DUAL Accident & Health

Sports Group

Personal





DUAL Australia

Sports Group Personal Accident Insurance PDS and Policy Wording

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Product Disclosure Statement (PDS)

About DUAL Australia Pty Ltd

This PDS has been prepared by DUAL Australia Pty Limited ABN 16 107 553 257 (DUAL Australia).

DUAL Australia is an underwriting agency committed to delivering innovative insurance solutions to the accident and health insurance market. DUAL Australia forms part of DUAL International which is headquartered in London, the centre of the world's largest insurance marketplace. DUAL International was established in 1998 and DUAL Australia was established in 2004.

DUAL International is part of Howden Group Holdings Limited (Howden Group). For more information about Howden Group visit: www.howdengroupholdings.com

Who is the Insurer?

This insurance is offered by DUAL Australia who underwrites exclusively on behalf of certain underwriters at Lloyd's of London (Lloyd's). Lloyd's is an Australian Prudential Regulation Authority (APRA) regulated insurer. This insurer is financially liable for any claims that come within the **policy**. DUAL Australia acts as an agent of Lloyd's under a binding authority to issue a **policy** to **you**.

DUAL Australia holds an Australian Financial Services Licence (AFSL) issued by the Australian Securities and Investment Commission (ASIC) (AFSL number: 280193). DUAL Australia does not provide any advice on the insurance to **you** and when issuing policies or handling insurance claims, it acts as an agent of the insurer.

About Lloyd's

Lloyd's is the world's specialist insurance and reinsurance market, bringing together an outstanding concentration of underwriting expertise and talent. It is often the first to insure emerging, unusual and complex risks.

Around eighty (80) syndicates are underwriting insurance at Lloyd's, covering all classes of business. Together they interact with thousands of brokers daily to create insurance solutions for businesses in over two hundred (200) countries and territories around the world.

General Insurance Code of Practice

The Insurance Council of Australia has developed a General Insurance Code of Practice (the Code), that sets minimum standards a general insurer must meet in supplying its products and services and includes many standards in relation to:

- buying insurance;
- insurance claims;
- · responding to catastrophes and disasters;
- · information and education;
- complaints handling procedures;

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- hardship and vulnerable customers; and
- · code monitoring and enforcement.

In Australia, Lloyd's is proud to be a member of the Insurance Council of Australia and a subscriber to the Code. DUAL Australia is a proud supporter of the Code. **You** can obtain a copy of the Code from Lloyd's Australia or at: www.codeofpractice.com.au.

The Code Governance Committee (CGC) is an independent body that monitors and enforces insurers' compliance with the Code. For more information on the CGC go to www.insurancecode.org.au.

Lloyd's Australia is committed to assisting customers who may be affected by family violence. Its <u>Family Violence</u> <u>Policy</u> outlines principles and processes which its employees will follow to assist **you** if **you** or an **insured person** are experiencing family violence. **If you are in immediate danger, please call 000**.

What is a Product Disclosure Statement (PDS)?

The purpose of this PDS is to help **you** understand the cover offered under the **policy** and provide **you** with sufficient information to enable **you** to compare and make an informed decision about whether to purchase the **policy**. This PDS contains important information required under the *Corporations Act 2001* (Cth) about the **policy** including the **benefits** and conditions, **your** rights as a client and other things **you** need to know in order to make an informed decision.

You should read the **policy wording** section in this document and the **schedule** of this insurance, to obtain a complete description of all the **benefits**, terms, conditions and exclusions relating to the cover offered under this insurance. Please read these documents carefully and ensure that **you** keep them in a safe place for future reference.

Certain words in this PDS and **policy wording** have special meanings that are set out in the definitions sections contained within this document.

General Information

Any information contained within the **policy wording**, PDS or accompanying documents is general in nature only. **You** should read the information contained in this PDS carefully before taking out this insurance. For details about the terms and conditions of the insurance, read the **policy wording** following this PDS.

Sports Personal Accident Insurance

This insurance provides for the payment of **benefit(s)** if an **insured person** dies, becomes disabled or suffers from certain conditions as a result of **injury**. Please read it carefully to make sure that **you** understand its provisions. If **you** require any information, please contact DUAL Australia or **your** insurance broker. All cover is subject to the payment of premium and the terms, conditions, exclusions and provisions of the **policy**.

Summary of the Main Benefits and Features of the Policy

The **policy** has a number of **benefits**. Some of the significant policy **benefits** are listed below. For full details of all the **benefits** and limits of the **policy you** should read **your policy schedule** which outlines the sums insured, and the coverage sections and tables of **insured events** contained within the **policy wording** attached to this PDS.

Some of the significant benefits of the policy may include:

- a. lump sum death **benefits** as a result of **injury**;
- b. lump sum benefits as a result of disablement as a result of injury;
- c. loss of income benefits as a result of injury;
- d. lump sum benefits for injury to teeth; and/or
- e. lump sum benefits for fractured bones as a result of injury.

Please refer to the **policy wording** for details of **benefits** and conditions that apply.

Limitations of Benefits Paid

There are limitations on how much **we** will pay for **your** claim. The maximum **we** will pay for all claims under the **policy** during any one (1) **insurance period** is the **aggregate limit of liability** shown in the **schedule**. If this amount is not adequate to pay all claims in full, then **we** will reduce the **benefit** payable to each **insured person** proportionately, so that the total of all payments does not exceed the **aggregate limit of liability**.

There is also a **sublimit of liability** shown in **your schedule** which is the maximum amount **we** pay in relation to claims arising out of **non scheduled flights**.

Not Everything is Covered

Not everything is covered by the **policy**. Some of the circumstances in which no **benefits** are payable at all include where loss results from sickness, self inflicted injury, criminal or illegal act acts, the use of alcohol or drugs, **war** or **civil war**, being in an aerial device other than as a fare paying passenger in an aircraft, participating in or training for a professional sport, pregnancy or childbirth, nuclear activity, osteoarthritis or degenerative conditions, or a **pre-existing condition**.

Age related restrictions also apply. No **benefits** are payable under the **policy** for **insured events** which occur on or after the date the **insured person** reaches the age of sixty six (66), unless otherwise stated in the **schedule**.

There are also limitations on some **benefits**. It is important **you** read the **policy wording** together with the **schedule** so that **you** understand the extent of the cover and its limitations. **You** should specifically read the General Conditions, General Provisions and General Exclusions in the **policy wording** to make sure the cover **we** provide matches **your** expectations. Some **insured events** relating to **temporary partial disablement** or **temporary total disablement** are subject to an **excess period**. This means that **you** cannot make a claim for **benefits** in relation to **insured events** that occur during the **excess period** stated in **your schedule**. Please refer to the **policy wording** and **your schedule** for more information.

The Cost of the Insurance Policy and Paying your Premium

We will provide the cover described in the policy wording, subject to its terms and conditions, for the insurance period.

The cover under the **policy** commences from the date and time shown on your schedule for the **insurance period**. The cost of **your policy** is the total premium including taxes and charges due as detailed on the invoice issued by **your** broker.

Your premium is calculated prior to the commencement of the insurance period based on the information you supply in your application form and the insurer's assessment of the risk. The cost of insurance is shown on your quote and includes taxes and statutory charges (such as stamp duty and GST).

Each year thereafter and prior to the **policy** anniversary, if **we** offer **you** terms to renew the **policy**, **we** will advise **you** of the premium for the new policy year. A premium adjustment may be charged by **us** for variations or endorsements to the **policy** that **you** request mid-**policy** year and **we** agree to provide.

The premium is calculated based on your specific risk profile which may include:

- a. the sums insured;
- b. the insured person's medical history, age and claims history;
- c. any restrictions or extensions to the policy cover; and
- d. previous insurance history.

We may increase or decrease your premium from the renewal date, but we will advise you when we propose to do this.

Non Payment of Premium

You must pay your premium within the agreed credit terms otherwise your policy may not be in force. If you do not pay your premium on time by the due date or your payment is dishonoured this policy will not come into force and we may:

- a. cancel the policy; and/or
- b. decline any claim under the policy.

How to Apply for Sports Personal Accident Insurance

To apply for the **policy you** will need to complete a proposal form available from a licensed insurance broker. They will then approach **us** to provide **you** with a quotation.

Your Duty of Disclosure

This policy is a consumer insurance contract.

When answering **our** questions in the proposal form or at renewal, **you** have a duty to take reasonable care not to make a misrepresentation to **us**.

You and other insured person(s) must answer questions we ask at the time of application and at renewal with relevant and complete information and you must not misrepresent any information that you give to us. You have the same duty in relation to anyone else whom you want to be covered by the policy.

If you fail to comply with your duty, and we would not have issued the policy for the same premium and on the same terms and conditions, we may be entitled to reduce our liability under the policy in respect of any claim or we may cancel the policy.

If **your** failure to comply with **your** duty is fraudulent, **we** may refuse to pay a claim and treat the **policy** as never having been in existence.

Cancelling Your Policy

This **policy** may be cancelled by **you** at any time by giving **us** notice in writing via email or post.. Should **you** cancel **your policy**, **we** will retain a pro rata proportion of the premium or **our** usual short term premium whichever is the greater for the time the **policy** has been in force and **we** will pay any premium refund due to **you** within fifteen (15) business days. If **you** purchased the **policy** through an insurance broker ask **your** broker what arrangements apply. **You** will not receive any refund if **you** have made a claim or a claim is forthcoming against the **policy** prior to cancellation.

We may cancel this policy in the circumstances prescribed by Section 60 of the Insurance Contracts Act 1984 (Cth).

Your Cooling-Off Period

You have the right to return the **policy** to **us** within twenty one (21) days from the date the **insurance period** commences (the 'cooling-off period') unless a claim is made under the **policy** within this period.

If **you** return the **policy** during the cooling-off period, **we** will refund the full amount of the premium less any taxes or duties payable to **you** within fifteen (15) business days of receipt of **your** request. If **you** purchased the **policy** through an insurance broker ask **your** broker what arrangements apply. The **policy** will be terminated from the date **we** are notified of a request to return it. To return the **policy**, **we** must be notified in writing via email or post within the cooling off period.

This can be done by contacting us using the contact details found at the back of this PDS, or your insurance broker.

You still have the right to cancel this **policy** after the cooling-off period ends. See the Cancelling **Your** Policy section above.

Making a Claim

Should an incident occur which may give rise to a claim under this **policy**, **you** should notify **us** via email or post as soon as reasonably practicable after the date of the occurrence and within the **insurance period** using the contact details below. **You** should ensure you include your **policy** number in this correspondence.

The National Claims Manager

Email: claims@dualaustralia.com.au

DUAL Australia Pty Ltd

Level 29, 123 Pitt Street,

Sydney NSW 2000

You must at your expense provide us with such certificates, information and other documentation as we may reasonably require to assess your claim. We may at our own expense have any insured person, who is the subject of a claim under this policy, medically examined from time to time.

We may also require you to undergo medical examinations, and vocation and/or rehabilitation assessments but, if this is required, we will pay those costs.

Claim Offset

Except for Section 1 - Lump Sum **Benefits**, any **benefit** covered under this **policy** will be reduced by the amount of any other benefit payable under any statutory workers' compensation or transport accident compensation scheme or legislation or any sick leave entitlement or any other insurance policy or any other source.

We will however pay the difference between what is payable under the statutory workers' compensation or transport accident compensation scheme or legislation, sick leave entitlement, other insurance policy or other source and what the insured or the insured person would be otherwise entitled to receive under the policy, where permissible by law.

Privacy Collection Statement

At DUAL Australia, we are committed to complying with the *Privacy Act 1988* (Cth) (Privacy Act) and the Australian Privacy Principles. We collect and manage your personal information to assess the risk of and provide insurance, and assess and manage claims. You are required to disclose personal information to us (see Your Duty of Disclosure section above) if you wish to proceed with this contract. If you do not provide us with full information, we may not be able to provide insurance or assess a claim. If you provide us with information about someone else, you must obtain their consent to do so.

Our legal basis for managing **your** personal information is based on your consent and it is necessary to perform **our** service as agreed by **you**. **We** also have legitimate interests in collecting and managing **your** personal information and this includes things such as auditing, managing and improving **our** internal systems and procedures, developing and improving products and services, and managing claims.

We provide your personal information to the insurer we represent when we issue and administer your insurance. When providing a quotation or insurance terms, we will tell you if the insurer is overseas and if so, where they are. We may also provide your information your broker and our contracted third-party service providers (e.g. claims management companies). We are part of the Howden Group and may provide your information to UK based Group entities who provide us with business support services. If a recipient is not regulated by laws which protect your information in a way that is similar to the Privacy Act, we will take reasonable steps to ensure that they protect your information in the same way we do or seek your consent before disclosing your information to them.

We keep **your** personal information only for as long as is reasonably necessary for the purpose for which it was collected, and for as long as **we** are required to by law, which is as long as our relationship with **you** plus seven (7) years after **you** cease dealing with **us**.

Our Privacy Policy contains information about how you can access the information we hold about you, ask us to correct it, or make a privacy related complaint. You can obtain a copy of our Privacy Policy from our Privacy Officer by telephone (+61 (0)2 9248 6300), email (privacy@dualaustralia.com.au) or by visiting our website (dualinsurance.com).

By providing **us** with your personal information, **you** consent to its collection and use as outlined above and in **our** Privacy Policy.

Complaints Process

If you or an insured person have any concerns or wish to make a complaint in relation to this policy, our services or an insurance claim, please let us know and we will attempt to resolve your concerns in accordance with our Internal Dispute Resolution procedures. Please contact your Lloyd's insurance intermediary (us) or the administrator handling your claim in the first instance:

General Counsel Team

DUAL Australia Pty Ltd

Level 29, 123 Pitt Street,

Sydney NSW 2000

Telephone: 1300 769 772 (within Australia) or +61 2 9248 6300 (from overseas)

Website: dualinsurance.com

Email: complaints@dualaustralia.com.au

Step 1

We will acknowledge receipt of your complaint and do our utmost to resolve the complaint to satisfaction within ten (10) business days.

Step 2

If we cannot resolve your complaint to your satisfaction, we will escalate your matter to Lloyd's Australia who will determine whether it will be reviewed by their office or the Lloyd's UK Complaints team. Their contact details are:

Lloyd's Australia Limited

Suite 1603 Level 16,

1 Macquarie Place,

Sydney NSW 2000

Telephone: (02) 8298 0783

Email: idraustralia@lloyds.com

A final decision will be provided to the complainant within thirty (30) calendar days of the date on which the complaint was first made unless certain exceptions apply.

Step 3

You or an **insured person** may refer **your** complaint to the Australian Financial Complaints Authority (AFCA), if **your** complaint is not resolved to **your** satisfaction within thirty (30) calendar days of the date on which they first made the complaint or at any time.

AFCA can be contacted as follows:

Australian Financial Complaints Authority (AFCA)

GPO Box 3,

Melbourne VIC 3001

Telephone: 1800 931 678

Email: info@afca.org.au

A complaint must be referred to AFCA within two (2) years of the final decision, unless AFCA considers special circumstances apply. If a complaint is not eligible for consideration by AFCA, it may be referred to the Financial Ombudsman Service (UK) or they can seek independent legal advice. They can also access any other external dispute resolution or other options that may be available.

Service of Suit Clause (Australia)

The Underwriters accepting this insurance agree that:

- i. if a dispute arises under this insurance, this insurance will be subject to Australian law and practice and the underwriters will submit to the jurisdiction of any competent Court in the Commonwealth of Australia;
- ii. any summons notice or process to be served upon the underwriters may be served upon:

Lloyd's Underwriters' General Representative in Australia

Suite 1603 Level 16,

1 Macquarie Place,

Sydney NSW 2000

iii. if a suit is instituted against any of the underwriters, all underwriters participating in this insurance will abide by the final decision of such Court or any competent Appellate Court.

Preparation Date

This PDS was prepared on 30 November 2022.

Updating this PDS

Information in this PDS may need to be updated from time to time. **You** can obtain a paper copy of any updated information without charge by contacting **us** or **your** insurance broker. Should this PDS need to be updated **we** will provide **you** with a new PDS or a Supplementary PDS outlining these changes.

Contact Details

DUAL Australia Pty Ltd

ABN 16 107 553 257

AFS 280193

Level 29, 123 Pitt Street,

Sydney NSW 2000

Telephone: 1300 769 772 (within Australia) or +61 2 9248 6300 (from overseas)

Website: dualinsurance.com

Policy Wording

General Definitions

In the policy and PDS:

accident means:

- a. an external event:
- b. which occurs fortuitously during the insurance period;
- c. which could not have been expected from the perspective of the insured person; and
- d. which results in any of the insured events within twelve (12) calendar months from the date of the injury.

accident includes accidents arising from:

- i. the use of, or inability to use, any application, software, or programme in connection with any electronic equipment (for example a computer, smartphone, tablet or internet-capable electronic device); or
- ii. a computer virus; or
- iii. a computer related hoax relating to i. and/or ii. above.

accidental death means death occurring as a result of an injury.

aggregate limit of liability means the maximum amount **we** will pay for all claims arising from **insured events** which occur during the **insurance period**. The **aggregate limit of liability** is shown in the **schedule**.

benefit(s) means any benefit to which an insured person is entitled under the policy.

benefit period means the maximum period for which a weekly **benefit** payment may be paid to or for the benefit of an **insured person**.

civil war means armed opposition, whether declared or not, between two (2) or more parties belonging to the same country where the opposing parties are of different ethnic, religious or ideological groups. Included in the definition is armed rebellion, revolution, sedition, insurrection, Coup d' Etat and the consequences of martial law.

dentist means a legally registered dental practitioner who is not an insured person or their relative.

doctor means a medical practitioner or medical specialist who is registered and/or licenced and legally qualified to practice medicine under the laws of the country in which they practice other than a medical practitioner or medical specialist who is the **insured person**, the **insured person's** employer, the **insured person's** employee or the **insured person's** relative.

employee means any person in the **insured's** service including directors (executive and non-executive), consultants, contractors, sub-contractors and/or self-employed persons undertaking work on the **insured's** behalf.

excess period is the period stated in the **schedule** during which no **benefits** are payable for **temporary total disablement** or **temporary partial disablement**. The number of days constituting each **excess period** must be served consecutively.

finger, thumb or toe means the digits of a hand or foot.

fracture(d) means a break or crack of a bone.

injury means bodily injury to an insured person resulting from an accident. Injury does not include:

- a. sickness;
- any consequences of an injury which are ordinarily described as being a disease including but not limited to any congenital condition, heart condition, stroke or any form of cancer;

- c. an aggravation of a pre-existing condition;
- d. any other pre-existing condition; or
- e. any degenerative condition.

insurance period means the period stated in the **schedule**. If **you** request that **we** renew the **policy** and **we** agree, then the **insurance period** also includes the period stated in the **schedule we** issue to **you** in respect of that renewal.

insured means the named entity or person listed as the policyholder in the schedule.

insured event(s) means the event(s) described in each Table of **Insured Events** as set out in Sections 1, 2, 3, 4 and 5 and are defined by individual numbers.

insured person means such person or persons as defined in the schedule with respect to whom premium has been paid.

limb(s) means the entire limb between the shoulder and the wrist or between the hip and the ankle.

loss means loss of, by physical severance, or total and **permanent** loss of the effective use of the part of the body referred to in the Table of **Insured Events** and which in each case is caused by an **injury**.

manifest(s) means, in respect of injury, the date on which the symptoms or consequences of that injury first become apparent to the insured person, or ought to have become apparent to a reasonable person in their position, whichever comes first. Manifested and manifestation have corresponding meanings.

non Medicare medical expenses means expenses paid to a **doctor**, **dentist**, a private hospital, nurse, chiropractor, osteopath or emergency transport service for medical, surgical, x-ray, dental treatment, hospital or nursing treatment, including the cost of medical supplies and emergency transport hire.

non Medicare medical expenses do not include:

- a. payment for any health services which would constitute the carrying on of health insurance business within the meaning of the *Private Health Insurance Act 2007* (Cth) or the *Private Health Insurance (Health Insurance Business) Rules 2018* (Cth);
- any expense where a Medicare benefit is paid or payable including the balance of monies due or payable by the insured person after deduction of any Medicare benefit or rebate from the actual expense incurred (commonly referred to as the "Medicare gap");
- any amounts recoverable by the insured person from any other source except for the excess of the amount recoverable from such other source; or
- d. dental treatment unless such treatment is necessarily incurred to teeth and is caused by injury and performed by a
 dentist.

non scheduled flight(s) means any flight that is not operating under a regular published flight schedule or timetable.

permanent means disablement(s) lasting at least twelve (12) consecutive months from the date the **injury manifests**, which thereafter will, in all probability, continue for life.

policy means the **policy wording**, the PDS and the **schedule** and any additional endorsements which **we** subsequently issue to **you**.

policy wording means this document.

policyholder means the insured.

pre-existing condition(s) means a condition with which the **insured person** was aware of or a reasonable person would have been aware of (whether diagnosed or not) or has sought treatment prior to the inception of their **policy**.

Any medical condition that the **insured person** has suffered from or been treated for irrespective of whether a complete recovery has occurred, is still treated as a **pre-existing condition**.

regular care means medical consultation with a doctor on an ongoing monthly or shorter repetitive basis.

salary means:

- i. the **insured person's** weekly pre-tax income or wage, excluding any commission, bonuses, overtime payments and allowances, averaged over the twelve (12) month period immediately preceding the commencement of the disablement or over any shorter period for which the **insured person** has been employed;
- ii. for a self employed **insured person**, the gross weekly income earned from personal exertion after the deduction of all expenses necessarily incurred in earning that income, averaged over the twelve (12) months prior to the **injury** or averaged over a shorter period if the **insured person** has been in the current role for less than twelve (12) months.

schedule means the **schedule** listing the **benefits** and limits which is issued by **us** attached to the **policy wording** or any subsequently substituted **schedule**.

sublimit of liability means the maximum amount **we** will pay for all claims for **insured events** arising out of **non scheduled flights** during the **insurance period**. The **sublimit of liability** is shown in the **schedule**.

surgery means the treatment of injury by operative methods performed by a surgeon in an operating theatre.

temporary partial disabled/ment means the insured person's temporary inability to participate in a substantial part of their usual employment, occupation or business activities, directly caused by an injury, while the insured person is under the regular care of and acting in accordance with the treatment, instructions or advice of a doctor, and that inability manifests during the insurance period. Treatment also includes the undertaking of a treatment plan and participation in a rehabilitation program.

temporary total disabled/ment means temporary disablement directly caused by an injury that manifests during the insurance period which totally prevents the insured person from performing their usual occupation or employment activities, or any other occupational or employment activities for which the insured person has the experience, skills, education or training while the insured person is under the regular care of and acting in accordance with the treatment, instructions or advice of a doctor. Treatment also includes the undertaking of a treatment plan and participation in a rehabilitation program.

tooth/teeth means a sound and natural permanent tooth but does not include first or baby teeth, implants, prostheses or other dental restorations.

total disablement means disablement directly caused by an injury that manifests during the insurance period which totally prevents the insured person from performing their usual occupational or employment activities, or any other occupational or employment activities for which the insured person has the experience, skills, education or training. If the insured person is not employed, it means disablement which prevents the insured person from participating in any and every occupation for the remainder of their life.

war means armed conflict between nations including forces acting for any international authority whether war be declared or not, invasion, civil war, armed hostilities, rebellion, revolution, insurrection, or military or usurped power.

we/our/us means DUAL Australia Pty Ltd (ACN 107 553 257) as agent of the Underwriters.

you/your means the insured named in the schedule.

Section 1 – Lump Sum Benefits

We will pay benefits as set out in Table 1 of the Table of Insured Events for an injury of the insured person if:

- a. the injury resulting in the insured event set out in the Table of Insured Events manifests during the insurance
 period while the person is an insured person; and
- b. an amount is showing on the **schedule** for that **insured event** against Section 1; and
- c. any insured event occurs within twelve (12) months of the injury; and
- d. the injury is caused by or connected to the insured person undertaking activities covered under the policy; and
- e. any insured event occurs during the insurance period.

Table of Insured Events – Table 1

Insured events	Benefit
	As a percentage of the amount as shown against the schedule on Section 1 – Lump Sum Benefits
1. Accidental death	100%
2. Permanent total disablement	100%
3. Permanent and incurable paralysis of all limbs	100%
4. Loss of sight of both eyes	100%
5. Loss of sight one (1) eye	50%
6. Loss of one (1) or more limbs	100%
7. Loss of the lens of both eyes	100%
8. Loss of the lens of one (1) eye	50%
9. Loss of hearing in both ears	100%
10. Loss of hearing in one (1) ear	20%
11. Third degree burns resulting in disfigurement which covers more than 40% of the entire body	80%
12. Loss of four (4) fingers and thumb of either hand	50%
13. Loss of four (4) fingers of either hand	50%
14. Loss of one thumb (two (2) joints) of either hand - each thumb	30%
15. Loss of one thumb (one (1) joint) of either hand - each thumb	15%
16. Loss of one (1) finger (three (3) joints) of either hand - each finger	15%
17. Loss of one (1) finger (two (2) joints) of either hand - each finger	10%
18. Loss of one (1) finger (one (1) joint) of either hand - each finger	5%
19. Loss of all toes of either foot	15%
20. Loss of great toe (two (2) joints) of either foot	5%
21. Loss of great toe (one (1) joint) of either foot	3%
22. Loss of toes , other than great toe , of either foot	1%
23. Fractured leg or patella with established non union	10%
24. Shortening of a leg by at least 5cm	7.5%

25. **Permanent total disablement** not otherwise provided for under **insured events** 5, 8 and 10-24 inclusive.

Such a percentage of the amount showing against the **schedule** as **we** shall in **our** absolute discretion determine and being in **our** opinion consistent with the **benefits** provided under **insured events** 5, 8 and 10-24 inclusive. The maximum amount payable is 75% of the amount showing on the **schedule** against Section 1 Lump Sum **Benefits**.

Section 2 – Weekly Benefits – Injury

We will pay benefits as set out in Table 2 of the Table of Insured Events and subject to the benefit period, excess period and percentage of salary shown on the schedule for an injury of the insured person if:

- the injury resulting in the insured event set out in the Table of Insured Events manifests during the insurance
 period while the person is an insured person; and
- b. an amount is showing on the schedule for that insured event against Section 2; and
- c. any insured events occur within twelve (12) months of the injury; and
- d. the injury is caused by or connected to the insured person undertaking activities covered under the policy; and
- e. any insured events occur during the insurance period.

Table of Insured Events - Table 2

Insured events	Benefits
26. Temporary total disablement	During such disablement, the weekly benefit shown on the schedule against Section 2, Weekly Benefits – Injury , but not exceeding the salary of the insured person .
27. Temporary partial disablement	 a. If the insured person returns to work in a reduced capacity, the benefit payable shall be the difference between the benefit payable for insured event 26 and any amount of the insured person's current salary; or b. If the insured person is able to return to work in a reduced capacity and elects not to do so, the benefit
	payable shall be 25% of the compensation payable for insured event 26.

Section 3 – Fractured Bones Benefits – Injury

We will pay benefits as set out in Table 3 of the Table of Insured Events for an injury of the insured person if:

- a. the injury resulting in the insured event set out in the Table of Insured Events manifests during the insurance
 period while the person is an insured person; and
- b. any insured event is directly caused by the injury; and
- c. an amount is showing on the schedule for that insured event against Section 3; and

- d. any insured events occur within twelve (12) months of the injury; and
- e. the injury is caused by or connected to the insured person undertaking activities covered under the policy; and
- f. any insured events occur during the insurance period.

Table of Insured Events – Table 3

Insured events	Benefits
Fracture of:	As a percentage of the sum shown against the schedule on Section 3 – Fractured Bones Benefits - Injury
28. a. Skull fracture (complete fracture)	10%
28. b. Skull fracture necessitating surgery (complete fracture)	70%
29. a. Jaw fracture	10%
29. b. Jaw fracture necessitating surgery	50%
30. a. Cheek fracture	10%
30. b. Cheek fracture necessitating surgery	40%
31. a. Spine fracture (complete fracture)	20%
31. b. Spine fracture (complete fracture) necessitating surgery	100%
32. a. Shoulder Blade fracture	20%
32. b. Shoulder Blade fracture necessitating surgery	60%
33. a. Collar bone fracture	10%
33. b. Collar bone fracture necessitating surgery	30%
34. a. Upper arm, forearm fracture	10%
34. b. Upper arm, forearm fracture necessitating surgery	40%
35. a. Elbow fracture	20%
35. b. Elbow fracture necessitating surgery	30%
36. a. Hand fracture	10%
36. b. Hand fracture necessitating surgery	30%
37. a. Finger fracture	5%
37. b. Finger fracture necessitating surgery	10%
38. a. Rib fracture	5%
38. b. Rib fracture necessitating surgery	10%
39. a. Hip, pelvis fracture	20%
39. b. Hip, Pelvis fracture necessitating surgery	80%
40. a. Upper leg fracture	10%
40. b. Upper leg fracture necessitating surgery	70%
41. a. Kneecap fracture	10%
41. b. Kneecap fracture necessitating surgery	30%
42. a. Lower leg, tibia fracture	10%
42. b. Lower leg, tibia fracture necessitating surgery	50%
43. a. Lower leg, fibula fracture	10%
43. b. Lower leg, fibula fracture necessitating surgery	20%

44. a. Lower leg, tibula and fibula fracture	30%
44. b. Lower leg, tibula and fibula fracture necessitating surgery	60%
45. a. Ankle joint fracture	10%
45. b. Ankle joint fracture necessitating surgery	40%

The maximum **benefit** payable for any one (1) **injury** resulting in **fractured** bones shall be the amount shown on the **schedule** against Section 3 – **Fractured** Bones **Benefits** - **Injury**.

Section 4 – Dental Benefits – Injury

We will pay benefits as set out in Table 4 of the Table of Insured Events for an injury of the insured person if:

- a. the injury resulting in the insured event set out in the Table of Insured Events manifests during the insurance
 period while the person is an insured person; and
- b. any insured event is directly caused by the injury; and
- c. an amount is showing on the schedule for that insured event against Section 4; and
- d. any insured events occur within twelve (12) months of the injury; and
- e. the injury is caused by or connected to the insured person undertaking activities covered under the policy; and
- f. any insured events occur during the insurance period.

Table of Insured Events – Table 4

Insured Events Injury resulting directly in the following dental treatment being carried out within twelve (12) months of the date of the injury:	Benefits As a percentage of the sum shown against the schedule against Section 4 – Dental Benefits – Injury subject always to a limit of two hundred and fifty dollars (\$250) per tooth:
46. Loss of teeth resulting in prosthetic replacement - per tooth	100%
47. Damage to teeth resulting in prosthetic restoration - per tooth	50%

The maximum **benefit** payable with respect to any one (1) **injury** shall be two hundred and fifty (\$250) dollars per **tooth** up to a maximum of five hundred dollars (\$500) unless otherwise shown on the **schedule** against Section 4 – Dental **Benefits** – **Injury**.

Section 5 - Additional Benefits

The following Additional Benefits are subject to all the terms and conditions of the **policy**, and shall apply only if they are specifically included in the **schedule**. Applicable limits, **excess periods** and **benefit periods** may apply as specified in the **schedule**.

1. Transport to and from Work Benefit

On the occurrence of **insured events** 27 and in the event that an **insured person** requires transportation assistance in order to get to and from their usual place of employment due to their disablement, **we** will refund upon receipt of tax invoices, reasonable actual transport costs to a maximum amount of twenty-five dollars (\$25) per day for a maximum period of twelve (12) weeks.

Transportation assistance must be provided by a licensed public transportation provider, such as a taxi, bus, train, tram, ferry operator or the like. The provider of the transportation cannot be someone who is either related to, or lives with the **insured person**.

2. Re-imbursement of Professional or Membership Fees

On the occurrence of any of **insured events** 1, 2, 3, 4, 6, 7, 9 or 25 and where an **insured person** will no longer reasonably derive any benefit from membership of a professional association, union, industry body or similar organisation directly related to their employment, **we** will reimburse the **insured person**, on a pro rata basis from the date of **injury**, to the annual membership renewal date, for a maximum of two (2) memberships, upon actual receipt of tax invoices up to a maximum amount of two hundred and fifty dollars (\$250) per membership.

3. Return to Work Assistance

On the occurrence of **insured events** 26 or 27, **we** will reimburse reasonable expenses incurred for participation in a return to work program, retraining program, or rehabilitation program by the **insured person**, provided that evidence is provided by **the insured person's doctor** certifying the need for the program. This **benefit** will be limited to the actual costs incurred up to the amount shown in the **schedule** against Return to Work Assistance.

4. Twelve (12) weeks Guaranteed Payment

If an **insured person** sustains an **injury** for which **benefits** are payable under **insured event** 26, and upon receipt of satisfactory medical evidence from a **doctor** certifying that the total period of **temporary total disablement** will be a minimum of twenty-six (26) weeks, **we** will immediately pay twelve (12) weeks **benefits** as provided for in the **schedule**.

5. Exposure to the Elements

If as a result of an **injury** occurring during the **insurance period** an **insured person** is exposed to the elements and suffers from any of the **insured events** set out in any of the tables of **insured events** as a direct result of that exposure, **we** will pay **benefits** as provided for in the **schedule**.

6. Non Medicare Medical Expenses

If an **insured person** suffers an **injury** during the **insurance period** and whilst engaged on activities authorised by the **insured**, **we** will pay the cost of the **non Medicare medical expenses**, provided they are incurred within twelve (12) months from the date of **injury**.

7. Physiotherapy Benefit

If an **insured person** suffers an **injury** during the **insurance period** and whilst engaged on activities authorised by the **insured**, for which **benefits** are payable under **insured events** 2 to 27 **we** will pay the cost of physiotherapy expenses, provided they are incurred within twelve (12) months from the date of **injury**.

Benefits are payable at 75% of the fees charged, less any rebates from other sources subject to a maximum payment of fifty dollars (\$50) per visit.

The maximum **benefit** payable with respect to any one (1) **injury** shall be seven hundred and fifty dollars (\$750) unless otherwise shown on the **schedule** against Physiotherapy **Benefits**.

8. Student Education Assistance

If an insured person suffers an injury during the insurance period and is:

- a. not in receipt of a pre-disability salary; and
- b. is registered as a full time student; and
- c. entitled to claim a benefit under Section 2 Weekly Benefits Injury; and
- d. is unable to attend scheduled classes due to the injury,

we will pay the cost of reasonable expenses incurred for tutorial services up to the amount shown in the schedule against student education assistance.

Covered expenses must be carried out by persons other than members of the **insured person's** family or other relatives or person's permanently living with the **insured person**.

9. Domestic Home Help

If an insured person suffers an injury during the insurance period and is:

- a. not in receipt of a pre-disability salary; and
- b. entitled to claim a benefit under Section 2 Weekly Benefits Injury,

we will pay for the cost of reasonably and necessarily incurred expenses of hiring domestic help and/or child-minding.

Expenses covered by this additional benefit must be:

- for services carried out by persons other than members of the insured person's family or other relatives or person's permanently living with the insured person; and
- ii. must be certified by a doctor as being necessary for the recovery of the insured person.

10. Funeral Expenses

If during the **insurance period**, an **insured person** suffers an **accidental death we** will reimburse the **insured person's** estate up to the amount shown in the **schedule** against funeral expenses for:

- a. all reasonable funeral, burial or cremation and associated expenses; or
- b. all reasonable expenses incurred in transporting the **insured person's** body or ashes to a place nominated by the legal representative of the **insured person's** estate.

11. Modification Expenses

If during the **insurance period** an **insured person** suffers an **injury**, which results in any one (1) of these **insured event(s)** 2, 3, 4, 6, or 9, **we** will pay all reasonable and actual costs for modifications to the **insured person's** home, work and/or motor vehicle or in relocating the **insured person** to a suitable home up to the amount shown in the **schedule** against modification expenses.

This **benefit** is only payable where evidence is presented from the **insured person's doctor** certifying that the modification and/or relocation is medically necessary.

General Conditions

The following conditions apply under the **policy**:

- 1. **Benefits** will not be payable for more than one (1) of the **insured events** 1-25 arising out of the same **injury**. In that event, the highest **benefit** applicable will be payable.
- 2. Any **benefit** payable for **insured events** 1-25 will be reduced by any **benefit** paid or payable for **insured events** 26 or 27 in respect of the same **injury**.
- 3. No weekly **benefits** will be payable for **insured events** 26 or 27 greater than fifty two (52) weeks in total in respect of any one (1) **injury**, unless otherwise stated on the **schedule**.
- 4. Unless otherwise stated on the **schedule**, **benefits** payable to **insured person(s)** under eighteen (18) years of age for **insured events** 1-25 will be ten thousand dollars (\$10,000).
- 5. **We** will pay one-fifth (1/5th) of the weekly **benefit** for each day of **temporary total disablement** where disablement lasts for less than a week after expiry of the **excess period** for **insured events** 26 and 27.
- 6. No weekly **benefits** are payable during the **excess period** stated in the **schedule**.
- 7. No weekly benefit shall be payable in excess of the percentage of salary shown on the schedule.

- 8. The weekly **benefits** for **insured event** 26 and 27 will only be payable if the **insured person(s)** is gainfully employed at the time of the **injury**.
- 9. The weekly benefits payable for insured events 26 and 27, will be reduced by the amount of:
 - a. any other benefits the **insured person** is entitled to receive under any statutory workers' compensation or transport accident compensation scheme or legislation; and
 - b. any insurance policy covering the same risk; and
 - the amount of any sick pay received or monies paid or payable for the notice period in the event of a redundancy; and
 - d. the proceeds of any judgment, award or settlement constituting or representing an entitlement to damages for past or future economic loss in respect of the facts, matters and circumstances which gave rise to the **benefits** paid under the **policy**; and
 - e. any disability entitlement including payments arising under the National Disability Insurance Scheme,
 - so that the total benefit payable under this policy does not exceed the applicable percentage or lesser of:
 - i. the maximum sum insured stated in the schedule against Section 2 Weekly Benefits Injury; or
 - ii. the insured person's salary.
- 10. If as a result of injury, benefits become payable under Section 2, Weekly Benefits Injury and during the insurance period, the insured person suffers a recurrence of insured events 26 or 27 from the same injury, the subsequent period of disablement will be a continuation of the prior period unless, between such periods, the insured person has returned to their previously contracted ordinary hours of work for at least six (6) consecutive months, in which case the subsequent period of disablement will be deemed to have resulted from a new injury and a new excess period shall apply. Should the insured person suffer a recurrence of insured events 26 or 27 from the same injury outside the insurance period, benefits under this policy for the additional period of insured events 26 or 27 will not be covered.
- 11. All weekly **benefits** will be paid monthly in arrears, except where the twelve (12) weeks guaranteed payment additional **benefit** in Section 5 Additional **Benefits** condition 4 of this **policy** applies.
- 12. No benefits are payable unless an insured person, as soon as reasonably practicable after the happening of any injury giving rise to a claim under the policy, seeks medical advice and undertakes treatment from a doctor and continues to do so whilst remaining temporary totally disabled or temporary partially disabled.
- 13. No benefits are payable for more than one of insured events 26 and/or 27 that occur for the same period of time.
- 14. No weekly **benefits** are payable for **insured events** 26 or 27 if the **insured person** is on unpaid leave or on maternity leave.
- 15. Unless an **insured person** otherwise directs, all **benefits** shall be paid to the **insured person**, or, in the case of the **insured person's** death, to the **insured person's** legal personal representative.
- 16. Benefits will cease if an insured person fails to procure and/or follow the advice of their doctor or our appointed doctor, and includes but is not limited to them failing to participate in relevant rehabilitation and/or return to work programs as advised by their doctor or our appointed doctor within a reasonable time.

For the purpose of this condition 16:

- a. rehabilitation means any treatment, therapy, procedure or programme recommended and/or advised by the insured person's doctor or our appointed doctor; and
- if there is a difference of advice between the insured person's doctor or our appointed doctor, the advice of our appointed doctor will be the advice for the purposes of this condition.
- 17. Benefits will cease if an insured person fails to attend or participate in any attendances, consultations or investigations required by their doctor or our appointed doctor in the course of any relevant rehabilitation and/or return to work programs described at condition number 16 above. For the purposes of this condition, "rehabilitation" has the same meaning as it does in condition 16.

General Exclusions

The following exclusions apply to all Sections of the policy.

No **benefits** are payable under this **policy** for any **insured event** resulting in **injury** that has been directly or indirectly caused by, arising out of, or in any way related to or connected with any of the following:

- 1. **injury** which is intentionally or deliberately self-inflicted by an **insured person**, including suicide or attempted suicide:
- 2. a criminal or illegal act committed by an insured person;
- 3. driving any vehicle whilst under the influence of alcohol equal to or above the prescribed legal limit or whilst under the effects of psychoactive, psycho pharmaceutical or psychotropic drug or substance;
- 4. being under the effects of alcohol, psychoactive, psycho pharmaceutical or psychotropic drug or substance;
- 5. war, invasion or civil war;
- 6. flying or engaging in any other aerial activity except as a fare paying passenger on an airline with scheduled flights;
- 7. participating, training or taking part in professional sports of any kind;
- 8. childbirth or pregnancy or any complications of these;
- 9. nuclear reaction, nuclear radiation or radioactive contamination;
- 10. any pre-existing conditions whether or not a proposal form or application form has been received by us;
- 11. osteoarthritis, arthritis or any other degenerative process of the joints, bones, muscles, tendons or ligaments;
- 12. repetitive strain injury or syndrome or any other gradually operating cause;
- 13. back pain or discomfort or any condition not diagnosed by a doctor;
- 14. sickness, disease or disorder of any kind;
- 15. the payment of any **benefit** that:
 - a. would be considered to be 'health insurance business' as defined in the *Private Health Insurance Act 2007* (Cth) and its regulations; or
 - b. would be illegal or unlawful under any law in any jurisdiction, including under the *National Health Act 1953* (Cth) or the *Health Insurance Act 1973* (Cth);
- 16. any matters where the provision of such benefit would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, Australia, United Kingdom or United States of America and we shall have no liability to the insured to the extent that to do so would be in breach of the foregoing;
- 17. psychological, nervous, emotional or behavioural conditions, stress, depression, or other mental illness defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition (or a subsequent or equivalent publication); and
- 18. a sexually transmitted disease or infection, including but not limited to Acquired Immune Deficiency Syndrome (AIDS) disease or Human Immunodeficiency Virus (HIV) infection.

General Provisions

The following provisions apply to all Sections of the policy:

1. Aggregate Limit of Liability

We shall not be liable to pay any **benefits** under the **policy** in excess of the **aggregate limit of liability**. If this amount is not adequate to pay all claims in full, then **we** will reduce the **benefit** payable to each **insured person** proportionately, so that the total of all payments does not exceed the **aggregate limit of liability**.

2. Sublimit of liability

We shall not be liable to pay any **benefits** under the **policy** in excess of the **sublimit of liability** applying to **non scheduled flights**. If this amount is not adequate to pay all claims in full **we** will reduce the **benefit** payable to each **insured person** proportionately, so that the total of all payments does not exceed the **sublimit of liability**.

3. Age Limit

No cover is provided under the **policy** for **insured events** which occur on or after the date the **insured person** reaches the age of sixty six (66), unless otherwise stated in the **schedule**.

4. Currency

All **benefits** paid under the **policy** will be paid in Australian Dollars (AUD) unless otherwise specified on the **schedule**.

5. Governing Law and Jurisdiction

The **policy** is governed by the laws of the Commonwealth of Australia and the State or Territory where the **policy** was issued. Any disputes relating to interpretation shall be submitted to the exclusive jurisdiction of the Courts of Australia.

6. Co-operation

Any **insured person** will frankly and honestly provide **us** with all information and assistance required by **us** and/ or **our** representatives appointed by **us** in relation to any claim or loss. Any unreasonable failure to comply with this obligation may entitle **us** to deny cover for the claim or loss, in whole or part.

Any **insured person** will do all things reasonably practicable to minimise **our** liability in respect of any claim or loss.

7. Subrogation and Our Right of Recovery

We can exercise any right of recovery held by you or any insured person to the extent of any benefit payable under this policy. If we pay a benefit under the policy to an insured person, then, to the extent the insured person may have a cause of action for loss or damage against any third party in respect of the facts, matters and circumstances which gave to the benefit being paid under the policy, then we have a right of subrogation and repayment including any claim for interest by way of an action which may be brought in the name of you and/or the insured person against such third party. You and/or any insured person must not do anything that reduces such rights, and must provide us with all reasonable assistance in pursuing such rights. If you or any insured person have agreed to not seek compensation from another source that is liable to pay compensation in regards to a benefit payable under the policy, we will not cover you or any insured person under this policy for that loss, damage or liability.

If you and/or any insured person brings a claim for loss or damage in your or their own name against a third party in respect of the facts, matters and circumstances which gives rise to the benefit being paid under the policy, then you or any insured person must include in your or their claim any payments which may be recoverable from the third party including a claim for interest (recoverable payments). Should you or any insured person recover damages against the third party either by way of settlement of judgment then you or any insured person must repay to us out of any such damages the recoverable payments which the insured received under this policy. We will provide reasonable cooperation to you or any insured person and their legal advisors in bringing any such action.

8. Other Insurance

In the event of a claim **you** or an **insured person** must inform **us** of any other insurance **you** or the **insured person** may have covering the same risk.

9. Several Liability of Underwriters

The obligations of **our** subscribing Underwriters, where there is more than one (1) underwriter subscribing to the **policy**, are several and not joint and are limited solely to the extent of their individual subscriptions. No subscribing underwriter is responsible for the subscription of any co-subscribing underwriter who, for any reason, does not satisfy all or part of its obligations.

10. Territorial Limits

The territorial limit is worldwide except where otherwise limited in the policy.

11. Cover under more than one policy with us

Where an **insured person** is covered under another insurance policy with **us** in respect of the same **benefits**, **we** shall only pay the **benefit** once and the amount payable shall be the higher of the two (2) policy limits applicable.

12. Alteration of risk

If you make any changes, or become aware of any changes, or if you make any changes to your business activities, that are likely to increase the risk of a claim under this policy, you must tell us as soon as you become aware of the changes.

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