

COMBINED PRODUCT DISCLOSURE STATEMENT, FINANCIAL SERVICES GUIDE AND POLICY WORDING.

Prepared 1 August 2011 and authorised for distribution by QBE Insurance. QM2360.0811.

Is This Policy Right For You?

This document contains information which can help you decide. Any advice in this document is of a general nature only and has not considered your objectives, financial situation or needs. You should carefully read and consider the information provided having regard to your personal circumstances to decide if this insurance is right for you. You are of course free to arrange insurance with any other insurer of your choice.

This booklet contains the following sections which provide:

- Part 1 information about this travel insurance product (Product Disclosure Statement - PDS)
- Part 2 information about the financial service being provided to you by our Authorised Representative (Financial Services Guide - FSG)
- Part 3 the detailed terms and conditions (Policy Wording) About OBE Travel Insurance

QBE Travel Insurance is a division of: QBE Insurance (Australia) Limited. ABN 78 003 191 035 A.F.S. Licence No. 239545 82 Pitt Street Sydney NSW 2000

Enquiries and Assistance

For any enquiries and assistance please contact our Customer Service Centre on 1300 555 017 or email travel.service@qbe.com.

Please note that calls to QBE Travel Insurance will be recorded for training and verification purposes.

PART 1 - PRODUCT DISCLOSURE STATEMENT Some Words Have Special Meanings

Throughout the PDS and Policy Wording words highlighted in bold and italic have specific meanings. These meanings are set out in the Definitions section of the Policy Wording. For example: relative

TRAVEL INSURANCE GUIDELINES

Here is a summary of some of the guidelines relating to this travel insurance.

- · This travel insurance is only available to residents of Australia and must be issued prior to the commencement of your trip.
- · Cover is only available to the person named on the Certificate of Insurance.
- Insurance is not available to travellers outside Australia.
- The terms and conditions of the policy are subject to the laws of the Australian state or territory where the Certificate of Insurance is issued. **You** agree to submit to the jurisdiction of the courts of that state or territory.
- ullet This policy ends once you have returned to your normal place of residence within Australia.
- · There is no provision to suspend this policy during the period of insurance.
- There is no cover under this policy for an existing medical condition(s). Please refer to the Section headed Existing Medical Condition(s).

Applying For Travel Insurance

To apply for insurance, please complete the online application. If your application is approved our Authorised Representative will issue your policy and provide you with a Certificate of Insurance. Your certificate confirms the cover you have chosen, the total amount paid by you, and information about the terms of vour policy.

TRAVEL INSURANCE



AMOUNT

AUSTRALIAN SCHEDULE OF BENEFITS

This list is a summary of some of the benefits covered by this policy and the app

applicable limits. Please refer to the relevant sections in the Policy Wording			PATADLL
for full details of cover. Other <i>applicable limits</i> may apply.			POLICY CODE: D1
		APPLICABLE LIMITS	SINGLE
EVACUATION AND REPATRIATION	Section 1	\$1,500	
CANCELLATION & ADDITIONAL EXPENSES	Section 2	\$1,500	
ACCIDENTAL DEATH	Section 4	\$2,000	000
LUGGAGE & PERSONAL EFFECTS ITEM LIMIT	Section 5	\$500 \$300	\$29 (Maximum duration of 12 days)
PERSONAL LIABILITY	Section 6	\$100,000	

SIGNIFICANT RISKS

This Policy May Not Match Your Expectations

This policy may not match your expectations (for example; because an exclusion applies). You should therefore read this PDS and Policy Wording carefully. Please ask our Authorised Representative or us if you are unsure about any aspect of the policy

Are You Sure You Have The Right Level Of Cover?

You need to make sure the limits of cover are appropriate for your needs. Otherwise you may be under insured and have to bear part of any loss that exceeds the limits yourself. Please refer to the applicable limits as set out in the Schedule of Benefits

A Claim May Be Refused

We may refuse to pay or reduce the amount we pay under a claim if you do not comply with the policy conditions, if you do not comply with your Duty of Disclosure or make a misrepresentation, or if you make a fraudulent claim.

EXISTING MEDICAL CONDITION(S)

There is no cover under this policy for an existing medical condition(s). Provided the following existing medical conditions are stable and you or anyone else to be covered are not waiting for treatment, on a hospital waiting list or awaiting results of medical tests or investigations in relation to any of these conditions, cover is provided without application.

- · Allergies such as allergic rhinitis, chronic rhinitis, hayfever, sinusitis, anaphylaxis, dermatitis, eczema, psoriasis, urticaria, food intolerance, latex allergy
- Anaemia including iron deficiency anaemia, B12 deficiency, folate deficiency, pernicious anaemia
- Asthma not requiring cortisone medication or hospitalisation for the past 12 months including as an outpatient
- · Bell's palsy
- · Benign breast or renal cysts
- · Bunions
- · Carpal Tunnel syndrome
- · Cataracts, dry eye syndrome, glaucoma, macular degeneration
- · Coeliac disease
- Colonic polyps
- Congenital blindness/deafness
- · Diabetes Mellitus Types 1 and 2 where you have no known cardiovascular, hypertensive, vascular disease, no related kidney, eye or neuropathy complications
- Epilepsy you have been seizure free for the past 12 months and do not require more than 1 anti-seizure medication
- · Goitre, hypothyroidism, Hashimoto's disease, Graves' disease
- · Hiatus hernia/Gastro-oesophageal reflux disease, Peptic ulcer disease
- · High Cholesterol (Hypercholesterolaemia)
- High Lipids (Hyperlipidaemia)
- · Insulin resistance, impaired glucose tolerance
- Incontinence
- · Meniere's disease, Tinnitus
- Menopause
- · Migraines except where you have been hospitalised in the past 12 months
- · Nocturnal cramps
- Osteoporosis where there have been no fractures and you do not require more than 1 medication
- · Plantar fasciitis
- · Raynaud's Disease
- · Routine screening tests where no underlying disease has

been detected

- Sleep apnoea
- · Stable High Blood Pressure (Hypertension)
- · Trigeminal neuralgia
- Trigger finger

Medical And Ancillary Costs

There is no cover for medical or ancillary costs incurred within Australia.

Unattended Luggage And Personal Effects

There is no cover under this policy for luggage and personal effects that are left unattended. Please refer to the definition of unattended in the Policy Wording and Losses We Do Not Cover Under Section 5

THE COST OF THIS INSURANCE What You Have To Pay

The premium paid by you for the policy will be shown on your Certificate of Insurance, including compulsory government charges (including Stamp Duty and GST where applicable).

This policy is only valid when you pay the premium and our Authorised Representative issues a Certificate of Insurance to you.

Service Fees

We or our Authorised Representative may charge a fee for additional services provided to you after you have been issued with a Certificate of Insurance. This may include but is not limited to alterations and other changes you ask us to make to your policy. The amount of the service fee will be shown on the Certificate of Insurance and we or our Authorised Representative will notify you of any fee at the time you make a request for additional services.

Policy Extensions

The policy can be issued for a maximum duration of 12 days and cannot be extended beyond the period of the trip stated in the original Certificate of Insurance.

Amendment Of Travel Details

If you wish to change your personal details or travel dates after *your* Certificate of Insurance has been issued, please contact our Authorised Representative. They will either amend the policy over the telephone or in certain circumstances they may ask you to complete and submit to us a Policy Amendment Form which needs to be assessed and approved prior to any amendment to your policy.

Excesses

Standard Excess

We will not pay the first \$25 (the excess) for any one event except in relation to a claim under Section 4.

Sporting Equipment Excess

An additional excess of \$100 applies to loss of, theft of or damage to sporting equipment. This excess is in addition to any other excesses imposed.

MATTERS YOU NEED TO KNOW ABOUT Your Policy

Your policy is a contract between QBE Insurance (Australia) Limited and you. Your agreement with us is set out in:

- · the Policy Wording;
- · the Schedule of Benefits;
- · your Certificate of Insurance; and
- · any written endorsements we provide to you.

These documents make up *your* policy and should be carefully read together. It is important that they are kept in a safe place, together with evidence as to the value of any insured items.

Cooling Off Period

If, having purchased the policy, *you* want to return it, *you* can do so within 14 days of receiving the Certificate of Insurance and obtain a full refund, provided no right or power has been exercised under it by *you* (eg no claim has been made) and *your trip* has not commenced.

Our Authorised Representative will arrange for a refund of the *premium* within 15 business days of *you* cancelling *your* policy.

Confirming Transactions

A Certificate of Insurance must be issued once *you* have completed *your* online application and paid the appropriate *premium*. If *you* want to confirm a transaction, for example whether the Certificate of Insurance has been issued, *you* may contact *us* in writing or by phone.

Cancellation

By You

By Us

You may only cancel this policy during the 14 day Cooling Off Period. See the Cooling Off Period section for further details.

We can cancel your insurance in any way permitted by law,

including if you have:

- failed to comply with your Duty of Disclosure; or
- made a misrepresentation to us before the policy was entered in to; or
- failed to comply with a provision of a policy, including failure to pay the *premium*; or
- made a fraudulent claim under this policy or any other current policy; or
- failed to notify us of a specific act or omission as required by the policy.

by the policy.

If we cancel your policy, we will do so by giving you written

In we cancer your points, we will do so by giving you written notice. We will deduct from the **premium** an amount to cover the shortened period for which **you** have been insured by **us** and refund to **you** what is left.

Updating This PDS

We will update the information in this PDS when necessary. A paper copy of any updated information is available to you at no cost by calling us. We will issue you with a new PDS or a supplementary PDS, where the update is to correct a misleading or deceptive statement or an omission, which is materially adverse from the point of view of a reasonable person deciding whether to obtain this insurance.

HOW TO MAKE A CLAIM

Claims can be lodged 24 hours a day, 7 days a week. To obtain a claim form contact *our* Authorised Representative or *us.*

You can help **us** to speed up the processing of **your** claim by following the instructions on the claim form, which will advise **you** of what documentation **you** need to provide to support **your** claim. The completed claim form should be sent to:

QBE Travel Insurance PO Box 12090 Melbourne VIC 8006 Claims Enquiries: 1300 555 018 Email: travel.claims@qbe.com

Claims Service Standard

Our claims service standard is to settle *your* claims within 10 working days upon the receipt of a completed claim form and all necessary supporting information.

If more information is required we will contact you within 10 days.

IMPORTANT NOTICES

Duty Of Disclosure - What You Must Tell Us

You have a Duty of Disclosure under the Insurance Contracts Act 1984 (Cth) that requires you to tell us certain things. Before you enter into a policy with us, we will ask you a series of questions. You must tell us everything you know or which a reasonable person in the circumstances would be expected to know in answer to the questions in the online application. Before you vary a policy, you must tell us everything you know or which a reasonable person in the circumstances would be expected to know, for us to decide:

- whether we will insure vou;
- the *premium we* will charge *you*; and

• whether any special conditions will apply to *your* policy. **You** do not have to tell **us** about any matter:

- that diminishes the risk;
- that is of common knowledge:
- that **we** know or should know in the ordinary course of **our** business as an insurer; or
- which we indicate we do not want to know.

Everyone who is insured under the policy must comply with the Duty. If you provide information about another insured, you do this on their behalf. If you (or they) don't comply with the Duty of Disclosure, we may reduce the amount of any claim and/or cancel your insurance. If fraud is involved, we may treat your insurance as void from the beginning.

Our Privacy Policy

The Privacy Act 1988 (Cth) (the Act) regulates the way organisations such as QBE collect, use, protect and disclose personal information. *We* are committed to safeguarding *your* privacy and the confidentiality of *your* personal information.

QBE collects only that personal information necessary for it to assess and manage your insurance application or policy, including any claim that may be made under the policy. We will only use and disclose your personal information for a purpose you would reasonably expect. We will request your consent to any other purpose.

If you do not provide QBE with this personal information we may not be able to process your application for insurance cover or process your claim.

We or **our** authorised agent may disclose **your** personal information to:

- any person authorised by you;
- a financial services provider or our agent who is arranging your insurance (for the purpose of confirming your personal and insurance details):
- another person named as a co-insured on your policy (for the purpose of confirming if full disclosure has been made to us);
- another insurer (for the purpose of seeking recovery from them or to assess insurance risks or to assist with an investigation);
- an organisation who provides you with banking facilities (for the purpose of confirming payments made by you to us);
- an airline, medical practitioner, treating doctor or emergency assistance provider (to establish *your* medical status and fitness to travel):
- a dispute resolution organisation, such as the Insurance Ombudsman Service (for the purpose of resolving disputes)
- between QBE and you or between QBE and a third party);
 a family member, in the case of a medical or other emergency;
- our reinsurers, who may be located overseas;
- a related company that may provide computer hosting and
- support services that may be located overseas;

 a mailing house, records management company or technology service provider (for printing and/or delivery of mail, including
- secure storage and management of our records);
 our related entities, so that we may offer you other products and
- a company to conduct surveys on our behalf for the purposes of improved customer services and
- an insurance reference bureau (to record any claims *you* make upon *us*).

In addition to the above, in the event of a claim, QBE or *our* authorised agent may disclose *your* personal information:

- to a repairer or supplier (for the purpose of repairing or replacing *your* insured items);
 to an investigator, assessor, state or federal authority, medical
- practitioners, hospitals or other professional advisers (for the purpose of investigating or assessing *your* claim);

 a lawyer or recovery agent (for the purpose of defending an
- action by a third party against *you* or recovering *our* costs including *your* excess);
- to a witness to a claim (for the purpose of obtaining a witness statement);
 to another party in a claim (for the purpose of obtaining a

statement from them or seeking recovery from them or to defend an action by a third party).

Personal information (about *you*) may also be obtained from the above people or organisations.

In addition *we* will:

• give *you* the opportunity to find out what personal information *we* hold about *you* and, when necessary, correct any errors in this information. Generally *we* will do this without restriction or charge.

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• provide our dispute resolution procedures to you, should you wish to complain about how we handle your personal information.

Our aim is to always have accurate and up-to-date information. When you receive a Certificate of Insurance or other documents from us, you should contact us if the information is not correct. Where reasonably possible we will correct the information on our systems or held on file.

If you have a complaint or want more information about how QBE is managing your personal information, please contact the Compliance Manager using the contact details provided below. For security reasons, any request for details of personal information held by us should be made in writing.

The Compliance Manager QBE Insurance (Australia) Limited GPO Box 82 Sydney NSW 2001 Email: compliance.manager@qbe.com

Our Dispute Resolution Process

If a complaint arises during your dealings with us or our representatives, you should first discuss the matter with the person with whom you have been dealing. Where your complaint is not resolved to your satisfaction you should request that the matter be dealt with by our Internal Complaints Handling Process. Our Authorised Representative can assist you to lodge your complaint or our Customer Service Centre 1300 555 017 can take the details for you. You will be provided with a copy of our brochure detailing our complaints handling process. Your complaint will be handled by a person with authority to resolve

the matter. **Your** complaint will be dealt with within 15 business days unless **we** notify **you** of the reasons why it cannot be dealt with within that time.

If the complaint remains unresolved to **your** satisfaction, **you** can request that it be reviewed by Financial Ombudsman Service (FOS). FOS resolves certain insurance disputes between consumers and insurers and will provide an independent review at no cost to **you**. QBE Insurance is bound by the determination of FOS but the determination is not binding on **you**.

The General Insurance Code Of Practice

QBE Insurance is a signatory to the General Insurance Code of Practice.

- The Code aims to:
- (a) promote better, more informed relations between insurers and their customers;
- (b) improve consumer confidence in the general insurance industry;
- (c) provide better mechanisms for the resolution of complaints and disputes between insurers and their customers; and
- (d) commit insurers and the professionals they rely upon to higher standards of customer service.
- To obtain a copy of the General Insurance Code of Practice go to www.codeofpractice.com.au

PART 2 - FINANCIAL SERVICES GUIDE (FSG)

This Financial Services Guide (FSG) is designed to assist you in deciding whether to use the Financial Services provided by us ie arranging travel insurance for you. It explains the kind of financial services we offer. It also contains general information about who we are, how we are paid and how to make a complaint.

About Us

BookSchoolies.com is an Authorised Representative of QBE Insurance. BookSchoolies.com are authorised by QBE Insurance to deal in QBE travel insurance products on their behalf. We can directly issue, vary or cancel OBE travel insurance as their agent in accordance with their underwriting guidelines (this is called a binder authority). In some cases we may need to arrange for QBE Insurance to do this if we are not able to act under our binder authority. OBE Insurance as the insurer of the product and we as their agent do not act on your behalf. The BookSchoolies.com adviser providing you with this FSG is authorised by us to act on our behalf in providing the services we are authorised to provide for QBE Insurance. We and our travel advisers do not have any authority to give you any advice (i.e. recommendation or opinion about the financial product). We can provide you with factual information on the product to help you decide if it is right for you. The choice is yours.

This FSG was prepared on 1 July 2009 and authorised for distribution by OBE Insurance

Contact Details

Group Travel Manager Pty Ltd

Trading As BookSchoolies.com ABN: 51 132 055 077 Authorised Representative No: 338 244 PO Box 621 Mermaid Beach QLD 4218 Phone: (07) 5572 7627

Fax (07) 5575 1509 **Our Remuneration**

We receive commission from QBE Insurance, which is part of the total premium paid by you to them for the product. The rate ranges up to 44% and is payable to us by QBE Insurance for each policy issued. Approximately 15% of this commission reimburses us for the expenses we incur in distributing the product for QBE Insurance. We may charge a fee for additional services provided to you after you have been issued with a Certificate of Insurance. This may include but is not limited to alterations and other changes to your policy. We will notify you of any fee at the time you make a request for additional services. We may receive a profit share based on the profit earned by QBE Insurance on the travel insurance products sold by us. These payments are made to us by QBE Insurance within an agreed period based on a percentage of profit. We are paid these amounts at the end of each year. Our travel advisers are paid an annual salary and may receive rewards or bonus payments if certain sales targets are achieved. Bonuses are based on sales targets for all activities of our staff, not just those related to financial services. From time to time we may receive rewards for achieving certain targets or outcomes as determined by OBE Insurance which may include sales targets. These rewards could be up to 0.05% of premium received by QBE Travel Insurance for all travel insurance sold for the relevant period.

If You Have A Complaint

If you ever have a complaint, you should ask your BookSchoolies.com adviser for assistance or you can write to or call BookSchoolies.com, using the contact details above. We have procedures in place to help resolve any issues you may have. If your complaint is not resolved to your satisfaction, you may request that your complaint be referred to QBE Insurance and handled under their dispute resolution process.

Contacting Us

If you have any queries, contact your BookSchoolies.com adviser, or contact us at the address detailed above.

PART 3 - POLICY WORDING TERMS AND CONDITIONS

This section provides the terms and conditions of the contract between *you* and QBE Insurance. It is important that *you* read this very carefully.

If *you* have any questions regarding *our* policy, please telephone *our* Customer Service Centre on 1300 555 017.

DEFINITIONS

Applicable limit(s) means the sum insured specified in the Schedule of Benefits or Policy Wording.

Existing medical condition(s) means:

- a. any chronic or ongoing (whether chronic or otherwise) medical or dental condition, illness or disease of which you were aware or should reasonably have been aware, and which is medically documented or under investigation prior to the issue of the Certificate of Insurance; or
- b. any physical, mental illness or medical condition (including pregnancy), defect, illness or disease of which you were aware or should reasonably have been aware, and for which treatment, medication, preventative medication, advice, preventative advice or investigation has been received or prescribed by a medical or dental adviser in the 60 days prior to the issue of the Certificate of Insurance

Note

- Where any condition is the subject of an investigation, that condition falls within this definition, regardless of whether or not a diagnosis of the condition has been made.
- This definition applies to you, your travelling party, your relatives, your business colleague, or any other person you have a relationship with whose state of health could impact your travel plans.

Injury means a bodily injury that is caused solely and directly by external and visible means as a result of an accident and which does not result from an illness or disease.

Mental illness means a condition characterised by the presence of symptoms such as delusions, hallucinations, disorder of thought form, disturbance of mood, or sustained or repeated irrational behaviour, which impairs, either temporarily or permanently, the mental functioning of a person.

Personal computer means laptops, personal digital assistants including a blackberry and other hand-held wireless devices and notebooks.

Premium means the total amount payable for the insurance. It includes amounts payable to **our** Authorised Representative, stamp duty, GST and the premium payable to **us**.

Professional sporting activity means an activity for which **you** receive financial reward, or benefits from participating in that sporting activity, regardless of whether or not **you** are a professional sports person.

Relative is limited to a relative of yours, or of a member of the travelling party, who is resident in Australia or New Zealand. It means a spouse, defacto partner, parent, parent in-law, daughter, son, daughter-in-law, son-in-law, brother, sister, brother-in-law, sister-in-law, grandchildren, grandparent, step-parent, step-children, fiance or fiancee, or guardian. Rental vehicle means any car, campervan, motorcycle or boat you rent from a licenced rental vehicle company and

have a signed contract with that company.

Residents of Australia means someone who currently resides in Australia and is eligible for an Australian Medicare Card.

Single means a single person named on the Certificate of Insurance

Travelling party means *you* and any travelling companion who has made arrangements to accompany *you* for at least 50% of the *trip*.

Trip(s) means the period of travel stated in the Certificate of Insurance. The period begins on the date of departure, as stated in the Certificate of Insurance, from your normal place of residence in Australia and ends when you return to your normal place of residence in Australia, or when the period of the trip set out in the Certificate of Insurance ends, whichever happens first. The period of travel cannot be altered without our consent.

Unattended means leaving your luggage, either, with a person

you have not previously met, or in a public place where it can be taken without your knowledge or at a distance from which you cannot prevent it from being taken.

We, our, us, refers to QBE Insurance (Australia) Limited

ABN 78 003 191 035.

You, your, yours, yourself means the person named in the Certificate of Insurance.

WHEN DOES THE COVER BEGIN AND END?

- This insurance is only valid when you pay the premium and our Authorised Representative issues a Certificate of Insurance to you.
- This insurance under all applicable sections except Section 2A (Cancellation Or Holiday Deferment Costs), Section 2B (Agents Cancellation Fees) and Section 2C (Loss Of Reward Points) covers *you* for the period of the *trip*. Sections 2A,

- 2B and 2C cover *you* from the time *you* pay the *premium*, until the period of the *trip* ends.
- 3. If the scheduled transport in which you are to travel is delayed, or the delay is caused by an event that entitles you to make a claim under this policy, the insurance is automatically extended beyond the period of the trip. The extension lasts until you are capable of travelling to your final destination, including the journey there, or for a period of 6 months, whichever happens first.
- 4. This insurance is only valid for the period of the trip. That period cannot be changed without our consent. If you wish to defer or alter the period of travel, we may require you to submit a Policy Amendment Form and our decision whether or not to agree to alter the period of the trip will depend upon our assessment of that form. If we do not agree, a refund of the premium will be made to you.

LOSSES WE DO NOT COVER AT ALL

- We will not pay the first \$25 (the excess) for any one event except in relation to a claim under Section 4.
- We will not pay the first \$100 (the excess) for the loss of, theft of, or damage to sporting equipment. This excess is in addition to any other excess.
- In all sections of this policy, we will pay only up to the applicable limit unless a sub-limit is specified in the relevant section.
- 4. There are General Exclusions, which apply to all types of cover. Particular Exclusions apply to specific sections of cover under this policy and are listed following the relevant types of cover. Please read them carefully.

GENERAL EXCLUSIONS

We will not pay for any of the following losses:

- A loss which is recoverable under some other scheme.

 For example, Medicare, a private health fund, workers compensation scheme, travel compensation fund or accident compensation scheme.
- 2. Consequential loss of any nature.
- 3. A loss caused by, arising directly or indirectly from or in any way connected with a criminal or dishonest act by **you** or by a person with whom **you** are in collusion.
- 4. A loss caused by, arising directly or indirectly from or in any way connected with war, invasion, act of a foreign enemy, hostilities (whether war is declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, or popular uprising.
- any way connected with the use, existence or escape of nuclear weapons material, or ionising radiation from, or contamination by, radioactivity from any nuclear fuel, or nuclear waste from the combustion of nuclear fuel.

 6. A loss caused by, arising directly or indirectly from or in

5. A loss caused by, arising directly or indirectly from or in

- any way connected with any Government intervention, prohibition, or regulation.

 7. A loss caused by, arising directly or indirectly from or in any way connected with an act or threat of terrorism. This exclusion does not apply to Section 1 Evacuation And
- Repatriation and Section 5 Luggage And Personal Effects.

 8. A loss caused by, arising directly or indirectly from or in any way connected with the cancellation of travel arrangements
- due to mechanical breakdown of transportation.
 9. Any claim arising from illness or injury where a metastatic or terminal prognosis was made, in relation to any medical condition, whether related or not to the cause of the claim, prior to the issue of the Certificate of Insurance.
- Any claim arising directly or indirectly as a result of a member of the travelling party.
- (a) deliberately injures themself; or
- (b) being under the influence of, or is addicted to, intoxicating liquor or a drug, except a drug taken in accordance with the advice of a registered medical practitioner: or
- (c) suffers any *mental illness* including dementia, depression, anxiety, stress, bipolar, mania, schizophrenia or other nervous disorder: or
- (d) suffers HIV with AIDS related infection or illness.
- 11. A loss where the reason for the claim is the *injury* or illness of a person who is not a member of *your travelling party* and is 80 years of age or over at the time the Certificate of Insurance is issued.

GENERAL CONDITIONS APPLICABLE TO ALL SECTIONS

- 1. You must:
- (a) give *us* written notice as soon as possible of an event that may result in a claim under this policy.

 (b) give *us your* Certificate of Insurance and any other
- documents, medical certificates, original receipts or information that we reasonably ask for. (c) not make any promise or offer of payment, or admit fault to anyone, or become involved in any litigation.
- tault to anyone, or become involved in any litigation, in respect of an event that may result in a claim under this policy, without *our* consent.
- (d) in the event of a claim caused by a physical, mental

- or medical condition, obtain evidence from the treating doctor immediately that *you* are aware of the condition
- signs or symptoms of the condition. We may, at our expense, take proceedings in your name to recover compensation or enforce an indemnity against someone else in respect of a loss covered by this insurance in
- accordance with the law. Anything we recover belongs to us. Claims will be paid to you or your personal representative in Australian dollars on the basis of the exchange rate that applied at the time of the event that gave rise to the claim. We will not pay more than your actual loss.
- Once the Certificate of Insurance has been issued you are not entitled to a refund of any part of the premium except as provided for in the section headed "Cooling Off Period".
- 5. You must tell us if you were entitled to claim an input tax credit on the premium at the time of making a claim under the policy. If you do not provide us with this information we may deduct up to 1/11th of the amount otherwise payable in settlement of your claim.
- 6. If we agree to pay a claim under your policy, this policy covers GST inclusive costs (up to the relevant policy limit). However, we will reduce any claim payment by any input tax credit you are or would be entitled to for the repair or replacement of insured property or for other things covered by the policy.
- 7. **You** must tell **us** if **your** entitlement to an input tax credit disclosed to **us**:
- (i) is incorrect; or
- (ii) changes from what you have told us, when you vary your policy.

SECTION 1: EVACUATION AND REPATRIATION

The most we will pay for all claims under this section is the applicable limit set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section. We will pay you if you have to interrupt your trip after it has begun, for necessary medical evacuation or repatriation that you undertake with our consent. Travel expenses for your evacuation or repatriation are only covered if the attending physician advises us in writing that you are unfit to continue the trip.

- The following conditions apply:

 (a) *We will not pay* for expenses incurred to resume the *trip* after *you* have returned to *your* normal place of residence within Australia.
- (b) For repatriation, we will not pay more than the cost of repatriation within Australia.
 (c) Additional travel must be at the fare class that you originally chose, except where we agree otherwise on the basis of a
- written recommendation by *your* attending physician.

 (d) If *you* do not have a return ticket at the time of the event that causes a claim under this section, *we* will deduct the cost of an economy class airfare at the carrier's regular published rates for the return journey.

CANCELLATION AND ADDITIONAL EXPENSES – EVENTS WE COVER UNDER SECTION 2

We will cover you for Cancellation And Additional Expenses (Section 2), in respect of your planned trip, that result directly from one of the following events occurring after the Certificate of Insurance was issued subject to the exclusions detailed in "Losses We Do Not Cover Under Sections 1, 2,

- You being unable to start or finish the *trip* because of the death, sudden serious illness or serious *injury* arising
- before or during the trip of:

or confinement;

 a member of your travelling party; or
 of a relative or business partner or person in the same employ as you, who is resident in Australia or New Zealand. The following conditions apply:

- the illness or injury requires hospitalisation

 in the case of a business partner or person in the same employ as you, the person's absence made the cancellation or ending of the trip necessary, and you have written confirmation of that fact from a senior partner or director.
 Cancellation or restriction of pre-paid scheduled public

transport services caused by severe weather, natural disaster,

everything reasonable to avoid the expenses. *You* must also get the carrier's written confirmation of *your* claim.

3. *Your* pre-paid accommodation being destroyed or uninhabitable due to severe weather or natural disaster and no alternative equivalent accommodation is available in the vicinity. *You* must have done everything reasonable to obtain alternative accommodation. *You* must also have

riot, strike or civil commotion. You must have done

hotel or government body where the incident took place.

4. A member of the *travelling party* being required to do jury service or being confined in compulsory quarantine.

written confirmation of your claim from an official of the

 You being involved in a motor vehicle, railway, air or marine accident. You must have written confirmation of the accident from an official body where the accident happened.

- 6. Loss (excluding Government confiscation) of *your* passport, travel documents or credit cards.
- 7. A member of *your travelling party* who is a full time student being required to sit supplementary examinations.
- 8. A member of *your travelling party* being made redundant from full time usual employment in Australia.
- The cancellation of pre-arranged leave for full time employees of the police, fire, ambulance or emergency services.
- 10. Your normal place of residence in Australia being destroyed or rendered insecure due to a natural disaster.
- 11. The cancellation of a wedding, conference, pre-paid concert, course, tuition or sporting event and the sole purpose of the *trip* is to attend that wedding, conference, concert, course, tuition or sporting event.
- 12. A member of *your travelling party* being effected by any form of insolvency, administration or bankruptcy of their employer.
- 13. A tour operator or wholesaler cancelling a tour because there are not enough people to begin or complete the tour. Cover is limited to the pre-paid cost of the airline tickets purchased to reach the departure point of the tour.
- 14. The insolvency or financial default of scheduled service airlines, hotel and resort operators, car and campervan hire companies, cruise lines, railways operators and theme park operators excluding travel agents. Cover is limited to \$1,500.

SECTION 2: CANCELLATION AND ADDITIONAL EXPENSES

Cover under this section is only provided for an event listed in Cancellation And Additional Expenses – Events We Cover Under Section 2.

The most *we* will pay for all claims under this section is the *applicable limit* set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section.

Section 2A: Cancellation Or Holiday Deferment Costs

We will pay the value of unused pre-paid travel arrangements, less any refunds due to you, if you have to cancel these arrangements, or; the reasonable cost of rearranging your trip, provided that this cost is not greater than the cancellation fees or lost deposits which would have been incurred had the trip been cancelled. We will not pay for the value of unused pre-paid transport costs where we have repatriated you a distance equivalent to, or greater than, the total distance remaining on your itinerary at the point of repatriation. Where the total distance of the repatriation is less than the unused travel arrangements we will calculate your entitlement on a pro-rata basis, taking into account the cost of your original ticket.

Section 2B: Agents Cancellation Fees

We will pay agent's cancellation fees up to \$1,500 when full monies have been paid. If only a deposit has been paid at the time of cancellation, we will pay the agent's cancellation fees up to the maximum of the deposit. In any event, we will not pay more than the level of commission or service fees normally earned by the agent, had the trip not been cancelled.

Section 2C: Loss Of Reward Points

We will pay for frequent flyer or similar flight reward points lost due to the cancellation of your airline ticket. The amount we will pay is calculated as follows:

- (a) the cost of the equivalent class airline ticket, based on the best available advance purchase airfare at the time of cancellation, less *your* financial contribution towards the airline ticket multiplied by
- (b) the total amount of points lost divided by
- (c) the total amount of points redeemed to obtain the airline ticket.

We will not provide cover if the loss of such points or their value can be recovered from any other source.

Section 2D: Emergency Travel Arrangements And Accommodation Expenses

We will pay you if you have to interrupt your trip after it has begun, for necessary additional travel, accommodation and meals that you undertake with our consent. Travel expenses for your return home are only covered if the attending physician advises us in writing that you are unfit to continue the trip.

The following conditions apply:

- (a) We will not pay for expenses incurred to resume the *trip* after *you* have returned to *your* normal place of residence within Australia.
- (b) Additional travel must be at the fare class that you originally chose, except where we agree otherwise on the basis of a written recommendation by your attending physician.
- (c) If you do not have a return ticket at the time of the event that causes the cancellation, we will deduct the cost of an economy class airfare at the carrier's regular published rates for the return journey.
- (d) We will not pay for additional transport or accommodation expenses when a claim is made for cancelled transport or accommodation expenses covering the same period of time.

- (e) We will not pay for accommodation expenses for periods where you have not forfeited pre-paid accommodation arrangements.
- (f) We will pay you for necessary additional meals up to a maximum of \$50 for each 24 hour period up to a maximum of \$500.
- (g) You must give us your receipts and written advice that you are unfit to continue the trip.

SECTION 3: NON MEDICAL ATTENDANT

The most **we** will pay for all claims under this section is the **applicable limit** set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section.

We will pay an economy class airfare and necessary accommodation, for a relative or friend to travel to, remain with or escort you, in place of a medical attendant if you are hospitalised as an in-patient as a result of suffering an injury or an illness, the symptoms of which you first became aware during the trip. However, you must have written advice from the attending physician and you must also have our consent. Cover is limited to \$1,500.

SECTION 4: ACCIDENTAL DEATH

The most **we** will pay for all claims under this section is the **applicable limit** set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section. (No Excess Applies)

We will pay your Estate, if you are 18 years of age or over and during your trip you suffer an injury which results in your death within 12 months of the injury being sustained.

LOSSES WE DO NOT COVER UNDER SECTIONS 1, 2, 3 AND 4

We will not pay a claim that arises directly or indirectly because of any of the following:

- 1. A member of the travelling party:
 - (a) takes part in a riot or civil commotion;
 - (b) acts maliciously
 - (c) races (except on foot); mountaineers or rock climbs using support ropes; or participates in basejumping, or takes part in a professional sporting activity;
 - (d) rides a motor cycle in excess of 100 cc (except as a pillion passenger) without a licence that is valid in Australia.
- You travel even though you know you are unfit to travel.
 You travel against medical advice. You travel when you
 know you will have to consult a medical practitioner.
- You arrange to travel when you know of circumstances that could lead to the trip being disrupted or cancelled.
- 4. Death, illness or *injury*, caused or exacerbated by, traceable to, or related to, an *existing medical condition*.
- 5. Death, illness or *injury* caused or exacerbated by or consequential upon any condition which has been the subject of a medical investigation within the period of 12 months prior to the issue of the Certificate of Insurance, in respect of which no diagnosis has been made.
- 6. Replacing medication in use at the time the *trip* began or maintaining a course of treatment *you* were on at the time.
- 7. The birth of a child, whatever the proximate cause is.
- You fail to take reasonable precautions to avoid a financial loss after a public warning of a strike, riot, civil commotion, or natural disaster.
- A member of the *travelling party* decides to change or not to continue with the *trip*.
- 10. *You* operate a *rental vehicle* in violation of the rental agreement.
- You incur medical, ambulance and ancillary expenses within Australia.
- 12. The insolvency or financial default of a travel agent, scheduled serviced airlines, hotel and resort operators, car and campervan hire companies, cruise lines, railway operators and theme park operators to the extent that your loss is covered by a scheme or fund (not a contract of insurance), or would be but for this insurance.
- 13. The insolvency, bankruptcy, provisional liquidation, financial collapse, appointment of receivers or any other form of insolvency administration of any person, company, organisation involved in your travel arrangements at the time the Certificate of Insurance was issued.

SECTION 5: LUGGAGE AND PERSONAL EFFECTS

The most *we* will pay for all claims under this section is the *applicable limit* set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section. *We* will pay *you* for each of the following:

. Accidental loss, theft of, or damage to, your luggage or personal effects including things you buy during the trip, whilst they are accompanying you during your trip. We are entitled to choose

between repairing, or replacing the property, or paying <code>you</code> its value in cash, after allowing for wear, tear, and depreciation. The limits in total and the item limits are set out in the Schedule of Benefits. A pair or related set of items - for example, a camera, lenses (attached or not), tripod and accessories or a chain and pendant - are only one item for this purpose.

However, <code>we</code> will only accept liability if <code>you</code>:

- (a) within 24 hours of becoming aware of the loss, notify the police or the responsible officer, in the aircraft, vessel, train, or motor coach you are travelling in, or in the hotel in which you are staying and give us their written report of the incident when you make the claim.
- (b) keep receipts for goods you buy separate from the goods themselves.
- (c) keep any relevant ticket and luggage check and give them to us.
- (d) provide evidence of the value and *your* ownership of the goods.
- (e) if an airline loses or damages your accompanying luggage, report it in writing to the airline within 3 days and send to us written confirmation of the report along with details of any settlement that they make in relation to the loss or damage.
- 2. Loss of, or damage to, dentures or dental prostheses during *your trip*, up to \$800.

LOSSES WE DO NOT COVER UNDER SECTION 5

We will not pay for any of the following:

- 1. Loss, theft of, or damage to:
 - (a) cash, bank or currency notes, cheques or negotiable instruments.
 - (b) watercraft of any type (excluding surfboards).
 - (c) fragile or brittle items (eg. glass or china), except loss or damage caused by fire, or by accident to the transport carrying them.
 - (d) damage to computer screens at any time.
 - (e) unaccompanied luggage or personal effects.
 - (f) property that you leave unattended or that occurs because you do not take reasonable care to protect it.
 - (g) luggage or personal effects to the extent for which *you* are entitled to compensation from the carrier.
 - (h) personal computer, or communication, or photographic, or electronic equipment, or jewellery, or watches left unattended by you in a motor vehicle for any length of time, even if in the boot of the motor vehicle.
 - (i) luggage or personal effects left unattended by you overnight in a motor vehicle for any length of time.
 - (j) personal computer, or communication, or photographic, or electronic equipment, or jewellery, or watches checked in as luggage.
- Wear and tear or depreciation of property or damage by the action of insects or vermin, mildew, rust or corrosion.
- 3. Mechanical or electrical breakdown, or malfunction repair costs.

SECTION 6: PERSONAL LIABILITY

The most we will pay for all claims under this section is the applicable limit set out in the Schedule of Benefits or where no limit is listed, the specific amount set out in the relevant section. We will pay you for your legal liability to pay damages or compensation because your negligence during the trip causes injury to a person who is not a member of your family or travelling party; or loss or damage to property that is not owned by you or a member of your family or travelling party, or is not in your or their custody or control. Provided our consent is obtained we will also pay your legal costs in relation to that liability. The applicable limit is a combined total for your liability and your costs.

LOSSES WE DO NOT COVER UNDER SECTION 6

We will not pay for a liability:

- (a) arising out of your trade, business or profession;
- (b) for *injury* to an employee arising out of, or in the course of, their employment by *you*;
- (c) arising out of an unlawful, wilful or malicious act by you;
- (d) arising out of *your* ownership, possession or use (including as a passenger) of a mechanically propelled vehicle, or any aircraft or watercraft; or
- (e) arising out of you passing on an illness or disease to another person.

