

Group Evolution Health Plan (EU)

Employer Policy Wording

(April 2021)

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1 Introduction to this policy

Welcome and thank you for choosing the Group Evolution Health Plan (EU) from Morgan Price (Europe) ApS to look after your employees health insurance needs.

Please check the certificate of insurance to make sure that all of the details shown are correct. If any changes need to be made, please let us know immediately.

Take a few moments to look through this policy, including the detailed benefit schedule to make sure you fully understand what is covered by this insurance policy.

This policy has been written using plain language wherever possible and has been designed to set out all the features and benefits of the Group Evolution Health Plan (EU) in a straightforward and easy to understand format.

If there is any aspect of the Group Evolution Health Plan (EU) that you are unsure about, please do not hesitate to contact us.

a. Contract of insurance

The group application form you completed, your employees application forms or membership listing, together with any additional information provided, the employer and employee policy wordings, the group certificate(s) of insurance, endorsements and detailed benefit schedules are all part of the contract of insurance between you and the Insurer, and should be read as one document.

Provided the required amount of premium is paid on the due date, we will provide your employees and/or their eligible dependants, who have been issued with a certificate of insurance, with the benefits set out in the group policy wording and detailed benefit schedule attached to the group certificate(s) of insurance.

The insurance is effective only after we have issued written confirmation that your employees and/or their eligible dependants have been accepted for cover and becomes, and remains, insured in accordance with the terms and conditions set out in this policy.

b. Provision of insurance services and benefits

This is a list of the different parties involved in providing the insurance services and benefits under this policy:

- This is a Morgan Price (Europe) ApS policy. Morgan Price is responsible for the plan design, sales, administration (including issue of policy documents and collection of premiums) and general management of this policy.

- HDI Global Specialty SE of Podbielskistraße 396, 30696 Hannover, Germany, which is authorised to carry on general insurance business and is authorised and regulated by BaFin (the German Federal Financial Supervisory Authority) and is authorised to carry on business of insurance under the provisions of freedom to provide services in connection with Class 1 – Accident and Class 2 – Sickness, in all the member states of the European Union and of the European Economic Area.
- Morgan Price (Europe) ApS is the entity appointed by the Insurer to provide the services relating to claims handling, case management and evacuation and assistance on this policy.

c. Understanding the scope of your insurance

You will find details of what is covered and what is not covered in the detailed benefit schedule. Please make sure you read this carefully to understand what is covered and where waiting periods may apply to benefits.

In addition, within this policy wording, there is a list of general exclusions that apply to this policy.

d. Our promise of service

As a valued customer, you have important rights and entitlements. You are entitled to expect:

- **Politeness and courtesy.**
- **Helpful advice and guidance.**
- **Confidentiality.**
- **Professional and efficient service.**

At Morgan Price (Europe) ApS, each of our customers is important to us and we believe you have the right to a fair, swift and courteous service at all times. We will always aim to provide you with a professional, confidential and efficient service no matter what your query is.

However, we do appreciate that occasionally things can go wrong. We take all complaints seriously and aim to resolve them fairly and promptly. The information in the 'How to make a complaint' section explains how you can complain and how we will deal with your complaint.

e. Cooling-off period

If having purchased this policy, you decide that it does not meet your needs, please confirm in writing to info@morgan-price.eu that you wish to cancel the policy.

Provided no claims have been paid and/or pre-authorisation of claim costs have been issued, we will refund any premium you have paid.

f. Queries on the policy

For any queries on this policy, you should contact:

Morgan Price (Europe) ApS
Nyrogade 18 3.
1203 Kobenhavn K
Denmark

T: +44 (0) 1379 646 730

F: +44 (0) 1379 652 794

E: info@morgan-price.eu

g. Data Protection & Privacy Notice

This notice explains how your data will be collected and dealt with, and your rights concerning that data. In this notice, `we`, `us` or `our` refers to HDI Global Specialty SE and its agents, co-insurers and reinsurers. `You` or `your` refers to the individual whose personal data we are processing.

Personal data, or personal information, means any information about an individual from which that person can be identified. We respect your privacy and we are committed to protecting your personal data. Morgan Price (Europe) ApS, together with its insurance partner, HDI Global Specialty SE, is the joint controller and processor of your personal data.

h. Responsible data controller

HDI Global Specialty SE
 Podbielskistraße 396
 30659 Hannover
 Germany
 Tel. +49 511 5604-2909
 E-mail: contact@hdi-specialty.com

HDI Global Specialty SE is a Data Controller as defined under the EU General Data Protection Regulation ('GDPR').

You can reach our Data Protection Officer by post at the aforementioned address (please include the additional address line "Data Protection Officer") or by e-mail via our data privacy group mailbox: E-mail: privacy-hgs@hdi-specialty.com

i. Personal data we may collect about you

- Individual details such as name, address, proof of address, contact details (including emails and telephone numbers), gender, marital status, date and place of birth, nationality, employer, job title, employment history and family details

(including their relationship to you).

- Identification numbers issued by government bodies, agencies or similar such as national insurance, passport, tax identification or driving licence numbers.
- Financial information such as bank account or payment card details, income or transaction histories.
- Insurance policy information including information about quotes you receive and policies you take out.
- Credit and anti-fraud data including credit history, credit score, sanctions and criminal offences, and information received from various anti-fraud databases relating to you.
- Information about previous and current claims (including in connection with other related or unrelated insurance) which may include data about your health, criminal convictions, or special categories of personal data and, in some cases, surveillance reports.
- Technical information including your computer's IP address.
- Special categories of personal data which have additional protection under the GDPR, namely health, criminal convictions, racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, genetic data, biometric, or data concerning sex life or sexual orientation.
- Identification numbers issued by government bodies, agencies or similar such as national insurance, passport, tax identification or driving licence numbers.

j. Where we may collect your personal data from

We may collect your personal data from various sources:

- You (including, from time to time, recordings of your telephone calls with us)
- Your family members, employer or agent/representative (including your broker)
- Our agents, other insurers, insurance brokers, or reinsurers
- Credit reference agencies
- Websites or software applications for use on computers or mobile devices and/or social media content, tools and applications
- Anti-fraud databases, sanctions lists, court judgments and other databases

- Government agencies
- Any open electoral register; or
- In the event of a claim, third parties including the other party or parties to the claim, witnesses, experts, loss adjusters, solicitors, claims handlers, translators, surveillance agents, engineers and others.

k. Identities of Data Controllers and Data Protection Contacts

The operation of the insurance market means that personal data may be shared between insurance brokers, insurers, reinsurers and other market participants. You can find out the identity of the controller or controllers of your personal data in the following ways:

- If you took out the insurance yourself, get in touch with the data protection contact at your insurance broker or the entity you dealt with in taking out the insurance.
- If your employer or another organisation took out the insurance for your benefit, you should get in touch with the data protection contact at your employer or the organisation that took out the insurance.
- If you are not a policyholder or an insured under the insurance, you should get in touch with the organisation that collected your personal data.

l. The purposes, categories, legal grounds and recipients of our processing your personal data

- Your personal data may be processed for the following purposes:
 - Quotation/inception:
 - Setting you up as a client, including possible fraud, sanctions, credit and anti-money laundering checks
 - Evaluating the risks and matching them to appropriate policy terms/premium
 - Payment of premium where the insured is an individual
 - Policy administration
 - Client care, including communicating with you and sending you updates
 - Payments to and from individuals

- Claims processing:
 - Managing insurance and reinsurance claims
 - Defending or prosecuting legal claims or regulatory proceedings
 - Investigating or prosecuting fraud
- Renewals
 - Contacting you/the insured to renew the insurance
 - Evaluating the risks and matching them to appropriate policy terms/premium
 - Payment of premium where the insured is an individual
- Other purposes including:
 - Complying with our regulatory or legal obligations
 - Risk modelling
 - Effecting reinsurance contracts
 - Transferring books of business, company sales, restructuring and reorganisation.

• We may also disclose personal data to the following non-exhaustive list of entities: reinsurers, financial institutions, service providers, contractors, agents, tax authorities, law enforcement and other regulators and group companies in connection with the above purposes. You will find the current list of service providers and our companies who participate in data-processing operations hereon our website or by emailing privacy-hgs@hdi-specialty.com.

- We process your data on one of the following legal grounds:
 - In order to place and operate the contract(s) of insurance;
 - Where a legitimate interest to do so has been identified for which processing of your data is necessary and which balances your interest, rights and freedoms e.g. protecting you from fraud or personalising the insurance product to you; or
 - Where we have a legal obligation to do so e.g. to prevent money laundering.

m. Consent

To provide insurance and deal with insurance claims in certain circumstances we may need to process special categories of your personal data (see 2.8 above), such as medical or criminal records. Your consent to this processing may be necessary to achieve one or more of the purposes set out above.

Where this is the case, you may withdraw your consent to such processing at any time by notifying privacy-hgs@hdi-specialty.com. If you do withdraw your consent, however, this may mean we cannot provide insurance or pay claims.

n. Profiling

When calculating insurance premiums, we may compare your personal data against other data such as industry averages or fraud patterns. Your personal data may also be used to create such other data to ensure, among other things, that premiums align to risk.

We may make decisions based on profiling and without staff intervention (known as automatic decision making).

o. Storage and retention of your personal data

Data is held by us on servers and in printed form, as well as on our behalf in off-site storage facilities. We will keep your personal data only for so long as is necessary and for the purpose for which it was originally collected. In particular, so long as there is any possibility that either you or we may bring or face legal claims in connection with the insurance contract(s), or if there are legal or regulatory reasons to retain your data, we must do so.

p. International transfer of data

We may need to transfer your data to third parties outside the European Economic Area. These transfers will be made in compliance with the GDPR.

If you would like further details of how your personal data would be protected if transferred outside the EEA, please contact privacy-hgs@hdi-specialty.com.

q. Amendment

We may amend this Privacy Notice from time to time. We will let you know if we make any significant changes.

r. Your rights

If you have any questions about our use of your personal data, please contact the relevant data protection contact as explained above. In certain circumstances you may have the right to require us to:

- Provide you with further details about the use we make of your personal data
- Provide you with a copy of the personal data we hold
- Correct any inaccuracies in the personal data we hold
- Delete any personal data we no longer have any lawful ground to use
- Where the processing requires your consent, to withdraw that consent so we stop the processing in question
- Transfer your personal data to another organisation
- Object to any processing based on the legitimate interests ground at 4.3.2 above unless our reasons for that processing outweigh any prejudice to your data protection rights
- Object to automated processing, including profiling
- Restrict how we process or use your personal data in certain circumstances e.g. whilst a complaint is being investigated.

In certain circumstances we may need to restrict the above rights to safeguard the public interest (e.g. prevention or detection of crime) or our interests (e.g. legal or litigation privilege).

If you are not satisfied with our use of your personal data or our response to any request by you to exercise any of your rights, or if you think we have breached the GDPR, you have the right to complain to the relevant national authority, details below.

Germany (lead supervisory authority)

Die Landesbeauftragte für den Datenschutz Niedersachsen
Prinzenstraße 5
30159 Hannover

Phone: +49 (0511) 120 45 00

Fax: +49 (0511) 120 45 99

E-mail: poststelle@lfd.niedersachsen.de

Website: <https://www.lfd.niedersachsen.de>

Sweden

Datainspektionen
Drottninggatan 29
5th Floor
Box 8114
104 20 Stockholm

Tel. +46 8 657 6100

Fax +46 8 652 8652

e-mail: datainspektionen@datainspektionen.se

Website: <http://www.datainspektionen.se/>

Italy

Garante per la protezione dei dati personali
Piazza di Monte Citorio, 121
00186 Roma

Tel. +39 06 69677 1
Fax +39 06 69677 785
e-mail: garante@garanteprivacy.it
Website: <http://www.garanteprivacy.it/>

UK

England

Information Commissioner's Office
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF

Tel: 0303 123 1113 (local rate) or 01625 545 745 (national rate)
casework@ico.org.uk

Scotland

Information Commissioner's Office
45 Melville Street
Edinburgh
EH3 7HL

Tel: 0131 244 9001
scotland@ico.org.uk

Wales

Information Commissioner's Office
2nd Floor
Churchill House
Churchill Way
Cardiff CF10 2HH

Tel: 029 2067 8400
wales@ico.org.uk

Northern Ireland

Information Commissioner's Office
3rd Floor
14 Cromac Place
Belfast
BT7 2JB

Tel: 0303 123 1114 (local rate)
028 9027 8757 (national rate)
ni@ico.org.uk

s. Contact Us

Head Office: Data Protection Officer, Podbielskistraße 396, 30659 Hannover, Germany, Tel. +49 511 5604-2909

UK Branch: Legal & Compliance, 10 Fenchurch Street, London, EC3M 3BE, Tel. +44 (20) 7015 4000

Scandinavian Branch: Legal & Compliance, Hantverkargatan 25, P.O Box 22085, SE-104 22 Stockholm, Tel. +46 8 617-5485

Italian Branch: Data Protection Officer, Podbielskistraße 396, 30659 Hannover, Germany

2 Eligibility

a. Who can apply?

This is an international policy designed for employers who wish to provide health insurance for employees who are expatriates (i.e. persons living/working outside their home country) or local nationals (i.e. persons living and/or working inside their home country) and their eligible dependants, with the exception of local nationals of the United States of America.

- The policy is not available to employees in countries where it would breach any sanction, or where it is prohibited by law or local legislation.
- All employees must be in active service on the start date of the certificate of insurance.
- We require a minimum of three employees at the start date, or any subsequent renewal date to be eligible for the Group Evolution Health Plan (EU).
- If you elect to provide cover for your employees eligible dependants, this cannot be on a selective basis, and dependants cover should be available to all employees covered by this policy.

This policy is not available to any employees whose primary residence is Cambodia, China, Hong Kong, Indonesia, Japan, Laos, Macau, Malaysia, Myanmar, Philippines, Singapore, South Korea, Taiwan, Thailand, Timor-Leste or Vietnam. Residents of these countries should apply for an Evolution Health Plan (Asia Pacific).

Maximum age of entry at the start date of this policy on a Full Medical Underwriting basis is 74.

Maximum age of entry at the start date of this policy on a Moratorium basis is 55.

Children can be added to an employees policy but they must be under age 19 and unmarried (or under age 25, unmarried and in full-time further education) at the start date.

Children may remain covered under this policy until the annual renewal date following their 19th birthday (or 25th birthday where in full-time education) or marriage, at which time their insurance cover under this policy will end and they may move onto their own policy.

b. Conditions of acceptance

We are entitled to refuse an application from any employee without giving a reason. We also reserve the right to ask for evidence of age, state of health, employment status or educational status.

c. Who can apply?

This is an international policy designed for employers who wish to provide health insurance for employees who are expatriates (i.e. persons living/working outside their home country) or local nationals (i.e. persons living and/or working inside their home country) and their eligible dependants, with the exception of local nationals of the United States of America.

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Children may remain covered under this policy until the annual renewal date following their 19th birthday (or 25th birthday where in full-time education) or marriage, at which time their insurance

cover under this policy will end and they may move onto their own policy.

d. Conditions of acceptance

We are entitled to refuse an application from any employee without giving a reason. We also reserve the right to ask for evidence of age, state of health, employment status or educational status.

We may wish to apply special terms, exclusions or premium increases to reflect any exceptional circumstances regarding your application.

If we cannot obtain all the information we need to assess a risk, we reserve the right to decline cover.

In order to benefit from this policy, you must:

- Answer all questions about this policy honestly and fully at all times;
- Not deliberately mislead us by misstatement;
- Tell us straight away if anything you have already told us changes, especially between the date you apply for this policy and the date we issue it;
- Observe and comply with the terms and conditions of this policy.

Or this policy may be cancelled, and/or any claims your employees and/or their covered dependants make may not be paid.

e. Declaration and changes

You must immediately inform us of any change in the information given on the group application form, in particular relating to any medical declaration you have made for your employees and/or their covered dependants, address, country of residence, the birth or adoption of a child or any other change involving your employees and/or their covered dependants. If you do not tell us, this policy may be cancelled and any claims your employees and/or their covered dependants make may not be paid.

3 Underwriting

We assess risks in different ways as listed below:

a. Full Medical Underwriting

If you select Full Medical Underwriting (FMU) for your employees and/or their eligible dependants, they must complete the FMU application form. We will review the information provided to ascertain whether your employees and/or their eligible dependants will be accepted with or without specific exclusions or terms.

We may need to request additional information to be able to provide terms. Your employees and/or their eligible dependants

must ensure that the FMU application form is fully and accurately completed.

Any pre-existing conditions not declared on your employees and/or their eligible dependants FMU application will not be covered by this policy.

If a specific exclusion or terms applies to your employees and/or their eligible dependants policy, we will advise you in writing and you will need to confirm to us in writing that you accept the terms offered before this policy can start.

b. Moratorium Underwriting

Moratorium Underwriting is only available if your employees and/or their eligible dependants are under age 55 at the start date of this policy. If you select Moratorium Underwriting, your employees and/or their eligible dependants must complete the Moratorium application form.

Moratorium Underwriting means that your employees and/or their eligible dependants will not be covered for any pre-existing conditions that have been in existence during the 5-year period before the start date. After 2 years continuous cover, pre-existing medical conditions may become eligible for cover (unless the condition is specifically excluded by the policy) if, at the first time of receiving treatment, your employees and/or their eligible dependants have not:

- Suffered any symptoms;
- Consulted any medical practitioner for check-ups/ monitoring of a condition, received follow-up examinations, medical treatment or advice;
- Been prescribed or taken medicine, including over the counter drugs, special diets, injections or physiotherapy;
- And, your employees and/or their eligible dependants were not reasonably aware the condition existed.

If there is any doubt over whether a condition existed prior to the start date of this policy, we reserve the right to request a further medical opinion. The final decision on whether a condition is covered rests solely with our Chief Medical Officer (CMO).

c. Medical History Disregarded (available to group schemes of more than 10 employees)

If you have selected Medical History Disregarded (MHD) Underwriting, we do not require you to declare your employees and/or their eligible dependants previous medical history, and your employees and/or their eligible dependants will not be required to complete an application form.

Any ongoing or potential claims, which may affect the overall risk of this policy, including pre-existing cases of pregnancy, cancer, heart and lungs, and back problems in the current period of

insurance cover, MUST be disclosed and accepted by us prior to cover being confirmed on this policy.

We do not have to accept a group on MHD Underwriting and we do not have to give a reason why.

4 How to claim

a. Emergency assistance/evacuation claims (Pre-authorisation required)

Assistance is available 24-hours a day, 365 days a year for medical emergencies, including evacuation and transportation.

If your employees and/or their covered dependants have an emergency, critical or life-threatening medical condition, and local facilities may not be available to provide the necessary medical treatment, they must contact us immediately for assistance on +44 (0) 3300 581 668 and select **Option 2**.

Your employees and/or their covered dependants will need to provide the following information for the person requiring medical treatment:

- Full name.
- Date of birth.
- Membership Number (found on the certificate of insurance).
- Location.
- Name and contact details of treating physician/hospital.
- Details of the medical condition.

We will make contact with your employees and/or their covered dependants treating physician to obtain required medical information so that we can assess your employees and/or their covered dependants medical condition and decide if medical evacuation is required and how we will need to action that. If covered, arrangements will be made and we will deal directly with any facility or evacuation provider.

In dire emergencies in remote or primitive areas where your employees and/or their covered dependants cannot make contact with us in advance, your employees and/or their covered dependants must contact us as soon as is practicably possible.

b. Claims requiring pre-authorisation

Within the detailed benefit schedule, it is shown where certain benefits need pre-authorisation. If your employees and/or their covered dependants wish to make a claim on one of these benefits, they need to call us on +49 (0)32 211 12 2010 and select

Option 3, or send an email to mpclaims@morgan-price.eu or euroclaims@morgan-price.eu if they are a resident in Germany, with the details of their claim.

In most cases, we will then be able to deal directly with the hospital/clinic to arrange your employees and/or their covered dependants treatment and then place a guarantee of payment with the hospital and pay them directly.

If your employees and/or their covered dependants are admitted into hospital in an emergency, please make sure that your employees and/or their covered dependants, a representative, or a member of the hospital staff contact us within 2 days of your employees and/or their covered dependants being admitted into hospital.

If your employees and/or their covered dependants do not contact us for pre-authorisation as per the detailed benefit schedule, a 25% co-insurance will apply to their claim.

If your employees and/or their covered dependants policy has a deductible/excess or co-insurance to be applied, your employees and/or their covered dependants will be responsible for paying the hospital directly for the costs not covered.

c. Reimbursement claims

For claims that do not require pre-authorisation, your employees and/or their covered dependants should take a claim form with them when they receive medical treatment and request the treating physician to complete their part of the form. Your employees and/or their covered dependants should settle the invoice and then send us the claim form and paid invoice/receipt.

Claim forms can be downloaded from www.morgan-price.eu

Please note, any fee that your employees and/or their covered dependants physician may charge for completing the claim form is your employees and/or their covered dependants responsibility.

The claim form and supporting documentation should be sent to us by secure email to mpclaims@morgan-price.eu or euroclaims@morgan-price.eu if your employees and/or their covered dependants are resident in Germany.

Alternatively, your employees and/or their covered dependants can post them to us at:

Morgan Price (Europe) ApS Claims Department
Morgan Price (Europe) ApS
Nybrogade 18 3.
1203 Kobenhavn K
Denmark

Your employees and/or their covered dependants must take a copy of their claim documents before posting us the originals. If your employees and/or their covered dependants want to speak to us about their claim, they can call us on **+49 (0)32 211 12 2010**.

d. General claims guidance notes

Your employees and/or their covered dependants only need to complete one claim form for each different medical condition per policy year. If your employees and/or their covered dependants receive further bills for an already submitted claim, send these in with an accompanying letter quoting your employees and/or their covered dependants membership number and claim number already provided. Alternatively, take a copy of their original claim form and submit that with the additional bills.

When your employees and/or their covered dependants submit their first claim, please ensure that they also send us the completed bank details form to ensure we can make payment to your employees and/or their covered dependants. Your employees and/or their covered dependants must include an IBAN and SWIFT code where this is required.

Please note, we cannot make payments to banks in countries where UK/US Sanctions are in place.

ALL claims must be submitted within **3 months** of the date of service or treatment, otherwise they will not be considered for reimbursement.

Your employees and/or their covered dependants must provide us with written response to any request for information regarding a claim within 28 days of us asking, or as soon as reasonably possible thereafter. In certain circumstances, we may ask your employees and/or their covered dependants to undergo a medical examination, which we will pay for. Your employees and/or their covered dependants must provide us with a written statement to substantiate their claim together with (at your employees and/or their covered dependants own expense) all necessary documentary evidence, information, certificates, receipts and reports that we may reasonably request them to supply. It may also be necessary to request information such as a police report, death certificate, autopsy report and travel itineraries. Failure to provide us with the information we have reasonably requested, will result in us being unable to assess your employees and/or their covered dependants claim.

In the evaluation of medical claims, the decision of our Chief Medical Officer (CMO) is our final decision.

If you have chosen a deductible/excess to apply to your employees and/or their covered dependants policy, it will apply on a per person, per period of insurance basis, which means that it will be applied once a year to each employee and/or their covered dependants. If you have also selected a co-insurance on out-patient benefit options, the excess will be applied to the claim first and then the co-insurance will be applied to the remaining amount.

At the start of each period of insurance, your employees and/or their covered dependants are responsible for bearing the eligible costs for any expenses up to the value of your employees and/or their covered dependants deductible/excess.

Your employees and/or their covered dependants will need to send us a completed claim form, together with all the bills so that we can work out the amount payable once your employees and/or their covered dependants have incurred eligible costs up to the level of your deductible/excess.

e. Settlement of claims

Once we have reviewed the documentation provided and processed your employees and/or their covered dependants claim, we will send your employees and/or their covered dependants a reimbursement statement and make payment of the covered expenses directly into your employees and/or their covered dependants chosen bank account.

We will pay for any bank charges incurred in submitting the funds into your employees and/or their covered dependants bank account.

We will not pay for any charges made by your employees and/or their covered dependants bank for receiving the funds.

For claims made where your employees and/or their covered dependants have incurred expenses in a currency other than the currency of this policy, settlement will be calculated using the appropriate exchange rate prevailing on the date treatment was received.

5 Words and phrases used in this policy

Certain words and phrases used in this policy wording, and the other documentation which forms part of your employees and/or their covered dependants policy, have specific meanings, which are defined below. Where words and phrases are not shown, they will take on their usual meaning within the English language.

Accident

A sudden, unexpected, specific bodily injury caused by violent or external means.

Active Service

An employee will be considered in active service on any day if he/she is then performing in the customary manner all the regular duties of their employment as performed, or were capable of being performed on the last regularly scheduled day of work.

Acute Medical Condition

A medical condition of rapid onset resulting in severe pain or symptoms, which is of brief duration and that is likely to respond quickly to medical treatment.

Annual renewal date

The day after the expiry date as shown on the certificate of insurance.

Benefit schedule

The detailed table of benefits included within the certificate of insurance, which sets out the benefits available to your employees and/or their covered dependants under this policy, in line with the chosen level of cover.

Birth defect

A deformity or medical condition, which is caused during pregnancy and/or childbirth.

Bodily injury

An identifiable physical injury that directly results from an accident.

Cancer

Any malignant tumour positively diagnosed with histological confirmation and characterised by the uncontrolled growth of malignant cells and invasion of tissue. The term malignant tumour includes leukaemia, lymphoma and sarcoma.

Certificate of insurance

The document issued to you, which shows the name of the policyholder, together with your insured employees and/or their covered dependants, selected geographical area, selected currency, level of cover, period of insurance, inception and expiry date, name of the Insurer, any special terms, conditions and exclusions and the detailed benefit schedule, which apply to this policy.

Chronic medical condition

A medical condition, which has two or more of the following characteristics:

- It has no known recognised cure;
- It continues indefinitely;
- It has come back;
- It is permanent;
- Requires palliative treatment;
- Requires long-term monitoring, consultations, check-ups, examinations or tests;
- Your employees and/or their covered dependants need to be rehabilitated or specially trained to cope with it.

Claim

The total cost of treating a single medical condition or bodily injury.

Close relative

Spouse or partner (of the same or opposite sex), mother, father, mother-in-law, father-in-law, stepmother, stepfather, legal guardian, daughter, son, daughter-in-law, son-in-law, (including legally adopted son or daughter), stepchild, sister, brother, sister-in-law, brother-in-law, grandparents or grandchildren of your employees and/or their covered dependants.

Co-insurance

The percentage of eligible costs, which your employees and/or their covered dependants are responsible for paying.

Complications of pregnancy and childbirth

For the purposes of this policy, complications of pregnancy and childbirth shall only be deemed to include the following: toxæmia, gestational hypertension, pre-eclampsia, ectopic pregnancy, hydatidiform mole, ante and post partum haemorrhage, retained placenta membrane, stillbirths, miscarriage, medically necessary caesarean sections and medically necessary abortions.

Confinement to home

When an illness or injury restricts the ability of your employees and/or their covered dependants to leave their home, except with the assistance of another individual and the aid of a supportive device (such as crutches, a cane, a wheelchair or a walker). Any medically necessary absence from your employees and/or their covered dependants home shall not disqualify them from being considered to be confined to home.

Congenital condition

A medical condition or abnormality that is present at birth.

Consultant

A surgeon, anaesthetist or physician who is legally qualified to practice medicine or surgery following attendance at a recognised medical school, and is recognised as having a specialist qualification in the field or expertise in the treatment of the disease, illness or injury being treated.

Country of residence

The country where the employees and/or their covered dependants covered by this policy have primary residence, and in which they normally live or spend most of their time each policy year.

Critical medical condition

A situation where your employees and/or their covered dependants are suffering a medical condition, which in the opinion of our Chief Medical Officer (CMO) and in consultation with the local treating doctor, requires immediate evacuation to an appropriate medical facility.

Day-patient

Medical treatment provided in a hospital where your employees and/or their covered dependants require a period of recovery in a hospital bed, but do not need to stay overnight.

Deductible/excess

The amount of money stated on the certificate of insurance, which is payable by you. If you have chosen a deductible/excess to apply to this policy, it will apply on a per person, per policy year basis, which means it will be applied once a year to your employees and/or their covered dependants. At the start of each period of

insurance, your employees and/or their covered dependants are responsible for bearing the eligible costs for any expenses up to the value of the deductible/excess.

Dependant

Your employees:

- Legal spouse or partner of the same or opposite sex;
- Child, step-child or legally adopted child provided that he/she is under age 19 and unmarried (or under age 25, unmarried and in full-time further education) on the date first included under this policy or at any subsequent annual renewal date.

Eligible costs

Charges, fees and expenses for all the items of benefits as displayed on the detailed table of benefits attached to the certificate of insurance.

Emergency dental treatment

Dental treatment necessary as a result of an accident caused by an extra-oral impact, received within 48 hours from the date and time of the accident, for the immediate relief of pain caused by natural teeth being lost or damaged.

Emergency treatment

Medical treatment given to evaluate and treat an acute medical condition, whether resulting from an accident or sudden onset of an illness, where it is reasonable for your employees and/or their covered dependants to believe the symptoms of their condition are of such severity in nature, that failure to seek immediate medical treatment could result in either placing your employees and/or their covered dependants health in serious jeopardy or causing impairment of bodily function.

Emergency medical transfer or evacuation

Medically necessary emergency transportation and medical care approved by us when the facilities in the place of incident are not able to provide the care required. This includes medical care during the process of transporting your employees and/or their covered dependants, when suffering from a critical medical condition, to the nearest suitable hospital that can provide the necessary treatment.

Employee

A person who is in active service on a full-time basis with you or on contract employment. It does not mean a person in casual employment. This may include a sole proprietor, or partner or director.

Employer

The employer of the person(s) to be covered by the group policy, or in the case of a non-employee group policy accepted by us, the sponsoring organisation through which the policy offered, effected and administered, and to which the group certificate is issued.

Expiry date

The date on which all insurance cover under this policy ends.

External prosthesis

An external device (i.e. artificial limbs) that substitutes or supplements a missing or defective part of the body.

Geographical area

One of the four different areas as shown in the certificate of insurance, which comprise of the following countries:

Area 1: Albania, Andorra, Austria, Belarus, Belgium, Bosnia Herzegovina, Bulgaria, Channel Islands, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Gibraltar, Greece, Greenland, Hungary, Iceland, Ireland, all islands of the Mediterranean, Isle of Man, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Macedonia, Madeira, Malta, Moldova, Monaco, Montenegro, Netherlands, Norway, Poland, Portugal, Romania, Russia (West of the Urals), Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, Turkey, Ukraine, United Kingdom and Vatican State.

Area 2: Worldwide excluding China, Hong Kong, Singapore and United States of America.

Area 3: Worldwide excluding United States of America.

Area 4: Worldwide.

Group Certificate

The certificate of insurance issued to you, the employer, who is named on the Group Application Form (EU), which forms part of the contract of insurance between the Insurer and the employer.

Home country

The country for which your employees and/or their covered dependants hold a current passport. Where they hold dual nationality, the home country will be the one stated on the application form completed at the start date of this policy.

Hospice

A facility that specialises in the care of people who are terminally ill with special concern for death with dignity.

Hospital

Any facility under the constant supervision of a resident physician, which is legally licensed as a medical or surgical hospital in the country where it is located.

Illness

Any sickness, disease, disorder or alteration in an your employees and/or their covered dependants state of health diagnosed by a physician.

In-patient

Medical treatment provided in a hospital where your employees and/or their covered dependants is admitted and, out of medical necessity, occupy a bed for one or more nights, but not exceeding 12 months in total, for any one medical condition.

Insured Person/You/Your/Yourself

Your employees and/or their covered dependants shown on the certificate of insurance.

Insurer

HDI Global Specialty SE

Level of cover

One of the five different levels of cover available under the Evolution Health Plan (EU) as shown on the certificate of insurance, which will be one of the following:

- Standard
- Standard Plus
- Comprehensive
- Premium
- Elite

Lifetime limit

The maximum amount of money we will pay, during the lifetime of this policy, in respect of benefits marked with a lifetime limit on the benefit schedule attached to the certificate of insurance.

Local ambulance services

Provision of ambulance to transport your employees and/or their covered dependants to hospital in a medical emergency.

Medical condition

Any disease or illness (including psychiatric illnesses), not otherwise excluded by this policy.

Medical treatment

The provision of recognised medical and surgical procedures and healthcare services, which are administered on the order of, and under the direction of a physician, for the purposes of curing a medical condition, bodily injury or illness or to provide relief of a chronic medical condition.

Medical Practitioner

A person who is legally qualified in medical practice following attendance at a recognised medical training facility to provide medical treatment, and who is licensed in the country where the treatment is received.

Membership listing

The schedule that details your employees and/or their covered dependants who are covered under the Group Evolution Health Plan (EU). You must provide us with full names, date of birth, nationalities and country of residence for your employees and/or their covered dependants who will be included in the Group plan.

Newborn

A baby who is within the first 16 weeks of its life following birth.

Nurse

A registered nurse who has graduated from a nursing program and met the requirements outlined by a country, state, province or similar licensing body to obtain a nursing license, and delivers clinical treatment alongside doctors and other healthcare professionals.

Organ implantation

Medical treatment undertaken to perform the implantation of the following natural human organs: kidney, liver, heart, lung, stem cell, bone marrow and skin grafts (where medically necessary and not for cosmetic purposes).

Out-patient

Medical treatment provided to your employees and/or their covered dependants by, or on the recommendation of a physician, which does not involve an admission to hospital either on an in-patient or day-patient basis.

Overall maximum benefit

The maximum amount of costs that will be paid to, or a payment made, on behalf of your employees and/or their covered dependants during each period of insurance.

Palliative treatment

Treatment where the primary purpose is only to offer temporary relief of symptoms, rather than to cure the medical condition causing the symptoms.

Period of insurance

The period of time as shown on the certificate of insurance during which this policy is effective, subject to payment of the required premium.

Physician

A legally licensed medical/dental practitioner who is authorised by the appropriate governing authorities to practice medicine in the country where treatment is provided.

Physiotherapy

Medical treatment provided by a licensed and qualified physiotherapist. Physiotherapy does not include ante-natal and maternity exercises, manual therapy, sports massage or occupational therapy.

Plan type

The name of the level of benefits that applies as detailed on the certificate of insurance.

Policyholder

The employer who subscribes to this policy, on behalf of their employees and/or their covered dependants, who is responsible for paying the premium and ensuring that the policy terms and conditions are adhered to.

Pre-authorisation

The process whereby your employees and/or their covered dependants seek approval from us prior to undertaking treatment or incurring costs.

Pre-existing medical condition

Any medical condition, psychological condition or 'related condition' for which your employees and/or their covered dependants have suffered any symptoms (whether investigated or not), consulted any medical practitioner for check-ups or monitoring of a condition, received follow-up examinations, medical treatment or advice, or been prescribed or taken medicine, including over the counter drugs, special diets, injections or physiotherapy, or was reasonably aware existed, in the 5-year period prior to your employees and/or their covered dependants start date. A 'related condition' is deemed to be any medical condition that is either an underlying cause of, or directly attributable to, the medical condition, subject to claim.

Premature baby

A baby born before the start of the 37th week of pregnancy.

Prescription drugs

Medications and drugs whose sale and use are legally restricted to the order of a physician. Drugs, medicines and other medicaments purchased 'over the counter' without a physician's prescription are not covered by this policy.

Principal member

The employer.

Start date

The date that insurance cover under this policy first starts for your employees and/or their covered dependants.

Subrogation

Our right to act as your employees and/or their covered dependants substitute to pursue any rights your employees and/or their covered dependants may have against a third party, who is liable for a claim paid by us under this policy.

Usual, Customary and Reasonable

The charges that would typically be made for the treatment that your employees and/or their covered dependants receive in the location where treatment is received. If there is any dispute relating to usual, customary and reasonable, we will identify the amount typically charged by obtaining three quotations for the disputed treatment and we will settle costs based on an average of the three quotations.

Waiting period

The period during, which no benefit is payable for treatment costs when a waiting period is shown in the benefit schedule. Only costs incurred after the waiting period will be eligible for consideration.

We/Us/Our

HDI Global Specialty SE, in conjunction with Morgan Price (Europe) ApS, who are responsible for administering this policy on behalf of the Insurer.

6 General exclusions

The following exclusions apply to all benefits of this policy. Please note, any consequences resulting directly or indirectly from these exclusions are also excluded.

We will not pay claims for any of the following:

1. The first 25% of costs for any claims not pre-authorized, where required.
2. Any treatment costs that occur after the expiry date of this policy.
3. Any medical condition, psychological condition or 'related condition' for which your employees and/or their covered dependants have suffered any symptoms (whether investigated or not), consulted any medical practitioner for check-ups or monitoring of a condition, received follow-up examinations, medical treatment or advice, or been prescribed or taken medicine, including over the counter drugs, special diets, injections or physiotherapy, or was reasonably aware existed, in the 5-year period prior to the start date. A 'related condition' is deemed to be any medical condition that is either an underlying cause of, or directly attributable to, the medical condition, subject to claim.
4. Medical treatment for alcoholism, drug and substance abuse/dependency. This includes treatment for being under the influence and/or suffering from the effects of alcohol, intoxicants, drugs or narcotics.
5. Medical treatment for any addictive and/or compulsive disorder.
6. Deliberate self-inflicted injury, needless self-exposure to peril (except in an attempt to save human life), suicide, attempted suicide or self-harm.
7. Dietary supplements, nutritional supplements, body-building supplements and substances, fibre, fatty acids, amino acids, vitamins, minerals and organic substances regardless as to whether prescribed by a physician, except as provided for under item 3H - Complementary Therapies and 2 Cancer Care Benefit
8. Contraception, sterilisations or its reversal (including vasectomy), fertilisation, impotence, venereal disease (including testing), sexually transmitted diseases, gender reassignment or any other form of sexual related condition.
9. Medical treatment for any form of assisted reproduction (including in vitro fertilisation) and its consequences, including any resulting pregnancy and childbirth, or complications of the assisted reproduction treatment, or complications of any resulting pregnancy and childbirth.
10. Any act that is fraudulent, illegal, criminal, deliberately careless or reckless on your employees and/or their covered dependants part.
11. Any claim arising in the course of travel undertaken against medical advice or where your employees and/or their covered dependants could have reasonably foreseen a medical condition would arise.
12. Any claims arising from air travel where your employee and/or their covered dependant is more than 28 weeks pregnant.
13. Costs associated with medical treatment of a premature baby after the initial 2 months from date of birth.
14. Any claims arising from birth injuries or defects, congenital illness/abnormality, except where covered within the detailed benefit schedule under section 8, items A and B.
15. Medical treatment for Human Immunodeficiency Virus (HIV) or HIV related illness, including Acquired Immune Deficiency Syndrome (AIDS) or AIDS related complex (ARC) and any similar infections, illnesses, injuries or medical conditions arising from these conditions, except where covered on the benefit schedule under section 4, item B.
16. Any treatment which is experimental and/or unproven. We deem this to be any treatment not recognised scientifically by the official government control agency of the country where treatment is received.
17. Any treatment and/or use of drugs/medicines not licensed by the official government control agency of the country where treatment is received or not used in accordance with their licensed indications.
18. Drug therapy and/or treatment provided by a physician, who is unlicensed in the country treatment is received.
19. Routine or preventative medicines, vaccinations of any kind and general health check-ups, unless specifically covered by the selected plan type.
20. Cosmetic surgery, cosmetic treatments or remedial surgery, whether or not for psychological purposes, except when required as a direct result of an illness, injury or accident.
21. Any claims arising from weight loss, weight problems or eating disorders, including removal of fat or other surplus body tissue.

22. Any claims arising from snoring, insomnia, sleep apnoea or sleeping disorders, including sleep studies or corrective surgery.
23. Surgery (other than laser treatment surgery performed by an ophthalmic surgeon) to correct short or long sight, or any other eye defect, unless caused as a result of an accident or medical condition.
24. Stem cell transplants for any medical condition, apart from the treatment of cancer where it is pre-authorised.
25. Medical treatment performed by a physician who is a relative of your employees and/or their covered dependants, unless previously approved by us.
26. Claims arising from racing, other than on foot, and all professional sports (By professional we mean sports for which you and/or your covered dependants are paid to take part).

However, we reserve the right to load for or exclude hazardous activities that must be disclosed on the application form.
27. Any claim arising when your employees and/or their covered dependants are under military authority or are engaged in activities involving the use of firearms or physical combat or in an area of military conflict, except in connection with tourist trips made on a private basis during leave.
28. Any expenses relating to 'search and/or rescue' operations to find your employees and/or their covered dependants in mountains, at sea, in the desert, in the jungle and similar remote locations.
29. Any expenses relating to an air/sea rescue operation or an evacuation/transfer from any off-shore structure or ship.
30. Any expense not specifically stated in this policy as being insured and any expenses, which exceed the individual benefit limits or overall maximum benefit of the plan type.
31. Any expenses where no supporting documents are available.
32. Any accounts, bills or invoices received by us more than 3 months after the date of treatment or the date the service was given.
33. Accommodation and medical treatment costs in a hospital where it has effectively become your employees and/or their covered dependants home, and where the admission is arranged wholly or partly for domestic reasons.
34. Accommodation and medical treatment costs in a nursing home, hydro spa, nature clinic, health farm, health spa, rest/retirement/convalescent home or similar.
35. Medical treatment for learning difficulties, hyperactivity, attention deficit disorder, speech therapy, behavioural problems or development problems.
36. Any costs which are unnecessary, medically inappropriate or are over and above what is usual, customary and reasonable for the services provided. Usual, reasonable and customary will be for the area or country where treatment is received, not for the hospital itself.
37. Any claim in any way caused or contributed to, by the use or release or the threat thereof of any nuclear weapon or device, chemical or biological agent.
38. Any claims resulting from war, invasion, act of foreign enemy hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or, taking part in civil commotion or riot of any kind, except where injury is sustained as an innocent bystander.
39. Bodily injury or illness caused by an Act of Terrorism, except where such injury/illness is sustained as an innocent bystander, excluding any Act of Terrorism involving the use of nuclear weapons or devices, chemical or biological agents. For the purposes of this policy, an Act of Terrorism means an act, including but not limited to, the use of force or violence and/or the threat thereof, of 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, ideological or similar purposes or reasons including the intention to influence any government and/or to put the public or any section of the public, in fear.
40. Any expense which at the time of happening, is covered by any other existing insurance plan or state cover. If there is other cover in force, you must tell us when you first contact us.
41. Costs which your employees and/or their covered dependants would have otherwise had to pay in any event.
42. Any loss arising from the medical services in this policy, unless negligence on our part can be demonstrated.
43. Any costs incurred where your employees and/or their covered dependants have travelled to a country/area, which the Government or Embassy, of their home country, have advised against travelling to.
44. Medical treatment related to podiatry and/or chiropody, including, but not limited to, bunions and ingrown toenails.
45. If your employees and/or their covered dependants wear glasses or contact lenses prior to the start date of this policy, replacement spectacles, contact lenses or laser eye surgery are excluded from cover.

46. Cover for replacement of existing crowns, inlays, fillings, bridges or missing teeth prior to the start date of this policy are excluded. These are classified as pre-existing.
47. Claims arising from the use of e-cigarettes.
48. No cover is provided under this policy if general medical advice has not been followed.
49. Costs for the provision of medical reports or completion of claim forms or translations.
50. Any motorcycle accident where a crash helmet has not been worn, whether or not it is required by law in the country of claim.
51. Any 'over the counter' drugs or medicines available without a physician's prescription.
52. Please note, no cover is available for implantation of any other organ either of a natural or artificial nature.

conditions, these will need to be declared on an FMU application form and we will advise what cover we can offer.

Please note that submission of a claim under item 7 – Maternity Benefits, does not constitute formal notification for the newborn to be added to this policy. A completed application form is required.

If you wish to remove any of your employees and/or their covered dependants from this policy, you must make this request in writing. Removal will be made from the date that written notification is received.

c. Maintaining cover

Subject to satisfying any specific eligibility criteria and payment of the required premium, this policy will remain in force during the period of insurance and is renewable for successive 1-year periods at the prevailing terms, premium rates and benefits.

We will not cancel this policy because of either a deterioration in the health of your employees and/or their covered dependants or the number/value of claims your employees and/or their covered dependants make, unless we are prohibited by insurance law or legislation, or decide not to continue to underwrite this type of insurance in your employees and/or their covered dependants country of location.

If we decide to stop underwriting this policy, we shall give you as much notice as possible in writing prior to this policy's next annual renewal date.

d. Alterations to this policy

We may change the premium rates, terms, conditions and benefits of this policy from time to time, but any such changes will not apply until the next annual renewal date first following the introduction of such changes.

No alteration or waiver of the terms, conditions and benefits of this policy shall be accepted unless it is in writing by one of our authorised company officials.

e. Changing the plan type

You may only apply to change the plan type at the annual renewal date of this policy. If we accept your application, we reserve the right to apply a variation in cover to any medical conditions, which pre-existed the date of such change.

You may change the geographical area during the period of insurance if your employees and/or their covered dependants relocate to a country of residence, which is located outside of the geographical area chosen at the start date or subsequent annual renewal date.

7 General policy administration

a. Commencement of cover

Your employees and/or their eligible dependants cover can start once we have accepted you and your employees and/or their eligible dependants application forms and the first premium payment has been received by us, including any applicable taxes.

Your employees and/or their eligible dependants start date will be shown on the certificate of insurance. Your employees and/or their eligible dependants start date must be within 30 days from the date the application forms were signed.

We will provide you with a PDF of certificate of insurance, any relevant endorsements, a benefit schedule and membership card(s), which includes details of the emergency claims contact details.

b. Adding or removing your employees and/or their dependants

Applications to add employees and/or their eligible dependants may be made at any time during the period of insurance, subject to payment of the required premium.

A healthy newborn child may be added to this policy from their date of birth, provided we received a completed application form from your employee and/or their covered dependant within 14 days of their date of birth. If your employee and/or their covered dependant notify us after this period, we will add the newborn child from the date we receive the completed application form, and not their date of birth. If the newborn has known medical

We reserve the right to apply a variation in cover to any medical conditions which pre-existed the date of such change.

f. Policy duration and premium payment

This is an annual contract, which is renewable each year, subject to the terms and conditions in force at the annual renewal date, and subject to payment of the applicable renewal premium.

All premiums are payable in advance of cover being provided under this policy. Premiums can be paid by bank transfer or by debit/credit card.

Premiums (and any applicable taxes) are payable monthly, quarterly, semi-annual or annually but this is an annual contract of insurance. If you elect to pay the premium in instalments, you will be charged an administration fee. You are still responsible for paying the entire annual premium, even if we have agreed you may pay by instalments. If we do agree you can pay by instalments then you must ensure the credit/debit card you supply is valid for the entire period of the policy year.

We reserve the right to withdraw frequency payment facilities and/or charge an administration fee for non-payment.

This policy will be cancelled if a payment date is missed, although we may subsequently reinstate cover if an outstanding payment is received within 30 days of its due date.

If we agree to reinstate cover, we reserve the right to apply revised underwriting terms to this policy.

If a premium is outstanding, any claims will be suspended and will not be settled until the outstanding premium is received by us.

If any premium is unpaid at the end of this 30-day period, we will cancel this policy from the date that the unpaid premium was due. Any outstanding premium will be deducted from the credit/debit card supplied.

Premiums are payable in the currency of this policy, which you elected at the start date of this policy.

We reserve the right to alter premiums at any time but if we do so, the new premiums will not be effective until your annual renewal date.

We reserve the right to alter the amount of Insurance Premium Tax (IPT), government levies or other taxes as and when they change by law, and to apply them at the next premium due date.

If having purchased this policy, you decide that it does not meet your requirements, please return the policy documents to us within 14 days of receipt, together with written cancellation instructions. Provided no claims have been paid and/or pre-authorisation has been given, we will refund any premium that you have paid.

g. Temporary return to home country

For nationals of the United States of America, cover can remain in force for temporary return and visits to your employees and/or their covered dependants home country up to a maximum of 90 days in total during each period of insurance, provided that your employees and/or their covered dependants home country is included within their selected geographical area. Your employees and/or their covered dependants policy will automatically terminate after 90 consecutive days in the United States of America – refer to “Termination”.

For nationals of all other countries worldwide, there is no restriction for temporary return and visits to your employees and/or their covered dependants home country, provided their home country is included within your employees and/or their covered dependants selected geographical area.

Where your employees and/or their covered dependants home country falls outside of their selected geographical area, please refer to Item 11A – Emergency Out of Area Treatment.

h. Cancelling this policy

If you cancel this policy at any other time, you must give us 14 days notice in writing at the address shown on this policy documentation. We will cancel this policy from the date of receipt of such instruction or from a future date. Under no circumstances will we back date any cancellation requested by you.

Once we have received your cancellation notification and provided no claims or pre-authorisations have been put in place in the current 12-month period of insurance, a pro-rata refund may be applicable. If a claim has been made, then no refund will be due and any outstanding instalment premiums remain payable.

If you cancel this policy, we reserve the right to charge an administration fee of £/€/ \$30.

We will not cancel this policy because of eligible claims made by your employees and/or their covered dependants. We reserve the right to cancel this policy at any time if your employees and/or their covered dependants have:

- Misled us by misstatement or concealment or failed to answer any question about this policy honestly and fully; or
- Made or attempted to make a false or fraudulent claim or if any employee and/or their covered dependants uses any methods to try to make a fraudulent claim; or
- If you fail to pay the premium due.

i. Termination

This policy will automatically end in any of the following situations:

- Failure to pay the premium on the date due. At our absolute discretion, we may reinstate the cover if the outstanding premiums are paid to us in full, although we reserve the right to apply revised underwriting terms to this policy.
- Where your employees and/or their covered dependants have acted in a fraudulent manner or deliberately claimed benefit either directly or indirectly, to obtain unreasonable pecuniary advantage, which is to our detriment.
- For nationals of the United States of America only, 90 days after your employees and/or their covered dependants return to their home country. This 90-day period shall be reduced by the number of days that have already been spent on temporary return and visits to the United States of America during the period of insurance. If there are less than 90 days to run until the expiry date, then cover shall cease on the expiry date.

On termination of this policy for whatever reason, our liability will immediately cease.

j. Death of an employee and/or their covered dependants

Should an employee and/or their covered dependant die during the period of insurance, any dependants who are insured can continue to be covered for the remainder of the period of insurance at your discretion.

k. Other insurance

If there is any other insurance covering any of the benefits that are provided under your employees and/or their covered dependants policy for which a claim is made, then your employees and/or their covered dependants must disclose this to us at the time of submitting the claim.

In these circumstances, we will not be liable to pay or contribute more than our proper rateable proportion.

If it transpires that your employees and/or their covered dependants have been paid for all or some of the claim costs by another source or insurance, we have the right to a refund from your employees and/or their covered dependants. We reserve the right to deduct such refund from your employees and/or their covered dependants from any impending or future claim settlements, or to cancel this policy from the start date or subsequent annual renewal date without a refund of premium.

l. Subrogation

If someone else is responsible, we may take court action in your employees and/or their covered dependants name to recover

any claims we have paid. We will pay for the cost of taking this action and it will be for our benefit. Your employees and/or their covered dependants are not authorised to admit liability for any eventuality or give a promise of undertaking to anyone, which binds the Insured, an Insured Person(s), or Us.

m. Help and intervention

Our help and intervention depends upon, and is subject to, local availability and has to remain within the scope of national and international law and regulations. Our intervention depends upon us obtaining the necessary authorisations issued by the various competent authorities concerned.

n. Compliance

Your employees and/or their covered dependants full compliance with the terms and conditions of this policy is necessary before a claim will be paid.

o. Governing law

This contract of insurance shall be governed and construed in accordance with Danish law unless we agree otherwise. The courts of Denmark alone shall have exclusive jurisdiction in any dispute.

p. Sanctions

No insurer shall be deemed to provide cover and no 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 insurer to any sanctions, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, or United Kingdom or United States of America to the extent such compliance is not prohibited by applicable law.

8 How to make a complaint

If you feel we have not provided the level of service you expected, please follow the procedures outlined below:

- We consider a complaint to be any oral or written expression of dissatisfaction from a customer to an employee of Morgan Price (Europe) ApS, in connection with the provision of, or failure to provide, a service to the customer.
- You can notify us by telephone, face-to-face or in writing.

Complaints Department
Morgan Price (Europe) ApS
Nybrogade 18 3.
1203 Kobenhavn K
Denmark

Email: info@morgan-price.eu

Tel: +44 (0) 1379 646730

How we deal with your complaint:

- We will always respond in a courteous manner and we aim to resolve complaints within 3 business days following receipt (e.g. received Monday 10:00am, aim to resolve by Thursday 5:30pm).
- Occasionally, for more complex cases, we need additional time to investigate the concerns raised. In such cases, we aim to acknowledge the complaint within 5 business days, providing the name of the person dealing with it, as well as an indication of when to expect the matter to be concluded.
- If we cannot resolve the matter within 8 weeks we will write explaining why and point out the next steps available to you (i.e. referring your complaint to the The Insurance Complaints Board).
- If more than 8 weeks from the date of your complaint has passed and you have not received a final response, or you are dissatisfied with the final response you received (at any stage of the process), you can refer your complaint to the The Insurance Complaints Board (contact details are shown below).

How we will respond to your complaint:

- If we can resolve your complaint within 3 business days following receipt, you will be sent a summary resolution communication, which will confirm the matter has been resolved and details of the The Insurance Complaints Board.
- Where we have been unable to resolve the complaint within 8 weeks, we will write to you formally providing details of our investigation and outcome. This response will explain our position clearly and in plain language. The response will also detail your rights to refer your complaint to the The Insurance Complaints Board.
- If we agree to pay any redress or compensation, we will do so promptly.

Where we have reasonable grounds to be satisfied that another firm is solely or jointly responsible for the issues raised, the complaint will be referred to them promptly on your behalf. We will inform you of the referral, provide their contact details and follow the matter up with them to make sure your concerns are properly addressed.

What to do if you remain dissatisfied with our final response:

Having received our final response, if you remain dissatisfied you may be entitled to refer your complaint to The Insurance Complaints Board. There is a complaint fee of DKK 200.

Visit their website at www.ankersikring.dk

Tlf: 33 15 89 00 (from 10am - 1pm)

Your complaint must be submitted in writing using the form which can be downloaded from their website: <https://ankersikring.dk/Sider/english.aspx>

If the insurance contract has been concluded online, the complainant may also use the European Commission's platform for Online Dispute Resolution (ODR) using the following link: <http://ec.europa.eu/consumers/odr/>

For all other complaints, please contact:

Complaints Officer
HDI Global Specialty SE
Podbielskistraße 396, 30659 Hannover, Germany

or send an email to
complaints@hdi-specialty.com

Phone: +44 (0) 1379 646730
Fax: +44 (0) 1379 652794
Email: info@morgan-price.eu

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