervous or psychological disorders of any type will be restricted to one claim per lifetime and to a maximum of 24 months.

You can check the current advice offered by the FCDO about a particular country or region at gov.uk/foreign-travel-advice.

How to make a complaint

At William Russell, each one of **our** customers is important to **us**. **We** believe that **you** have the right to professional customer service of the highest quality at all times. If you think **we** have fallen short of this standard, please follow the procedures outlined below.

If you are not happy with the service you have received, you may write to us at any time at the following address: -

William Russell Europe SRL

Place Marcel Broodthaers, 8 1060 Saint-Gilles Brussels, Belgium

Phone +44 1276 486 455 **Fax** +44 1276 486 466

Email enquiries@william-russell.com

We will investigate **your** complaint and send a response to you within 4 weeks of the receipt of **your** complaint. William Russell Europe SRL acts as mandated underwriter on behalf of the **insurer** of **your** plan in respect of policy administration and **claims** handling. If **your** complaint relates to a decision we have made on behalf of **our** insurer (*eg* a decision regarding a claim **you** have made), **you** can write to the **insurer** at any stage in the process.

AWP Health & Life SA

Customer Relationships Eurosquare, 2 7 rue Dora Maar 93400 Saint Ouen France

Email client.care@allianzworldwidecare.com

AWP Health & Life SA is a signatory to the French Insurance Mediation charter. In the event of a persistent and definitive disagreement, the **plan holder** has the option, after the exhaustion of all domestic remedies referred to above, to call for the French Insurance Mediator without prejudice to possibilities of legal action.

La Médiation de l'assurance

TSA 50 110 75441 Paris Cedex 09 France

Web mediation-assurance.org

If your complaint relates to a service provided by William Russell Europe SRL and you have not received a response from us within 4 weeks of our receipt of your initial complaint, or you are dissatisfied with the final response you have received from us, you may write to the Belgian Ombudsman des assurances.

L'Ombudsman des assurances

Square de Meeûs, 35 1000 Brussels, Belgium

Phone +32 (0)2 547 58 71 Fax +32 (0)2 547 59 75 Email info@ombudsman.as Web ombudsman.as

Arbitration and applicable law

All disputes arising out of or in connection with the present contract shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce of Paris by one or more arbitrators appointed in accordance with the said rules, and shall take place in Paris. The arbitration shall be conducted in English and French law shall apply. A sole arbitrator shall be appointed by the International Chamber of Commerce of Paris unless the parties to the dispute agree otherwise.

How we process your information

We think it is important for all our customers to be made aware of what information we, as a data controller, hold about them and to have the reassurance of knowing that we will process their personal information fairly and securely. The following statements refer to the personal information of yourself and all other insured persons on your plan.

The information we collect

We collect information you give us as part of your application, and in correspondence with us by phone, email, post or other means of communication. This information may include sensitive personal information, such as details of your physical and mental health.

In addition, we may receive information about you from third parties, such as those who provide services on our behalf.

Failing to provide the personal information we require in order to underwrite and administer your plan, or to process your claims, could result in your claims being rejected or not being fully paid, or your plan being cancelled.

How we use your personal information

We will only collect information that is necessary to provide you with the services we offer. These include:

- · Underwriting and administration of your plan
- Processing claims
- Our business processes, such as auditing, business planning, and accounting
- · Compliance with legal and regulatory obligations
- Research or statistical analysis to help us improve our services
- · Communicating with you

By taking out a **plan** with **us**, you agree to **us** processing **your** personal information and sensitive personal information for the above purposes.

Who we may share information with

We may disclose **your** personal information to selected third parties for the listed purposes above, including:

- Our providers of payment services
- Organisation (such as regulatory authorities) where we have a duty to disclose or share your personal information to comply with legal obligations
- Providers of research, marketing, and analysis services
- · The insurers or reinsurers of your plan
- · Your insurance adviser (if you have appointed one)

Your information may be disclosed to other parties (such as other insurance companies) with a view to preventing fraudulent or improper claims.

Processing claims

In the event of a **claim**, **we** may have to give some information to those involved in **your treatment** or care, or to **your** representative (if **you** have chosen one). This will be done confidentially.

How we keep, store, and dispose of your personal information

We hold you information in various forms, including electronic databases, computerised files, and paper files. Information may be held for a period after your plan ends with a view to preventing or detecting fraud, or as we are required to under Belgian, French or UK law. When we dispose of your information, we will do so securely. We may continue to keep non-personally identifiable information for the purposes of research and statistical analysis to improve the services we offer.

Where we store your personal information

The information **we** collect from **you** may be transferred to and stored at a destination outside the European Economic Area (EEA). It may also be processed by staff operating outside of the EEA who work for **us** or for one of **our** suppliers. By submitting **your** personal information, **you** agree to this transfer, storing, and processing. **We** will take all steps necessary to ensure that **your** information is treated securely and in accordance with this data protection notice.

Marketing

You have the right to ask us not to process your information for marketing purposes. We will always inform you (before collecting your information) if we intend to use your information for such purposes. You can withdraw your consent for us to use your information in this way at anytime by sending us an email at marketing@william-russell.com.

Obtaining a copy of the information we hold about you

You have a right to request a copy of the information **we** hold about **you**. **You** also have a right to restrict or object to how **we** use **your** information, or to request that any inaccurate information be corrected. To exercise any of these rights, please contact:

The Data Protection Officer

William Russell Europe SRL Place Marcel Broodthaers, 8 1060 Saint-Gilles Brussels, Belgium

Phone +44 1276 486 455 **Fax** +44 1276 486 466

Email enquiries@william-russell.com

Where information has been supplied by a **medical practitioner**, **you** should be aware that **we** need their consent before **we** can supply this to **you**, or alternatively **you** can request such information direct from the **medical practitioner**.

If you believe we are not processing your personal data in accordance with the law, you can complain to: -

The Data Protection Authority

Rue de la Presse-Drukpersstraat, 35 1000 Brussels, Belgium

You can view our full privacy policy at william-russell.com/privacy.

Definitions

This section explains what **we** mean by certain emboldened words and phrases bolded in this **agreement**.

Acceptance terms

Acceptance terms state the terms upon which we are prepared to accept your application, and the premium required to put your plan into force.

Agreement

The contents of this document, read in conjunction with your completed and signed application form and your Certificate of Insurance. Together, these items make up your agreement and determine the terms and conditions of your cover under the master policy.

Annual income benefit

The amount specified as the annual income benefit on your Certificate of Insurance.

Any suitable occupation

Your own occupation or any other occupation for which you are reasonably suited by training, education or experience.

Application form

The application form you have completed and signed.

Certificate of Insurance

The confirmation of insurance cover issued by us. Your Certificate of Insurance confirms the plan you have bought, its currency, your period of cover, your insured benefit, any special terms relating to your plan and your country of residence. If there are any changes to the details on your Certificate of Insurance we will issue you with a new Certificate of Insurance confirming the changes.

Contractual bonuses

Bonuses that are paid to you as part of your employment contract.

Country of nationality

Your country of origin for which you hold a passport. If you hold more than one passport your country of nationality means the country that you have declared as your country of nationality on your application form.

Country of residence

The country in which you are habitually resident.

Date of entry

The date on which your plan first commenced.

Deferment period

The period of continuous total **disablement** from following **your own occupation** which must pass before **you** can become entitled to receive benefit under **your** plan.

Disabled/Disablement

The inability to work at **your** normal occupation because of physical or mental impairment that precludes **your** performing expected roles or tasks.

Gross annual earnings (if you are an employee)

The basic annual salary (including **contractual bonuses** and maternity or paternity pay) **you** are earning (before the deduction of income tax). It does not include any dividends, over-time, non-contractual discretionary bonuses, or benefits in kind such as (but not limited to) a car, and living accommodation.

If you are an employee, but your earnings are based directly on your sales performance, we will take into account 50% of your commission earnings over the 12 month period leading up to the date upon which you became totally disabled from following your own occupation when we assess your gross annual earnings for a claim under your plan.

If your commission earnings fluctuate, we will take an average of your commission earnings during the period of 36 months immediately preceding the date upon which you became totally disabled from following your own occupation.

Gross annual earnings (if you are self-employed)

Your gross personal income from **your** business during the 12 months immediately preceding the date upon which **you** became totally **disabled** from following **your own occupation**, and before the deduction of income tax, excluding income **you** receive from dividends, savings, investments or gifts.

If your earnings fluctuate, we will take an average of your gross annual earnings during the period of 36 months immediately preceding the date upon which you became totally disabled from following your own occupation, when assessing a claim under your plan.

Hazardous activities

Activities that increase the risk of death or **accidental bodily injury**. They include (but are not limited to): -

Off-piste or freestyle skiing/snowboarding; scuba diving; rock climbing; mountaineering, pot-holing or caving; hang-gliding or parachuting (including tandem); bungee jumping; kite surfing or windsurfing; hunting or competitive horse-riding; driving or riding a motorised vehicle in any kind of race or competition; riding or riding pillion a motorcycle, motor scooter, moped or quad bike; flying other than as a passenger in a commercial aeroplane; competitive and/or offshore sailing; contact sport.

Any other activity that puts employees in a similar degree of danger as those activities listed above will be considered as a **hazardous activity**. If **you** are in any doubt as to whether an activity is considered to be hazardous or not, please contact **us** for clarification.

Insurance premium tax

Any tax due to any government or government authorised body in your country of residence.

Insurer

The insurance company that provides the insurance cover for your plan. The insurer is Allianz (AWP Health & Life S.A.).

Other income

Other income includes any disability benefit you are entitled to receive from the state or another insurance company, any salary or other payments from your employer or business, or any pension you receive.

Period of cover

The period stated as the period of cover on your Certificate of Insurance.

Pre-existing medical condition

Any disease, illness or injury, whether the condition has been diagnosed or not before your date of entry, for which:

- · you have received medication, advice or treatment; or
- you have experienced symptoms

Premium

The amount(s) you are required to pay us either annually, semiannually, quarterly or monthly for this insurance plan.

Premium due date

The date on which your premium is due to be paid by you.

Pro rata refund

In the event of a pro rata refund the amount refunded, (using an annually paid plan as an example), will be the annual premium paid divided by 12 and multiplied by the number of whole calendar months remaining in the period of cover. If the plan is cancelled part way through a month, an additional amount, equal to one twelfth of the annual premium paid, multiplied by the proportion of days in the calendar month of cancellation will also be paid.

For example, if the annual premium is \$3,000, the period of cover is 01 January to 31 December 2020, and the plan ceases on 27 September 2020, the pro rata refund will be \$775, as:

- $(\$3,000 / 12) \times 3 = \750 for the three whole months without cover (October, November and December); added to -
- (\$3,000 / 12) x 0.1 = \$25 for the three days in September without cover (the 0.1 calculated in this example by dividing 3 (the days in September without cover, i.e. the 28th, 29th and 30th) by the total number of days in September (30)).

Appropriate calculation methods using the same principle as the above example will be used if the **premium** frequency is not annual.

Professional racing

Any racing where an employee is being paid to participate, whether by sponsorship, prize money, appearance fees, bonuses, regular income or any other means.

Professional sport

Any sport where an employee is being paid to participate, whether by sponsorship, prize money, appearance fees, bonuses, regular income or any other means.

Reduced income benefit

A reduced benefit that may be paid if you are able to return to your own occupation, during the first 24 months of claiming, on a part-time or reduced basis.

Related condition

Any disease, illness or injury that is caused by a pre-existing medical condition or results from the same underlying cause as a pre-existing medical condition.

Renewal date

Renewal date is normally the anniversary of your original date of entry to your plan.

Special terms

Exclusions or conditions that we may apply to your plan in addition to the terms, conditions and exclusions explained in this booklet. Any special terms that apply to your plan will be stated on our Acceptance Terms invoice and on your Certificate of Insurance.

Us, we, our

William Russell Europe SRL., on behalf of the insurer.

William Russell Association for Health, Financial Protection and Wellbeing (WRA)

The not-for-profit association registered in Belgium as the William Russell Association for Health, Financial Protection and Well-Being.

You, your, yourself

The plan holder as named on your Certificate of Insurance.

Your own occupation

Your occupation as declared to us on your application form or subsequently.

We're here to help







william-russell.com

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