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1. Diving Risks Insurance Specialists

This policy, the policy schedule and any endorsements form the contract of insurance between you and us. Each Insured should read this policy, policy-schedule and any endorsements carefully, keep them in a safe place and refer to them should a policy service be required or a claim occur.

2. Important Information

Your right to cancel — if having purchased this insurance you decide that it does not meet your requirements please return this policy at once to:

The Administrator, VING Insurance Brokers Ltd, Continental Operations Office, C.da Padune 11, 64026 Roseto degli Abruzzi (TE), Italy or telephone on +39085-8930333 within 14 days of the Date of Issue and provided that no claim has been made and you have not travelled and/or dived the premium will be refunded in full.

Health — this insurance contains certain exclusions and conditions about the state of health of all Insured covered by this insurance. If you are in any doubt as to whether you or any other persons are eligible for full cover, please contact; The Administrator, VING Insurance Brokers Ltd, Continental Operations Office – Medical Referrals Helpline, on +39085-8930333 during normal office hours or by fax on +39085-8930050 or alternatively email to medicalreferrals@daneurope.org

Your enquiry will be handled confidentially and you will be advised in writing of the extent of cover that can be provided. You will also be given a Medical Helpline Reference.

Material Facts — you MUST tell us all Material Facts. A Material Fact is one which is likely to influence the cover provided. If, after buying the policy or booking a Journey or dive (whichever is the later), a Material Fact becomes known or changes you must tell us and we reserve the right to impose special terms. If you are in doubt as to whether a fact is ‘material’, you should tell us by completing a medical self-declaration form.

If you do not, this may result in your claim not being paid. Examples of Material Facts include pre-existing medical conditions or previous dive related accidents or anything which increases the likelihood of a claim being made under this policy.

Please contact The Administrator, VING Insurance Brokers Ltd, Continental Operations Office – Medical Referrals Helpline, on +39085-8930333 during normal office hours or by fax on +39085-8930050 or alternatively email to medicalreferrals@daneurope.org

Your enquiry will be handled confidentially and you will be advised in writing of the extent of cover that can be provided. You will also be given a Medical Helpline Reference.

3. How to register a complaint

It is our intention to provide an excellent service to all our policyholders, however, we recognise that there may be occasions when you feel that this has not been achieved. If you are unhappy with any aspect of the service that you receive, please contact either your usual insurance adviser or:

The Complaints Manager
International Diving Assurance Ltd
DAN Building, Level 1, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431, Malta
Telephone no. +356 2016 1646 Email: daneuropecomplaint@idassure.eu

Please state the nature of your complaint, the Policy and/or Claim Number, the name of any claim handling organisation with whom you have been dealing and their reference number.

If after taking this action you are still unhappy with our response please write to:

The Managing Director
International Diving Assurance Ltd
DAN Building, Level 1, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431, Malta
Telephone no. +356 2016 1646 Email: daneuropecomplaint@idassure.eu

If you are still unhappy, you may seek assistance from:

The Complaints Officer, Malta Financial Services Authority,
Notabile Road, Attard BKR14, MALTA. e-mail: consumerinfo@mfsa.com.mt;
Phone: Freephone 00356 800 74924 or normal MFSA lines on 00356 21441155

The existence of this complaints procedure does not affect any right of legal action you may have against International Diving Assurance Ltd [the Insurer].
4. **Insurer Information**

All cover under this policy is provided by International Diving Assurance Ltd (the **Insurer**) which is registered in Malta Number C36602 with an establishment situated in Malta as defined by the Insurance Companies Act 2006.

International Diving Assurance Ltd (IDA) is authorised and regulated by the Malta Financial Services Authority and operate throughout the European Union and the European Economic Area under freedom of services authorisation.

5. **Reciprocal Health Agreement**

When travelling to or within European Union Countries you are strongly advised to obtain a European Health Insurance Card (EHIC), which will entitle you to benefit from the reciprocal health agreements which exist between European Union countries.

6. **Travel Warnings by the Government of your Country of Residence**

This insurance does not provide any cover in respect of any Journey to a destination where the Government of an EU or EEA country where you are resident has advised against travel. If you are unsure whether there is a travel warning for your destination, please check with the appropriate office of your Government.

7. **Scope of insurance cover**

The proposed insurance contract relates to insurance guarantees as better described in the General Conditions of Insurance and in the specific Sections of coverage.

The proposed insurance coverage is subject to limitations and exclusions, that is to say, conditions that could lead to a suspension of the guarantee that may result in reduced or refused compensation. Please refer to the articles of the General Conditions, General Exclusions, and to the conditions and exclusions described in the specific Sections of coverage.

THIS IS NOT a private medical insurance policy and only provides cover during a diving activity. We will only pay for private treatment if there are no reciprocal health agreements in force, no free public services available or no other more specific health or travel insurance covers in force. We reserve the right to organise a transfer from a private medical facility to a public medical facility should this be considered opportune.

In the event that a medical treatment becomes necessary for which reimbursement will be sought, we shall have to be given unrestricted access to all the medical records and information of the insured.

8. **How to make a Claim**

1. If there are any circumstances that may give rise to a claim under this policy the **Insured** (or his/her legal or personal representatives) must in respect of any claim:
   a. Contact the Claims Handler as soon as practicable but within 5 working days of such circumstances arising (or within 5 days of returning from the Journey if such circumstances arise during the Journey):
      1. giving brief details of such circumstances and requesting a claim form
      2. when contacting the Claims Handler please quote the DAN membership number or the Policy Number stated in the policy schedule
   b. Complete and return the claim form together with all receipts, reports and evidence requested on the claim form. All claims must be substantiated by receipts, valuations, medical, police or other report(s) as may be applicable and requested by the **Insurer**. Please note that in certain circumstances more immediate action is required to ensure that your claim is not prejudiced.

2. **Medical Expenses Claims** — the **Insurer** via its 24/7 Emergency Operating Centre MUST BE NOTIFIED PRIOR TO:
   a. The **Insured** being admitted as an inpatient at any hospital, clinic or nursing home
   b. Any repatriation arrangements being made
   c. Burial, cremation or transportation of the **Insured**’s body
   d. Any hospital transfer being arranged or return home costs incurred

3. **FAILURE TO COMPLY WITH THE TERMS OF THIS POLICY MAY PREJUDICE ANY CLAIM.** Please refer to the appropriate Section for full details.

4. **YOU MUST ALSO:**
   a. Give all information and assistance that the **Inspectors** may require
   b. Comply with all reasonable deadlines set by the **Inspectors**
   c. Comply with all deadlines set by any court or legally empowered authority for the disclosure of information, production of proof, evidence and/or documentation and provision of assistance.
Wherever these words or phrases appear in **bold italic type** in this policy they will have these meanings:

1. **24/7 Emergency Operating Centre** means the assistance services provided by the Contractor engaged by **us** to provide a 24/7 emergency contact service to **you**.

2. **Accident** means a sudden, unexpected, unusual, specific event which occurs at an identifiable time and place and includes:
   a. barotrauma and decompression sickness (including suspected DCI if diagnosed by **us**);
   b. asphyxia of a non-pathological origin;
   c. acute poisoning or envenomation caused by the ingestion or absorption of substances;
   d. drowning;
   e. exposure hypothermia or frostbite directly resulting from a mishap to a conveyance including being shipwrecked or stranded, that is otherwise unavoidable;
   f. sunstroke or heatstroke;
   g. injuries and traumas in general including when caused by marine life occurring anywhere in the world.


4. **Air Travel** means being in or on or boarding an aircraft for the purpose of flying therein or alighting therefrom following a flight.

5. **Bodily Injury** means identifiable physical injury which:
   a. is caused by an **Accident**; and
   b. solely and independently of any other cause, except Illness directly resulting from, or medical or surgical treatment rendered necessary by such injury, occasions the death or disablement of the **Insured** within twelve months from the date of the **Accident**.

6. **Breath-hold diving** means a form of underwater diving in the absence and/or temporary cessation of breathing and without the use of autonomous or assisted breathing apparatus. Static and Dynamic free diving are included.

7. **Complicated Pregnancy** means any condition as inpatient in a hospital for illness not connected with pregnancy, however, adversely affected by conception and/or caused by pregnancy. They are nephritis, nephropathy, heart decompensation, threatened abortion and any other medical and surgical conditions of equivalent or severer nature. **Complicated pregnancy** also means the unintentional cesarean section, extraterine pregnancy and spontaneous abortion. **Complicated pregnancy** does not include neurovegetative phenomena in the first 3-month period, hyperemesis gravidarum, preeclampsia and those conditions associated with a **complicated pregnancy**, which however do not represent any complicated nosology independent of pregnancy.

8. **Country of Residence** means your country of permanent **residence** provided by **you** when applying for this Insurance. This is the country where **you** will be repatriated in the event of a medical emergency, if required.

9. **Diving Activity / Diving Activities** means:
   a. diving with scuba or rebreather apparatus from the moment **you** lift your assembled Buoyancy Compensator Device / underwater breathing apparatus to wear it and enter water, until **you** totally exit water and your scuba tank or rebreather unit is placed on the ground;
   b. breath-hold diving or snorkelling, from the moment **you** completely enter until **you** exit water.

10. **Diving Bodies** means recognised national controlling organisations whether or not affiliated to R.S.T.C. or C.M.A.S. who establish and publish guidelines and recommendations to their membership for safe diving practice.

11. **Emergency Medical Assistance** means any request made for **Emergency Medical Assistance** via the **24/7 Emergency Operating Centre**.

12. **Insured/you/your** means each person stated in the policy schedule as being **insured**.

13. **Insurer/we/our/us** means International Diving Assurance Ltd, DAN Building, Level 1, Sir Ugo Mifsud Street, Ta’ Xbiex, XBX 1431, Malta.

14. **Journey/s** means trip outside **your** declared **country of residence** not undertaken as a result of **your** work, occupation, or any profession.
15. **Material fact** means facts about you or your activities that are likely to influence us in accepting your insurance. This includes medical conditions that may disqualify you from diving or your diving activities where these are technical or not within the safe practices published by reputable diving bodies. If you have any doubt as to whether a fact is 'material' you should tell us in writing by e-mail or for medical material facts by completing a medical self-declaration form.

16. **Medical expenses** means expenses necessarily incurred by you for medical, hospital, surgical, manipulative, therapeutic, x-ray or nursing treatment, including the cost of medical supplies and ambulance hire and other medical evacuation expenses from the location of the accident to the nearest reasonable treatment centre.

17. **Period of Insurance** means the *Period of Insurance* stated in the Policy Schedule.

18. **Permanent Total Disablement** means disablement which entirely prevents you from attending to any business or occupation of any and every kind and which lasts twelve months and at the expiry of that period is beyond hope of improvement.

19. **Recreational Diving** means all recreational Diving Activities carried out by the Insured as a student of the dive course specified in the Policy Schedule:
   a. Compressed air diving in any form
   b. Breath-hold diving
   c. Spearfishing

20. **Residence** means the residential address included in your application or renewal for this insurance and which appears on the Schedule of the Policy.

21. **Spearfishing** means a form of underwater diving in the absence and / or temporary cessation of breathing and without the use of autonomous or assisted breathing apparatus. Spearfishing makes use of elastic, spring or pneumatic powered spearguns or guns.

22. **Terrorism** means the use of violence for political ends and includes any use of violence for the purpose of putting the public or any section of the public in fear. In any action, suit or other proceedings where the Insurers allege that by reason of the provisions of this clause any loss, destruction or damage is not covered by this Insurance, the burden of proving that such loss, destruction or damage is covered shall be upon the Insured.

Words in the masculine gender shall include the feminine.

Schedule means the document providing you with written confirmation of cover for insurance for one year.

Endorsement means the document confirming any alteration in your insurance confirmed by insurers.
DIVING ACCIDENT COVER

The cover starts from the date of registration of the insured in the MYDAN section on www.daneurope.org, and as indicated in the attached policy schedule and is in force for a maximum period of 365 days. Furthermore, cover automatically terminates on the date of successful completion of the course specified in the policy schedule.

The insurers agree to pay to or on behalf of the insured the reasonable costs as specified in the “Coverage details” below. Such costs are only covered:

1. if included in the policy schedule attached;
2. up to the limits specified in the policy schedule;
3. if arising out of an Accident occurring during the insured’s recreational diving activities carried out during the diving course specified in the policy schedule.

In respect of coverage under this Section, the definition of diving activity is deemed to include:

1. Assembly/disassembly and checking of diving equipment
2. Kitting up with and kitting off from diving equipment
3. Loading and unloading of diving equipment onto a means of transport for the purpose of directing oneself towards or from a dive location
4. Embarkation or disembarkation onto/from a dive boat.

1. Coverage details

What is covered:

1. Medical Expenses you will have to pay or which we may elect to pay on your behalf, inside or outside your Country of Residence. These expenses must be for first aid, medical, surgical, hyperbaric and hospital or clinic charges, emergency dental treatment, emergency transport by ambulance (or other rescue service to take you to the hospital or clinic), nursing home and nursing costs
2. Search and recovery costs of the missing diver whether successful or not
3. Extra hotel & travel costs, as a result of an indemnifiable diving accident
4. Return to hotel following medical evacuation/hospitalisation
5. Disability

a. The Insurers hereby agree that if an Accident occurs during the Diving Activity of a Recreational Diver within the Period of Insurance that results in Bodily Injury than we, the Insurers will pay to or on behalf of the Insured the Insured Benefits, according to the Table of Serious Permanent Disabilities after the total claim shall be substantiated.

b. Provided always that the Insured Benefits are conditional that:
   1. Compensation shall not be payable under more than one of the Items of the Table of Serious Permanent Disabilities in respect of the consequences of one Accident to any one Insured, and
   2. The total sum payable under this Section in respect of any one or more claims in respect of any one Insured shall not exceed in all the largest sum insured under any one of the Items contained in the Table of Serious Permanent Disabilities or added to this Section by endorsement, except that the Insurers will in addition pay Medical Expenses up to the Insured limit
   3. Compensation shall only be payable if under Items a) to j) of the Table of Serious Permanent Disabilities, loss occurs within twelve months from the date of the Accident and such disablement lasts for twelve months and at the expiry of that period is beyond hope of improvement
2. Table of Serious Permanent Total Disabilities

The percentages indicated below represent a percentage of the sum insured indicated under the Permanent Disability benefit in the Schedule attached to this Policy. Cover is for Permanent Total Loss only of the limbs or parts or functionality of the body as defined below:

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Total loss (anatomical or functional) of sight of two or more limbs or</td>
<td>100%</td>
</tr>
<tr>
<td>of an eye and of a limb</td>
<td></td>
</tr>
<tr>
<td>b. Total loss (anatomical or functional) of one eye or limb</td>
<td>50%</td>
</tr>
<tr>
<td>c. Total loss of the voice or complete deafness in both ears</td>
<td>100%</td>
</tr>
<tr>
<td>d. Total loss (anatomical or functional) of a shoulder, an elbow, a hip,</td>
<td>20%</td>
</tr>
<tr>
<td>a knee, an ankle or a wrist</td>
<td></td>
</tr>
<tr>
<td>e. Complete deafness in one ear</td>
<td>15%</td>
</tr>
<tr>
<td>f. Total loss (anatomical or functional) of:</td>
<td></td>
</tr>
<tr>
<td>• A thumb</td>
<td>15%</td>
</tr>
<tr>
<td>• An index finger</td>
<td>10%</td>
</tr>
<tr>
<td>• Any other finger of the hand or a big toe</td>
<td>3%</td>
</tr>
<tr>
<td>• Any other toe</td>
<td>1%</td>
</tr>
<tr>
<td>g. Loss of:</td>
<td></td>
</tr>
<tr>
<td>• Both hands or both feet</td>
<td>100%</td>
</tr>
<tr>
<td>• One hand and one foot</td>
<td>100%</td>
</tr>
<tr>
<td>• Sight of both eyes</td>
<td>100%</td>
</tr>
<tr>
<td>h. Total loss of sight of one eye and loss of one hand or one foot</td>
<td>100%</td>
</tr>
<tr>
<td>i. Loss of one hand or one foot</td>
<td>50%</td>
</tr>
<tr>
<td>j. Loss of balance due to irreversible vestibular damage, impairing normal</td>
<td>50%</td>
</tr>
<tr>
<td>equilibrium / autonomous walking</td>
<td></td>
</tr>
</tbody>
</table>

Loss of a hand or a foot is understood to mean their anatomical loss at or above the wrist or the ankle. Loss of the sight of one or both eyes is understood to mean the irrecoverable loss of that faculty.

If, as a result of the accident, You suffer even more than one of the above-mentioned injuries, We will only indemnify you for one of benefits above which is the highest.

CONDITIONS

1. Precautions — The Insured MUST:
   a. Take all reasonable precautions to prevent anything happening which may give rise to a claim under this policy and take all requisite steps for safeguarding and recovering any property insured
   b. Not book or undertake the Diving Activity or Journey against medical advice

2. Insurer’s rights in the event of a claim in respect of all Sections
   a. The Insurer shall be entitled but not bound to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings and in the settlement of any claim
b. The Insurer shall be entitled at any time in its own name or in the name of the Insured to take action to effect the recovery of all or any part of a claim for emergency medical expenses or repatriation expenses or for securing reimbursement in respect of any claim settled and the Insured shall give the Insurer all information and assistance in so doing.

3. Claims —
   a. If there are any circumstances that may give rise to a claim under this policy the Insured must follow the procedure How to Make a Claim, detailed in General Information
   b. If the consequences of an Accident shall be aggravated by any condition or physical disability of the Insured which existed before the Accident occurred, the amount of any compensation payable under this Section in respect of the consequences of the Accident shall be the amount which it is reasonably considered would have been payable if such consequences had not been so aggravated
   c. It is a condition precedent to the Insurers’ liability to pay compensation to the Insured or his representatives, that all medical records, notes, and correspondence referring to the subject of a claim or a related pre-existing condition shall be made available on request to any medical adviser appointed by or on behalf of the Insurers and that such medical adviser shall, for the purpose of reviewing the claim, be allowed so often as may be deemed necessary to make examination of the person of an Insured
   d. We shall not incur any telephone, mobile, internet costs or other expenses incurred to prepare or submit a claim against us except for such reasonable and necessary costs to ensure that you obtain emergency assistance from us. Any such communication or submission of claim costs incurred more than 72 hours after your first contact with our 24/7 Emergency Operating centre or claims officers are therefore excluded

4. Journey — If following a Journey you are unintentionally caught in a region or country where EXCLUSIONS - 1.g, 1.h or 1.i could restrict your insurance for accident we will temporarily waive these exclusions and provide you with up to 7 calendar days cover from the day which in Our opinion any violent acts have commenced and provided you make all reasonable attempts to leave the affected region or country as soon as possible

5. Fraud — If any claim is in any respect fraudulent or if any fraudulent means or devices are used by the insured or if there has been a misstatement or concealment by the Insured or any person acting on behalf of the Insured to obtain benefit under this policy, all benefit hereunder shall be forfeited

6. Cancellation — We may cancel this policy by giving you 30 days notice of cancellation in writing by recorded delivery to Your last known Residence and by returning a proportionate part of the premium for any unexpired period of insurance. You may cancel this policy by returning it to Us together with written cancellation instructions at any time within 14 days of the inception or renewal date of the Policy and provided that no claim has been made or Journey commenced or that you have not dive the premium will be refunded in full

7. Observance — The due observance and fulfilment of the terms, provisions, conditions and limitations of this policy so far as they relate to anything to be done or complied with by the Insured and the disclosure of all Material Facts shall be a condition precedent to any liability of the Insurers to make any payment under this policy

8. Arbitration — If any difference shall arise as to the amount to be paid under this policy (liability being otherwise admitted) such difference shall be referred to an arbitrator to be appointed by the parties in accordance with the statutory provisions for the time being in force in Malta. Where any difference is by this condition to be referred to arbitration the making of an award shall be a condition precedent to any right of action against the Insurer

9. Jurisdiction — The Insured and the Insurers have agreed that this policy shall be governed by and construed in accordance with Maltese Law which will have exclusive Jurisdiction on any policy disputes which will be based on the English policy version

10. Uninsured Expenses — If any costs and/or expenses not covered by this insurance have been incurred by the Insurers on the Insured’s behalf or any additional or increased costs and/or expenses incurred by the Insurers as a result of the Insured’s policy to comply with the terms, provisions, conditions and limitations of this policy then the Insured shall repay all such costs and/or expenses to the Insurers within 30 days of his/her being requested to do so by the Insurers

11. Other Insurance or Indemnities —
   a. The Insurers will not seek contribution from any other insurance held by the Insured in respect of any claim concerning Disability
   b. The Insurers will seek contribution from any other insurance held by the Insured where:
      1. There is in force insurance covering the same claim in which case this policy shall apply only in excess of any amount paid under such other insurance or which would have been paid thereunder had this policy not been effected
      2. The Insured also seeks to obtain indemnity in respect of the same claim from any other insurance in which case the Insurers will not be liable to pay more than their proportionate share of any such claim, costs and expenses in connection therewith

12. Data Protection Act — Personal Information — The Insurer may collect, hold and process certain types of information regarding the Insured for particular purposes as allowed by law and in accordance with the Insurer’s Data Protection and Privacy Statement (a copy of which can be obtained from us on request). Due to the sensitive nature of some of this information the Insured, by accepting this policy, consents to the Insurer to process
this information and where required by the Insurer to pass this information to third parties such as loss adjusters and other agents

13. No [re]insurer shall be deemed to provide cover and no [re]insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such benefit would expose that [re]insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

EXCLUSIONS

APPLICABLE TO ALL SECTIONS OF THE INSURANCE OTHER THAN AS STATED HEREFON TO THE CONTRARY

1. This insurance does not cover any:
   a. Person aged 75 or over unless, 30 days before renewing or incepting insurance, a medical report is submitted to Insurers who after consultation with their medical officers may accept that the Insured is fit for Diving Activity. No coverage is provided to any person over the age of 75 unless the policy specifically confirms this in writing
   b. Bodily injury, disease, illness, liability costs or expenses arising out of or in connection with any:
      1. Diving activity not carried out during the diving course specified in the policy schedule and/or not under the direct supervision of a qualified instructor;
      2. Wilful, malicious or criminal act of the Insured or breach of any law or enactment by the Insured or arising out of Your gross negligence
      3. Participating in professional sports or hazardous sports of any kind other than underwater sports
      4. Diving activity exceeding any depth limit or breathing gas partial pressure limit as detailed in the policy schedule
      5. Pregnancy of the insured person and its consequences
   c. Claim arising out of a Material Fact which was not declared to us by completing a self-declaration form either when you purchased this insurance or up to the date of the Insured’s Journey
   d. Claims arising if at the time of purchasing this insurance the following material facts were existent and the Insured or a travelling companion:
      1. Is aware of any circumstances which could reasonably be expected to give rise to a claim under this insurance
      2. Have had a cancerous, cardiovascular, cerebrovascular, renal, respiratory, psychiatric or mental condition
      3. Have had any other medical condition which is under the supervision of a hospital or a consultant or doctor or has required any hospital admission or treatment in the previous 12 months
      4. Have been taking continuous medication and have had any change in medication or increase in dosage in the previous 12 months resulting from a deterioration in the condition being treated
      5. Have any medical conditions for which they are on a hospital or specialist’s waiting list for inpatient or outpatient treatment or investigation
      6. Have been advised of a terminal prognosis
   However the Insurer may agree in writing not to apply exclusions d.1 to d.6 or the Insurer may impose special terms if you apply to the Insurer with details of the condition by completing a self-declaration form and this insurance is suitably endorsed.
   e. Claim caused by or arising from:
      1. Wilfully self-inflicted illness or injury, the influence of intoxicating liquor or drugs (except drugs taken in accordance with treatment prescribed and directed by a registered medical practitioner other than for drug addiction), alcoholism, drug addiction, solvent abuse, sexually transmitted diseases, travel contrary to medical advice or where the purpose of travelling is to obtain medical treatment
      2. Mental illness
      3. Myocardial infarction and its consequences, hernias and the breaking of subcutaneous tendons, unless such diseases are the consequence of an insured external and violent cause
         – The above exclusion (e. 3) does not apply in regards to first emergency medical assistance to stabilize the insured’s medical condition, where such occurrences were unforeseen and unexpected
      4. Human Immunodeficiency Virus (HIV) and/or any HIV related illness including Acquired Immune Deficiency Syndrome (AIDS) and/or any mutant derivatives or variations thereof.
   f. Death, injury, illness or disablement directly or indirectly resulting from or consequent upon the Insured’s own suicide or attempted suicide or deliberate exposure to danger (except in an attempt to save human life) or the Insured’s own criminal act
   g. War, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war or any act,
condition or warlike operation incident to war

h. Warlike action by a regular or irregular military force or civilian agents, or any action taken by any government, sovereign or other authority to hinder or defend against an actual or expected attack

i. Insurrection, rebellion, revolution, attempt to usurp power or popular uprising or any action taken by governmental or martial authority in hindering or defending against any of these

j. Discharge, explosion or use of a weapon of mass destruction whether or not employing nuclear fission or fusion, or chemical, biological, radioactive or similar agents, by any party at any time for any reason

k. Terrorist Action or any action taken by anyone to prevent real or perceived imminent Terrorist Action or to address ongoing Terrorist Action.

l. Loss, destruction, damage, liability costs or expenses caused by pressure waves from aircraft or other aerial devices travelling at sonic or supersonic speeds

m. Claim directly or indirectly caused by, contributed to or arising from:
   1. Ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
   2. The radioactive, toxic, explosive or other hazardous properties of any explosive, nuclear assembly or nuclear component thereof

n. Claim directly or indirectly caused by, contributed to or arising from a Journey to a destination where the Government of your Country of Residence has advised against travel

2. The Insurer shall not be liable for any claims arising directly or indirectly from:
   a. Medical treatment or expense prescribed or administered by a family member of the Insured
   b. Medical treatment or expense not approved as necessary or of a medical nature
   c. Aesthetic treatments, complications following vaccinations or for treatment from chiropractors and osteopaths
   d. Actions for damages brought in a court of law outside the Territories unless such action is made under the laws applicable within the Territories. If actions for damages are brought in a court of law outside the Territories and not under the laws applicable within the Territories, then the cover would be limited to such costs, expenses and awards as would have been applied under the laws of Malta
   e. Actions brought in a court of law within the Territories to enforce a foreign judgement whether by way of reciprocal agreement or otherwise unless in accordance with article 3.d above

3. Contracts (Rights of Third Parties) Exclusion Clause – Neither this policy nor any document issued pursuant to this policy shall confer any benefits on any third parties. No third party may enforce any term of this policy or any provision contained in any document issued under this policy. This clause shall not affect the rights of the Insured (as assignee or otherwise) or the rights of any loss payee.