



GRP
Ireland

Global Risk
Partners

Broker Insurance Document

The enclosed document has been produced by GLOBAL RISK PARTNERS INTERMEDIARY LIMITED T/A LONMAR GLOBAL RISKS and contains full evidence of cover, including all the terms, conditions, limitations and exclusions of the insurance contract agreed by the Insurers or Reinsurers specified.

As you are aware, there is a duty to disclose all material facts and give a fair presentation of the risk. (Re)insurers may have grounds for avoiding the contract if it transpires that there has been any failure to make such disclosure. Please do your utmost to ensure that you and/or any intermediary have complied with this duty and that the information supplied to us is both complete and accurate and is updated if the coverage is to be amended or if the period of cover is to be extended.

Some (re)insurances contain a condition specifically requiring any material alterations occurring after inception to be notified immediately, and in such instances it is important that this condition is complied with.

Please examine this document carefully and if either the terms do not comply with your instructions or the security is unacceptable please advise us immediately.

Please note that no (re)insurer Policy document will be issued unless you specifically request it or one is required by local legislation or regulation.

Global Risk Partners Intermediary Limited, a private company limited by shares, 40 Mespil Road, Dublin 4, D04 C2N4, Ireland (Registration Number: 635016), trading as Anglo Hibernian Bloodstock Insurance Services, Camberford Underwriting, European Property Underwriting, Gauntlet, GRP Ireland, Lonmar Global Risks, Lonmart, NW (Fac) Re, Plum Underwriting and Ropner Insurance Services, is regulated by the Central Bank of Ireland (Register number C186553)

Global Risk Partners Intermediary Limited - UK Branch of 55 Mark Lane, London EC3R 7NE, UK is authorised by the Central Bank of Ireland and authorised and subject to limited regulation by the Financial Conduct Authority. Details about the extent of our authorisation and regulation by the Financial Conduct Authority are available from us on request.

Directors: Aqua Sanfelice Di Monteforte (Italian), Malachy Smith, David Whitaker (British).
Global Risk Partners Intermediary Limited is a subsidiary of Global Risk Partners Limited.

Broker Insurance Document Number: B079922EE00008

SCHEDULE

Type: Personal Accident Insurance


Insured: Omospondia Michanokinitou Athletismou Ellados (O.M.A.E)
37 Leoforos Kifisias
Marousi
Attica
15123
Greece

Period: 14th April 2022 to 13th April 2023 both days inclusive local standard time at the Insured's address.

Interest /

Sum Insured: **Section 1. Personal Accident at events organised in accordance with the provisions of FIA/FIA-CIK/FIM/OMAE**

Personal Accident for Organisers, Timekeepers, Adjudicators and Competitors to whom race participation has been granted by O.M.A.E. in accordance with FIA/FIA-CIK/FIM/OMAE rules in force during rallies and trials.

A	Loss of Life due to Accident	EUR 50,000 any one person EUR 250,000 any one event
B	Daily Compensation for Inability to Work, up to a maximum of 52 weeks	EUR 50 any one occurrence
C	Daily Hospital Treatment	EUR 200 any one occurrence
D	Non-Hospital Medical and Dental and Pharmaceutical Expenses	Up to EUR 1,200 any one occurrence
E	Expenses of Medical Emergency, Conveyance, Transportation of a Corpse and Investigation	Up to EUR 10,000 any one occurrence 
F	Driver Cover, per Road Assistance	Up to EUR 15,000 any one occurrence
G	Permanent Total Disablement, maximum hospitalisation period 90 days	Up to EUR 50,000 any one person/any one Accident
H	Permanent Partial Disablement, maximum hospitalisation period 90 days	Up to EUR 50,000 any one person/any one Accident

Section 2. Overseas Rallies

Cover provided for participants in overseas rallies to whom race licences have been granted by O.M.A.E. in accordance with the FIA/FIA-CIK/FIM/National ASN rules in force under this section.


A	Loss of Life due to Accident	EUR 50,000 per person
B	Permanent Total Disablement	Up to EUR 50,000 per person
C	Permanent Partial Disablement	Up to EUR 250,000 any one occurrence Up to EUR 50,000 per person EUR 100,000 anyone occurrence
D	Daily Hospital Treatment, up to a maximum of 52 weeks	EUR 200 any one occurrence
E	Non Hospital Medical, Dental and Pharmaceutical Expenses	Up to EUR 20,000 per person
F	Expenses of Medical Emergency, Conveyance, Transportation of a Corpse and Investigation	Up to EUR 10,000 per person

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Section 3. Cover afforded by this policy in respect of regularity rallies extends to cover rally crew and passengers under 16 years of age, but subject to a minimum age of 12 and a maximum of four persons per vehicle.

Limits of Indemnity for each person for under the age of 16:

- | | |
|---|-------------------------------|
| A Loss of Life due to Accident | EUR 10,000 any one occurrence |
| B Daily Hospital Treatment, Up to a maximum of 52 weeks | EUR 200 any one occurrence |
| C Non-Hospital Medical, Dental and Pharmaceutical Expenses | EUR 1,200 any one occurrence |
| D Expenses of Medical Emergency, Conveyance, Transportation of a Corpse and Investigation | EUR 10,000 any one occurrence |
| E Permanent Total Disablement, maximum hospitalisation period 90 days | Up to EUR 20,000 |
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Deductible: Section 1 - Loss of Income (daily): 15 days each and every loss 

Situation: Worldwide excluding USA and Canada, included only with special permission by Insurer

Conditions: Personal Accident Wording which includes the following clauses:

Nuclear, Chemical and Biological Terrorism Exclusion
 Language Declaration Clause
 EU Disclosure Clause LSW1002GR
 Previous Disability Exclusion Clause
 Including all aircraft travel if flying as a passenger only
 Special Cancellation Clause
 Claims Handling Procedures
 LMA3100 Sanction Limitation and Exclusion Clause, as attached.
 LBS0036 Complaints Notice - Greece
 LMA5391 Coronavirus exclusion clause as attached
 LMA5415 Cyber Risks Endorsement (Personal Accident & Illness) as attached

Subjectivities: None

**Choice of Law
& Jurisdiction:**

The courts that will have jurisdiction in the event of a dispute between insured and insurers and the laws that will apply are those of Greece.

Each party agrees to submit to the jurisdiction of any court of competent jurisdiction within Greece and to comply with all requirements necessary to give such court jurisdiction.



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Premium: Minimum and Deposit Premium of EUR 20,000 (100%) payable in full at inception and adjusted quarterly in arrears at:

CATEGORY 1: EUR 41.30 ANNUAL RACING LICENSE. Racing Events except Category 2 and 3 below.

CATEGORY 2: EUR 30.97 ANNUAL RACING LICENSE. Karting, Regularity Events, 4x4 Events, Performing Events in circuits (drag day, drift event, precision event, charity event and the like)

CATEGORY 3: EUR 10.33 DAILY RACING LICENSE. Karting, Regularity Events, 4x4 Events, Performing Events in circuits (drag day, drift event, precision event, charity event and the like)

Premium

Payment Terms: 1st quarter adjustment due on 14th July 2022
2nd quarter adjustment due on 14th October 2022
3rd quarter adjustment due on 14th January 2023
4th quarter adjustment due on 13th April 2023

**Taxes payable
by the Insured
and administered
by insurers:**

15% Greek Insurance Tax

**Taxes payable
by insurers
and administered
by Insured,
or their agent:**

0.8% Insurance Employees Pension Fund

Low Claims

Bonus: If the total claims paid and outstanding are less than 20% of Gross Premium, Insurers will rebate 10% of the Net Premium, subject to all premiums and adjustments being paid and no cancellations.



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INFORMATION

Cover under the policy to extend to race participants that are not issued a license by OMAE (ie Non-Greeks that travel from abroad to race in Greece, currently about 80 in number), but who have an equivalent FIA license from their own country to be included in the race participants list. OMAE will notify participants in the premium adjustment calculations.

Definitions:

FIA: Federation Internationale de l'Automobile

FIA-CIK: Federation Internationale de l'Automobile - Commission Internationale de Karting

FIM: Federation Internationale de Motocyclisme

2021 estimated events:

- 12 events (2 days each) "Drag Days"
- 17 events (2 days each) "Drift"
- 14 events (2 days each) "Individual Timing"
- 20 events (2 days each) "Skilled Driving"
- 30 regular rallies
- 10 Classic (Historic) cars rallies

It is estimated that in 2022, there will be an increase in the number of licenses by 20-30% on the 2021 figures.



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WORDING

Schedule of Compensation

Section 1. Personal Accident at events organised in accordance with the provisions of FIA/FIA-CIK/FIM/OMAE

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In accordance with the percentage scales as defined under **VI COVER AND COMPENSATION**

Section 2. Overseas Rallies

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In accordance with the percentage scales as defined under **VI COVER AND COMPENSATION**

CONDITIONS FOR COVER

It is essential that the relevant regulations provided by law are adhered to.

Insurers to be notified of any attachments as soon as practically possible in any event within a period not longer than seven (7) days.

Lists of the names of the competitors and organisers must be sent by O.M.A.E. to Global Risk Partners Intermediary Ltd trading as Lonmar Global Risks Limited no later than forty eight (48) hours from the end of the race or trial.

GENERAL TERMS

I DEFINITION OF ACCIDENT

The definition of Accident for the purposes of this Contract is any incident which causes bodily injury or loss of life of the Insured Person and which is RANDOM VIOLENT EXTERNAL AND INDEPENDENT OF THE WILL of the Insured Person, of the Insured parties and of the Beneficiaries.

'ACCIDENT' is also considered to be loss of life or bodily injuries from asphyxia or the onset of asphyxia as a result of an unexpected escape of gas or other gases, from Rabies or Anthrax directly related to animal bites or insect stings, from criminal acts of third parties and from cases of lawful defence.

If the Insured Person is not found within one year from the day of the disappearance, sinking or shipwreck of any means of transport on which he/she was a passenger at the time of the Accident and under conditions which would have been covered in accordance with this insurance, it will be considered that the Insured Person has died from the Accident during his disappearance, sinking or shipwreck.

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II EXCEPTIONS TO ACCIDENTS

- (a) The cases of Accidents which arise directly or indirectly or which are due to any of the following circumstances are excepted from this contract:
- all types of events of war, irrespective of whether this has been officially declared or not, acts of an enemy, invasion, coup, guerrilla warfare, revolution, uprisings of the people or violent acts as the result of an invasion, civil or otherwise.
 - the taking of narcotics, insanity, neuropathic cases, sleepwalking and also suicide, attempted suicide, self-wounding irrespective of the mental state of the Insured Person.
 - congenital anomalies and conditions arising from these.
 - active participation in disturbances, demonstrations, duals, terrorist activities, scuffles, criminal acts apart from cases of lawful self-defence.
 - thermal, mechanical, radioactive or other results of whatsoever direct or indirect vitiation of the nucleus of the atom, technical acceleration of atomic particles and rays which originate in isotopes.
- (b) This insurance policy excludes all Accidents resulting in bodily injuries or loss of life which are caused by the following (unless there is a special addition or an additional term is otherwise agreed):
- by the exercise of the following sports, even if amateur: boxing, wrestling, gliding, parachute jumping or hang-gliding, scuba diving and mountaineering.
 - by flights as a pilot or member of crew of any aircraft and by aeroplane flights in general, unless the Insured Person is a passenger with an airline company or by the use of any marine craft, lawfully approved by the recognised and agreed official authorities
- (c) unless there is special addition or an additional term is otherwise agreed this contract excludes:
- check-ups, hypnotherapy, physiotherapy, plastic or aesthetic surgery, dental and ophthalmic examinations and surgery unless necessitated by doctors order to discover or correct a bodily injury from an Accident which is covered by this contract.
- (d) Previous 'Disability Clause'

It is hereby understood and agreed that, if the consequences of an accident shall be aggravated by any physical disability or condition of the Insured Person which existed before the accident occurred, the amount of any compensation payable under this Contract 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.

- (e) Nuclear, Chemical, Biological Terrorism Exclusion:

Notwithstanding any provision to the contrary within this insurance or any endorsement thereto, it is agreed that this insurance excludes any losses directly or indirectly arising out of, contributed to or caused by, or resulting from or in connection with any act of nuclear, chemical, biological terrorism (as defined below) regardless of any other cause or event contributing concurrently or in any other sequence to the loss. For the purpose of this exclusion:

"Nuclear, chemical, biological terrorism" shall mean the use of any nuclear weapon or device or the emission, discharge, dispersal, release or escape of any solid, liquid or gaseous chemical agent and/or biological agent during the period of this insurance by any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious or ideological purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public in fear.

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"Chemical" agent shall mean any compound which, when suitably disseminated, produces incapacitating, damaging or lethal effects on people, animals, plants or material property.

"Biological" agent shall mean any pathogenic (disease producing) microorganism(s) and/or biologically produced toxin(s) (including genetically modified organisms and chemically synthesized toxins) which cause illness and/or death in humans, animals or plants.

If the Insurers allege that by reason of this exclusion any loss is not covered by this insurance the burden of proving the contrary shall be upon the Assured.

III LIMITS OF PLACE AND TIME

This contract applies to Accidents which occur within the Territorial limits on a 24-hour basis and ONLY during official races of O.M.A.E. and of trials.

IV THOSE ELIGIBLE FOR INSURANCE

This contract covers the competitors, timekeepers, adjudicators, organisers of races plus rally crew and passengers, where and as applicable, organised by O.M.A.E., the names of whom must be recorded in O.M.A.E.'s official lists in each case.

V NON-INSURED PERSONS

This contract does not insure persons who have any of the following conditions: stroke, epilepsy, paralysis, respiratory disability, delirium tremens, blindness, deafness, alcoholism, all types of narcotics use (even during therapy for this) or other serious and chronic disability or illness. And when the Insured Person suffers an attack under one of these headings, this insurance is discontinued and the Insurers return the premiums which correspond to the remainder of the insured period having fulfilled their obligations arising from this contract

VI COVER AND COMPENSATION

1. LOSS OF LIFE DUE TO ACCIDENT

If the Insured Person loses his life due to an Accident within 180 days from the date of the Accident, the Insurers shall pay his Lawful Heirs the amount which has been stated for the case of Loss of Life in the Schedule of Compensation.

2. PERMANENT TOTAL DISABLEMENT AND PERMANENT PARTIAL DISABLEMENT DUE TO ACCIDENT

'PERMANENT TOTAL DISABLEMENT' means disablement which entirely prevents the Insured Person from attending to any business or occupation for which they are reasonably suited by training, education or experience and which lasts twelve months and at the end of that period is beyond hope of improvement.

If the Insured Person suffers Permanent Total Disablement within 180 days from the date of the Accident, the Insurers shall pay the whole amount which has been stated for the case of Permanent Disablement in the Schedule of Compensation.

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The following losses arising from an Accident are regarded as permanent total disablement:

Total loss of sight in both eyes	100%
Loss of the use of both upper limbs/of both hands	100%
Complete deafness of both ears of traumatic origin	100%
Removal of the lower jaw	100%
Loss of speech	100%
Loss of the use of both lower limbs/of both feet	100%
Loss of the use of one arm/hand and one leg/foot	100%

If the Insured Person suffers permanent partial disablement within 180 days of the Accident, the Insurers shall pay a percentage of the amount of cover stated for the case of Permanent Disablement in accordance with the following table:

- Loss of osseous substance of the skull in all its thickness:

a surface of at least 8 sq cm	40%
a surface of between 3 and 6 sq cm	20%
a surface of less than 3 sq cm	10%
- Partial removal of the jaw, fissure throughout its thickness
or removal of half of the maxillary bone 40%
- Loss of one eye 30%

	RIGHT	LEFT
Loss of one arm or one hand	60%	50%
Definite and incurable injury to the osseous substance of the arm	50%	40%
Total paralysis of the upper limb	65%	55%
Total paralysis of the circumflex nerve	20%	15%
Anchylosis in the shoulder joint	40%	30%
Anchylosis in the elbow joint in a favourable position (15 degrees round the right angle)	14%	20%
Anchylosis in the elbow joint in an unfavourable position	40%	35%
Definite and incurable injury to the osseous substance in both bones of the forearm	40%	30%
Total paralysis of the median nerve	45%	35%
Total paralysis of the radial nerve at the torsion cradle	40%	35%
Total paralysis of the radial nerve in the forearm	30%	25%
Total paralysis of the radial nerve in the hand	20%	15%
Total paralysis of the cubital nerve	30%	25%
Anchylosis of the wrist in a neutral position (straight and pronely)	20%	15%
Anchylosis of the wrist in an non neutral position (flexion or strained extension or supine position)	30%	25%
Total loss of the thumb	20%	15%
Loss of the first upper phalanx of the thumb	10%	5%
Total anchylosis of the thumb	20%	15%
Total amputation of the forefinger	15%	10%
Amputation of two phalanges of the forefinger	10%	8%
Amputation of the first upper phalanx of the forefinger	5%	3%
Simultaneous amputation of the thumb and the forefinger	35%	25%
Simultaneous amputation of the forefinger and one other finger	25%	20%
Simultaneous amputation of two fingers other than the thumb and the forefinger	12%	8%
Simultaneous amputation of three fingers other than the thumb and the forefinger	20%	15%

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Simultaneous amputation of four fingers (including the thumb)	45%	40%
Simultaneous amputation of four fingers (excluding the thumb)	40%	35%
Amputation of the middle finger	10%	8%
Amputation of one finger (other than the thumb, forefinger and middle finger)	7%	3%
Amputation of the thigh (upper half)	60%	
Amputation of the thigh (lower half) and leg	50%	
Total loss of the foot (at the point of the tibio-tarsal joint)	45%	
Partial loss of the foot (below the ankle joint)	40%	
Partial loss of the foot (at the point of the medio-tarsal joint)	35%	
Complete paralysis of the external popliteal sciatic nerve	30%	
Complete paralysis of the internal popliteal sciatic nerve	20%	
Complete paralysis of both nerves (both external and internal popliteal sciatic nerves)	40%	
Anchylosis of the hip	40%	
Anchylosis of the knee	20%	
Partial loss of the foot (at the point of the tarso-metatarsal joint)	30%	
Loss of osseous substance from the thigh and the two bones of the lower limb	60%	
Loss of osseous substance in the knee-pan with considerable separation of the fragments and considerable difficulty of movement in stretching the leg	40%	
Loss of osseous substance in the knee-pan without the ability to move being prevented	20%	
Shortening of the lower limb by at least 5cm	30%	
Shortening of the lower limb by between 3 and 5cm	20%	
Shortening of the lower limb by between 1 and 3cm	10%	
Total amputation of all the toes	25%	
Amputation of four toes (including the big toe)	20%	
Amputation of four toes	10%	
Anchylosis of the big toe	10%	
Amputation of one toe other than the big toe	3%	
Amputation of two toes	5%	
Anchylosis of the fingers (other than the thumb and forefinger) and of two of the toes (other than the big toe) gives the right to only 50% of the compensation which would be due for the loss of these members.		

If the Insured Person is proven to be left-handed, the above percentages are reverse. In the event of anatomical or functional loss of more organs or parts of the body, the compensation is totaled up to the maximum limit of 100% of the sum stated.

In the event of permanent disablement which is not referred to specifically in this article, the percentage of compensation will be determined in relation to the profitable occupation which the Insured Person can carry out based on his education, specialism and experience.

Where there is previously existing anatomical damage or reduction in functioning of one organ or part of the body of the Insured Person, the compensation percentages are reduced in the event of an Accident in proportion to the previously existing disability.

3. DAILY COMPENSATION FOR INABILITY TO WORK DUE TO ACCIDENT

If the Insured Person suffers bodily injuries as a result of an Accident which prevent him from carrying out his job, the Insurers will pay:

- The whole sum of the daily compensation which has been stated in the Schedule of Compensation for the period in which the Insured Person cannot carry out his job at all.

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- Half of the sum of the daily compensation which has been stated in the Schedule of Compensation for the period in which the Insured Person can only partly carry out his job.

The payment of the compensation for Inability to Work due to Accident ceases the moment the Insurers pay the Insured Person or his Beneficiary compensation for loss of life or permanent disability.

The compensation for Inability to Work due to Accident is paid for a period of up to 52 weeks and begins from the date of Accident.

In any event compensation is not paid if the Insured Person is proven not to carry out a profitable job.

4. HOSPITAL TREATMENT DUE TO ACCIDENT

If the Insured Person is admitted to a hospital or clinic (recognised by the official authorities) for care as a result of an Accident, the Insurers shall pay him from the first day of his admittance the amount of the hospital treatment following an Accident which is stated in the Schedule of Compensation for every day of his stay in the hospital or clinic for the period of time certified on the official admission and discharge documents of the hospital or clinic where he/ she was being treated.

5. NON-HOSPITAL MEDICAL AND DENTAL AND PHARMACEUTICAL EXPENSES FOLLOWING AN ACCIDENT

If, as the result of an Accident, it is necessary within 365 days of the date of the Accident for the Insured Person to use out of hospital an officially recognised doctor, surgeon, nurse or physiotherapist or to use an ambulance, or to undergo x-ray, microbiological or other laboratory tests or to be supplied with medicines, additional or orthopaedic aids, the Insurers will pay the recognised expenses which are certified by the original or official relevant receipts submitted by the Insured Person to the Insurers.

The maximum limit for each Accident being the amount of cover for medical and dental and pharmaceutical expenses following an Accident which has been stated in the Schedule of Compensation.

6. EXPENSES OF EMERGENCY MEDICAL, CONVEYANCE, TRANSPORTATION OF A CORPSE AND INVESTIGATION

MEDICAL EXPENSES means expenses in respect of medical, surgical, diagnostic or remedial treatment, specialist's fees, hospital, nursing home, nursing attendance charges, costs of physiotherapy, manipulative, massage, therapeutic, X-ray or nursing treatment including the cost of medical supplies, ambulance hire and/or the cost of transport to any hospital or place of treatment.

In the event of bodily injury to the insured Person in an Accident which is covered by this contract, the Insurers will pay the real expenses of conveying him/ her to the nearest hospital by the most convenient means of transport.

The emergency transport must have been approved by the lawful Care Service or by a doctor, who will certify that the seriousness and the nature of the injury of the Insured Person justifies his exceptional, necessary and urgent conveyance by the most direct and economic route.

The costs of investigation into locating and saving the Insured Person are also covered. The Insurers shall also pay the real costs of transporting the corpse. However, it should be made clear that the funeral costs of the deceased are not covered.

The above expenses must be certified by the original, official relevant receipts.

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The upper limit for compensation in each case is the amount which is stated in the Schedule of Compensation.

VII PAYMENT OF COMPENSATION

- (a) If the Insured Person dies after the payment of compensation for permanent total or partial disablement and in any event within one year from the date of the Accident, the Insurers will pay to the Lawful Heirs of the Insured Person, the difference between the compensation for permanent total/partial disablement paid by the Insurers and the amount of cover for loss of life if this is not higher.
- (b) If the Insured Person dies from a cause independent of the Accident and where the Insurers have agreed on the payment of a certain sum of compensation, his claim on the Insurers based on this insurance is transferred to the Lawful Heirs of the Insured Person.
- (c) Successive periods of treatment in a hospital or clinic and also successive periods of inability to work for the same or related reasons are regarded as being for one Accident unless they are separated by a continuous period of at least three (3) months during which the Insured Person did not go to hospital or clinic and/or was not able to work due to the Accident.
- (d) All compensation provided in this insurance are paid without interest within one month of their amount being determined.
- (e) The Insurers are not obliged to pay compensation and on the contrary have the right to demand the return of the compensation and of any expenses which have been paid in the event that the Insured Person or the Beneficiary has proceeded, either on the insurance proposal or while making amendments to it during this contract, to make false or inexact statements or to withhold facts which could mislead the Insurers in estimating the risk.
- (f) The compensation which concerns all the covers which are supplied in accordance with this contract is paid to the Insured Person (or to the Beneficiaries and the like) irrespective of any amount paid because of his participation in whatsoever public or private insurance organisation. An exception to this is the cover for medical and pharmaceutical expenses and repatriation and investigation expenses when the expenses have already been compensated by another source. In the event that the Insured Person has been compensated only partially from another source, the Insurers shall pay the difference.

VIII MEDICAL ARBITRATION

Estimates of a medical nature concerning an Accident are determined in a common decision by the Insured Person's doctor and the Insurers' doctor. In the event of a disagreement, the two doctors become arbitrators and nominate a third arbitrator. If they do not agree on the person who should be the third arbitrator, he is appointed by the Athens One-Member Court of First Instance in accordance with the provisions of the Code of Civil Legal Procedure concerning arbitration. Each party pays the whole of the fee and the expenses of the arbitrator-doctor whom he has appointed and 50% of the fee and the expenses of the third arbitrator.

IX OBLIGATIONS OF THE INSURED PERSON

- (a) The Insured Person is obliged to pay the premium, the taxes and the respective stamp duty within one month from the start of the contract. After this term this insurance is suspended until the premiums have been paid, without the expiry date of this contract being transferred. After one more month has passed without the premiums being paid, the Insurers have the right to invalidate this contract, having notified the Assured by registered letter, retaining its rights to the premiums for the period during which this insurance policy was in force.

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- (b) The Assured is obliged to notify every Accident to the Insurers within seven (7) days from the date of Accident. In the event of a serious delay, the announcement must be made within seven (7) days from the moment when the delay ceased and in any event not later than one (1) month from the date of the Accident. The correct and full answering of the questions on the Insurers' SWORN STATEMENT OF DAMAGE document and the signature of the Insured Person is a condition for the payment of any compensation.
- (c) The Assured is obliged to produce to the Insurers all the necessary justifications needed in support of his claim as quickly as possible and in any event within one (1) year from the date of the Accident. In the event of an Accident outside Greece, the official supporting documents must be verified by a Greek Consulate Authority.
- (d) From the moment any claim for compensation is made, the Insured Person is obliged to furnish the Insurers with the facility to send him for medical tests in its own judgement. In the event of loss of life, the Insurers have the right to organise a post-mortem assuming that this is not forbidden by law.
- (e) The Insured Person is obliged to ensure that he receives the necessary medical treatment within 24 hours of the Accident. The Insurers are not responsible in any event for a worsening of the bodily injuries or for harm to health if he does not receive the necessary medical treatment or if there is an unjustified delay in the provision of medical assistance or if diagnoses, operations and therapies were not suggested and/or performed by a competent medical authority.

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X SUSPENSION CURTAILMENT AND RENEWAL OF THE INSURANCE

This insurance is suspended when the Insured Person is doing his military service, unless he is called up for training which does not last for more than two (2) months or unless there is official leave for his participation in the race even though he has been called up. In this event this contract is extended for the amount of time for which it was suspended.

- (a) The Insurers retain the right to curtail this insurance on condition that it notifies the Assured by registered letter at least fifteen (15) days before the date on which the insurance is to be curtailed, returning the premiums which relate to the remainder of the period of the insurance. This right does not release the Insurers from the obligations arising from this insurance policy when this was in force. In any event the Insurers cannot request the curtailment of this insurance before the expiry of the insurance for reasons which are related to the condition of health of the Insured Person.
- (b) In the event that this insurance is curtailed by the Insurers owing to non-conformity with the General Terms on the part of the Insured Person, the Insurers are not obliged to return the premiums.
- (c) If the Insured Person does not make known the statement of cancellation of the insurance by registered letter at least one (1) month before the date of expiry, this insurance will be renewed for a period equal to the previous one.

XI TAXES AND RIGHTS

The taxes, and the like which are consistent with this contract are borne by the Insured Person even if they were paid in advance by the Insurers. The Insured Person and his Beneficiaries also bear the burden of the payment of any compensation paid in accordance with this contract, and also of the taxes, legal expenses and the like in the event of a payment of compensation to the Beneficiaries or Heirs.

XII JURISDICTION OF THE COURTS

It is hereby agreed that this Insurance shall be governed by Greek law.
 Any dispute arising from this insurance falls under the jurisdiction of the Courts of Greece.



XIII AMENDMENTS TO THIS CONTRACT

No amendment to this contract is valid without the written endorsement or Additional Deed with the approval and the signature of the Legal Representative of Insurers.

GUIDELINES IN THE EVENT OF ACCIDENT

I. GENERAL

- (a) The Assured is obliged to announce every Accident to Insurers in writing within seven (7) days from the date on which it occurred.
- (b) The Insured Person is obliged to complete the SWORN STATEMENT OF DAMAGE accurately and fully.
- (c) The Assured is obliged to provide Insurers as quickly as possible with all the supporting documents which are required in support of the claim.
- (d) In the event of an Accident outside Greece the official supporting documents must be verified by the Greek Consulate Authority.

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- (e) The Insured Person is obliged to submit himself to medical tests, in the Insurer's judgement, from the moment a claim for compensation is made.
- (f) The Insured Person is obliged to receive the necessary medical treatment within 24 hours of the Accident

II. SUPPORTING DOCUMENTS REQUIRED

- a) In the event of loss of life due to Accident
 - a1. A document from the doctor who certified the death.
 - a2. A Registered Death Certificate.
 - a3. Statement of Family Circumstances
 - a4. A Registered Marriage Certificate.

After the supporting documents have been received and checked, the Insurers will issue a confirmation of the amount of compensation before submitting it to the Inheritance Tax Office for the payment of the implicit tax.

- b) In the event of permanent total or partial disablement due to Accident:
A confirmation from a public insurance body of the amount of the disablement which has been determined
- c) In the event of a claim for loss of income:
The Assured is obliged to notify the profession, work address and the employer of the affected party by official letter to Insurers.
- d) In the event of admission to hospital or clinic:
The provision of the admission and discharge documents.
- e) In the event of medical and pharmaceutical expenses due to Accident:
The provision of the original receipts for the expenses incurred by the Insured Person.

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EMERGENCY ASSISTANCE SERVICES

The first named Insured and Insured Persons should use the services of the following named assistance company to the full for all emergency medical matters, in-patient hospital treatment and evacuation/repatriation. The assistance company will be solely responsible for all decisions on the most suitable practical and reasonable solution to any problem, and all such assistance is subject to the prior approval of said assistance company:

Intana Assistance Ltd

Telephone: +44 (0)20 7902 7405

Fax: +44 (0)20 7928 47 48

Email: ops@intana-global.com

Intana Assistance Ltd may be contacted at any time, should the Insured Person require advice or assistance regarding all emergency medical matters.

In the event of an Insured Person requiring in-patient hospital treatment and/or evacuation/repatriation, it is imperative that Intana Assistance Ltd is contacted and authorisation obtained prior to such treatment and/or evacuation/repatriation taking place.

Intana Assistance Ltd must be informed that this Contract covers the person concerned and the following details must be provided:

- The first named Insured's name and address.
- The Insured Person's name, address of where they are staying and contact telephone number.
- The name and phone number of the doctor and hospital treating the Insured Person.
- The Contract of Insurance number shown on the Schedule.
- The Period of Insurance shown on the Schedule.
- The nature of the emergency.

Failure to contact Intana Assistance Ltd and obtain authorisation may prejudice the claim and may mean that not all the costs involved will be paid. The first named Insured and the Insured Person should not attempt to find their own solution and then expect full reimbursement from the Insurers without prior approval first having been obtained from Intana Assistance Ltd.



In the event that liability cannot be established at the outset of a medical emergency it is agreed that the first named Insured will guarantee payment until such a time that liability can be accepted by Insurers.

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SPECIAL CANCELLATION CLAUSE

In the event that any Insurer hereon ceases underwriting whether entirely or in the class of business which includes this policy or ceases accepting new business or enters into a runoff arrangement or is subject to a scheme of arrangement, appointment of administrators, provisional liquidators or announces an intention to take any of the foregoing actions or if the Standard & Poor's security rating is lowered below BBB and/or A.M Best security rating is lowered below B+ then the Assured is entitled at its option to cancel that Insurers' participation in this policy as a any date thereafter. In that event, the premium due to such Insurer shall be the proportion of the premium allocated to the risk covered under the policy up to the date of cancellation and after deduction of claims under the policy.

The premium due shall be determined by the Slip Leader insofar as otherwise unaffected by this clause.

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LANGUAGE DECLARATION CLAUSE

The Insured has requested the conditions of insurance to be expressed in the English language and confirms he understands and accepts such conditions and agrees to be bound by them.



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ACCIDENT EVENT applicable to Personal Accident and Illness and Medical Expenses only

In the event of an **Accident** involving more than one **Insured Person** the **Underwriters** will not be liable for more than the **Accident Event** limit stated in the **Risk Details** of the Market Reform Contract. The benefit payable by the **Underwriters** in respect of each **Insured Person** will be reduced in the proportion which the **Accident Event** limit bears to the total amount



Accident Event shall mean all individual losses arising out of and directly occasioned by one **Accident** occurring at an identifiable time and place.

However, the duration and extent of any "**Accident Event**" so defined shall be limited to 72 consecutive hours and within a 10 mile radius for any **Accident Event** hereunder, and no individual loss which occurs outside such period and/or radius shall be included in that **Accident Event**.

The **Assured** may choose the date and time when such period of consecutive hours commences and also the specific 10 mile radius determining an **Accident Event**.

If any event is of greater duration than the above period, the **Assured** may divide that event into two or more **Accident Events** provided that no two periods overlap and provided no period commences earlier than the date and time of the first recorded individual loss to the **Assured** arising out of the event.

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SANCTION LIMITATION AND EXCLUSION CLAUSE

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 cover, payment of such claim or 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.

LMA3100
15 September 2010

Broker Insurance Document Number: B079922EE00008

COMPLAINTS NOTICE – GREECE

Any complaint should be addressed to:

Service Manager
Operations Team
Lloyd's Insurance Company S.A.
Bastion Tower
Marsveldplein 5
1050 Brussels
Belgium

Tel: +32 (0)2 227 39 40

E-mail: lloydsbrussels.complaints@lloyds.com

Your complaint will be acknowledged, in writing, within 5 (five) business days of the complaint being made.

A decision on your complaint will be provided to you, in writing, within 50 (fifty) calendar days of the complaint being received.

Should you remain dissatisfied with the final response or if you have not received a final response within 50 (fifty) calendar days of the complaint being received, you may be eligible to refer your complaint to the Hellenic Consumers Ombudsman, the Bank of Greece or the General Secretariat of Consumer Affairs in Greece. The contact details of the above organisations are as follows:

Hellenic Consumers Ombudsman
144 Alexandras Avenue
114 71, Athens
Greece

Tel: +30 210 646 0862

Fax: +30 210 646 0414

E-mail: grammateia@synigoroskatanaloti.gr

Website: www.synigoroskatanaloti.gr/index.html

Complaints referred to the Hellenic Consumers Ombudsman must be submitted to it within 3 (three) months of you becoming aware of the act or omission that gave rise to the complaint.

Bank of Greece
21 E. Venizelos Avenue
102 50, Athens
Greece

Tel: +30 210 320 1111

Fax: +30 210 323 2239/2816

E-mail: complaints@bankofgreece.gr

General Secretariat of Consumer Affairs
Kaniggos Sq.
10181 Athens
Greece

E-mail: info@efpolis.gr

Broker Insurance Document Number: B079922EE00008

Website: www.efpolis.gr/

If you have purchased your contract online you may also make a complaint via the EU's online dispute resolution (ODR) platform. The website for the ODR platform is www.ec.europa.eu/odr.

The complaints handling arrangements above are without prejudice to your right to commence a legal action or an alternative dispute resolution proceeding in accordance with your contractual rights.

LBS0036A
01/02/2019

Broker Insurance Document Number: B079922EE00008

CORONAVIRUS EXCLUSION

This Insurance does not cover any claim in any way caused by or resulting from:

- a) Coronavirus disease (COVID-19);
- b) Severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2);
- c) any mutation or variation of SARS-CoV-2;
- d) any fear or threat of a), b) or c) above.

LMA5391
04 March 2020

Broker Insurance Document Number: B079922EE00008

Cyber Risks Endorsement (Personal Accident & Illness)

Any benefits for **Bodily Injury** or **Illness** caused by or arising out of a **Cyber Act** or a **Cyber Incident** are payable, subject to the terms, conditions, limitations and exclusions of this policy.

Cyber Act means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any **Computer System**.

Cyber Incident means:

- 1.1 any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any **Computer System**; or
- 1.2 any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any **Computer System**.

Computer System means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by the Insured or any other party.

LMA5415
28 February 2020

Broker Insurance Document Number: B079922EE00008

(RE)INSURERS LIABILITY CLAUSE

The liability of a (re)insurer under this contract is several and not joint with other (re)insurers party to this contract. A (re)insurer is liable only for the proportion of liability it has underwritten. A (re)insurer is not jointly liable for the proportion of liability underwritten by any other (re)insurer. Nor is a (re)insurer otherwise responsible for any liability of any other (re)insurer that may underwrite this contract.

In the case of a Lloyd's syndicate, each member of the syndicate (rather than the syndicate itself) is a (re)insurer. Each member has underwritten a proportion of the total shown for the syndicate (that total itself being the total of the proportions underwritten by all the members of the syndicate taken together). The liability of each member of the syndicate is several and not joint with other members. A member is liable only for that member's proportion. A member is not jointly liable for any other member's proportion. Nor is any member otherwise responsible for any liability of any other (re)insurer that may underwrite this contract. The business address of each member is Lloyd's, One Lime Street, London EC3M 7HA. The identity of each member of a Lloyd's syndicate and their respective proportion may be obtained by writing to Market Services, Lloyd's, at the above address.

Order Hereon: 100% of 100%

EFFECTED WITH:

Lloyd's Insurance Company S.A. have reinsured 100% of their participation with certain underwriters at Lloyd's as follows:

100.0000%	5380 CNP
<u>100.0000%</u>	

For and on behalf of
GLOBAL RISK PARTNERS
INTERMEDIARY LIMITED
T/A LONMAR GLOBAL RISKS LIMITED



Authorized Signatory