Confirmation of Insurance Cover

Transport Accident Insurance



First Data Deutschland GmbH, Frankfurt, has concluded comprehensive insurance cover with AWP P&C S.A., Aschheim (bei München), for the benefit of holders of a valid Mastercard®. For details please refer to the attached terms and conditions of insurance.



Your benefits at a glance

Transport Accident Insurance

Provides compensation should an insured accident whilst using a means of transport lead to the permanent invalidity or death of an insured person

Where to seek help if you have questions and in emergencies

If you have questions on insurance benefits...

... we will be glad to help. Please use our service times from 8.30 am to 7 pm on Mondays to Fridays and Saturdays from 9.00 am to 2.00 pm (excluding public holidays) for this purpose. You can reach our service centre via

Telephone +49 (0) 89 6 24 24 - 548 Telefax +49 (0) 89 6 24 24 - 244 E-mail: service-reise@allianz.com

If you require help in an emergency...

... the Assistance is there to help you. Our 24-hour emergency service can offer you rapid and expert help round the clock anywhere in the world!

Telephone +49 (0) 89 6 24 24 - 548 Telefax +49 (0) 89 6 24 24 - 246

If you would like to report a claim to us...

...you can do that quickly, easily and at any time at www.allianz-reiseversicherung.de/schadenmeldung (Alternatively also by post to our Claims Department): AWP P&C S.A. German branch office Claims Department Bahnhofstraße 16 D - 85609 Aschheim (bei München)

You can reach us by telephone or by fax under the service numbers referred

Insurance company's address

Allianz (II) Travel



Olaf Nink, CEO

AWP P&C S.A. German branch office Bahnhofstraße 16 D - 85609 Aschheim (bei München) Registry court: Munich HRB 4605

AWP P&C S.A. plc under French law Company's registered office: Saint-Ouen (France) Commercial register: R.C.S. Bobigny 519 490 080 Board of management: Rémi Grenier (chairman), Dan Assouline, Fabio de Ferrari, Ulf Lange, Claudius Leibfritz, Lidia Luka-Lognoné, Mike Nelson, Sylvie Ouziel

Main business activity: The company is an insurance company and provides principally travel insurance.

This translation is for information purposes only. In the event of any conflict or inconsistency between the German and the English versions, the German original shall prevail.

Contractual Data

The Contractual Data refers to the insurance terms and conditions. Together with the insurance terms and conditions, they determine the exact scope of the insurance.

Standard Terms and Conditions of Insurance

Policyholder:

First Data Deutschland GmbH Konrad-Adenauer-Allee 1 61118 Bad Vilbel

Insured persons (§ 1):

As part of the Transport Accident Insurance the legitimate holder of a valid Mastercard® (hereafter referred to as the credit card). Also, on trips together with the cardholder the cardholder's partner, provided that he / she lives in the same household; the cardholder's or partner's unmarried children (including stepchildren, adopted and foster children) up to the age of 25, provided they are dependent and are receiving support payments.

Area of validity (§ 2):

Insurance cover is provided for all trips worldwide as part of Transport Accident Insurance.

Beginning of insurance cover / end of insurance cover (§ 3):

The Transport Accident Insurance applies to travel within the insured periods of time.

- 1. For customers who are in possession of a valid credit card on 01.01.2016: The insurance cover of all insurance benefits starts on 01.01.2016.
- 2. For all customers who apply for a new credit card from the 01.01.2016: The insurance cover of all insurance benefits listed below starts on the date of the application for the credit card subject to the conclusion of a valid credit card contract.

Required use of the card (§ 4):

As part of Transport Accident Insurance cover will apply dependent on whether the credit card is being used as a means of payment.

Special obgligations (§ 6 no.4):

Not applicable

Transport Accident Insurance

Scope (§ 1):

- 1. Assuming that the transport or car hire company is paid in accordance with § 4 of the Standard Terms and Conditions of Insurance, insurance cover is provided:
 - a) from entering to leaving the
 - · public transport vehicle,
 - hire car (car, estate wagon)
 - hired motor caravan;

- b) as a passenger on direct or round trips by air in a propeller or jet aircraft or in a helicopter (not however as the pilot (also in a hobby aircraft) or as any other member of the crew of an aircraft) from the time of arriving at the airport to the time of leaving, including the
- c) from entering to leaving the airport, including the total area covered by the airport. Should public transport be used in order to reach or to leave the airport, the direct trip straight to or from the airport is also insured - the same applies to substitute transportation provided by the
 - In the case of the trip to the airport, cover is only provided if it can be proved that the subsequent flight was paid for with the credit card(s) referred to in § 1 of the Standard Terms and Conditions of Insurance;
- d) during an overnight stay as a guest in a hotel building; and this assuming that the transport company / hotel accepts Mastercard® as a means of payment and the credit card is used to pay for transport and the hotel.
- 2. In the case of rental of a hire car or accommodation in a hotel, insurance cover is only provided if the traveller confirms by the signature in the car hire rental contract, in the hotel registration form or in some other written form in each individual case that payment was made by means of the credit card(s) referred to in § 1 of the Standard Terms and Conditions of Insurance or that a down payment was made by means of one of these credit cards.

Sum insured in the event of death (§ 3):

€ 260,000.00

For children under the age of 14, € 5,200.00 will be paid as compensation in the event of death.

Sum insured in the event of invalidity (§ 4):

Up to € 260,000,00

Limitations (§ 5 nos. 2 and 3):

No. 2: considered not to have been agreed

No. 3: cumulative risk (maximum compensation paid to all the insured persons injured in an insured event covered through Mastercard®):

€ 52,000,000.00 in the event of death

€ 52,000,000.00 in the event of invalidity

€ 5,200.00 lump-sum reimbursement of costs in the event of inpatient treatment

€ 1,550,000.00 costs of recovery

Lump-sum reimbursement of costs in the event of inpatient treatment (§ 6 no. 1):

€ 26.00 per day

Cost reimbursement for cosmetic operations (§ 6 no. 2):

Up to € 1,000.00

Supplement for costs of recovery:

Reimbursement of costs of search, rescue and recovery measures following an accident (§ 1 Supplement for costs of recovery):

Standard Terms and Conditions of Insurance (AVB)

(abbreviated to: AVB AB 14 KI FDD)

On behalf of the savings institutions ("Sparkassen") / banks that the policyholder has concluded in the area covered by the group insurance contract concluded with AWP P&C S.A., Bahnhofstraße 16, D - 85609 Aschheim (bei München), the policyholder has agreed comprehensive insurance cover for the insured persons referred to in the Contractual Data on the basis of the terms and conditions printed below. The premium for these insurance policies is paid by First Data Deutschland GmbH or your bank out of the annual card subscription fee. The following rules under §§ 1 to 11 apply to all insurances of the persons insured through this credit card.

§ 1 Who is insured?

The insured persons are those persons referred to in the Contractual Data or the group of individuals described there. The insured person is entitled to exercise the rights in the insurance contract directly. Should two or more credit contracts have been concluded, insurance benefits may only be claimed once. The insurance benefits are not accumulative.

§ 2 What is the area covered by the insurance?

The area of validity for the individual insured parties is set out in the Contractual Data.

§ 3 When does the insurance begin and end?

Unless anything to the contrary has been agreed in the Contractual Data and subject to the conclusion of a valid credit card contract, the insured person will be covered from the time the credit card is applied for and cover will end as soon as the termination of the credit card contract comes into force.

Is insurance cover conditional on the use of a credit card as a means of payment?

The provisions referred to in the Contractual Data will apply.

§ 5 In which cases is no insurance cover provided?

- 1. The following situations are not insured
 - a) damage caused by strikes, nuclear energy, confiscation and other actions by sovereign authorities as well as damage incurred in areas covered by a travel warning issued by the German Foreign Office at the time this area was entered. Should an insured person actually be in the area concerned at the time the travel warning is issued, insurance cover will end 14 days after publication of the warning; insurance cover will continue in spite of the travel warning should the end of the trip be postponed for reasons for which the insured person is not
 - b) damage caused by war, civil war and warlike events. Insurance cover will still be provided however if the damage occurs within the first 14 days after the beginning of the events; insurance cover will however continue should the end of the trip be postponed for reasons for which the insured person is not responsible. Insurance cover will however not be provided under any circumstances should the insured person be in a country on whose territory war or civil war is already taking place or should an outbreak be foreseeable. Damage as a result of active participation in war, civil war or warlike events is not insured;
 - c) damage caused intentionally by the insured person;
 - d) expeditions, unless anything else has been agreed;
 - e) damage caused indirectly or directly through the use of atomic, biological or chemical weapons materials.
- 2. Should the insured person not have a residence in the EU or the EEA, insurance cover will only be provided for travel within Europe or in Mediterranean coastal states.
- 3. No insurance cover will be provided in the event of economic, trade or financial sanctions or an embargo imposed by the European Union or the Federal Republic of Germany that are directly applicable to the contractual parties and that are contrary to insurance cover. This will also apply in the event of economic, trade or financial sanctions or an embargo imposed by the United States of America unless this is contrary to European or German law. The remaining provisions of the contract are

What must the insured person do under all circumstances in the event of a claim (Obligations)?

The insured person is required to:

- 1. keep damage as low as possible and avoid unnecessary costs;
- 2. notify AWP of the damage immediately;
- describe the incident that caused the damage and the amount of damage, give AWP a truthful account of all relevant information and allow AWP to make a reasonable check on the cause and the amount of the claim lodged. The insured person is required to submit the originals of invoices and other documents as proof and, should this be necessary, release doctors - including doctors provided by the Assistance - from their confidentiality to the extent that knowledge of this information is necessary in order to assess the obligation to provide benefits and the scope of these benefits. AWP will not be required to provide benefits should it not be able to establish the amount and the scope of its obligation because the insured person refuses to release the doctor from his obligation to confidentiality and not enable AWP to determine its obligation in any other way;
- provide suitable evidence of the nature of the trip in accordance with the Contractual Data:
- 5. provide suitable evidence of the start date of the trip.

§ 7 When does AWP pay compensation?

Provided AWP has established its obligation to pay and the amount of the benefit, compensation will be paid within two weeks. Payment will be made solely by transfer into a bank account.

What happens should the insured person have claims for damages against third parties?

- 1. In accordance with the provisions of the law, claims for damages against third parties are transferred to AWP up to the amount of the payment made, provided that the insured person does not incur any disadvantage as a result.
- Subject to this limitation, the insured person is required to confirm the transfer of rights in writing, should AWP request this.

3. Obligations by other insurers or social insurance institutions to pay benefits have priority over AWP's obligation to indemnify. AWP will be obliged to pay in advance provided claims are initially made against it through the submission of original invoices.

When does the insured person lose entitlement to insurance benefits if obligations are infringed or should the claim have become time expired?

- 1. Should an obligation have been deliberately infringed, AWP is absolved from its obligation to pay benefits; in the event of a grossly negligent infringement, AWP is entitled to reduce the benefit in proportion to the seriousness of the insured person's infringement.
- 2. The insured person is required to prove that he was not guilty of gross
 - Except in cases of fraudulent intent, AWP is required to pay benefits provided that the insured person can prove that the infringement of the obligation was the cause neither of the occurrence nor the discovery nor the degree of AWP's obligation to provide benefits.
- 3. The claim to insurance benefits will expire in three years calculated from the end of the year in which the claim occured and the insured person learnt of the circumstances justifying the assertion of a claim or should have learnt in the absence of gross negligence.

§ 10 What is the stipulated form for the submission of declarations of intent?

- 1. Notices and declarations of intent by the insured person and the insurer must be in text form (e.g. by letter, fax or e-mail).
- 2. Insurance brokers are not authorised to accept such documents.

§ 11 Which court in Germany is responsible for the assertion of claims under the insurance contract? Which law is applicable?

- 1. At the insured person's option, the place of jurisdiction is Munich or the place in Germany in which the insured person has his permanent residence or his habitual place of abode at the time the suit is filed.
- 2. The contractual relationship is subject to German law unless this contradicts international law.

in the event of the loss of medpacity	
of an arm	70%
of a hand	55 %
of a thumb	20%
of a finger	10%
of a leg	70%
of a foot	40 %
of a toe	05 %
of an eye	50%
of hearing in one ear	30 %
of the sense of smell or taste	10%

- Transport Accident Insurance

 (Abbreviate to ARR VI 14 (PD)

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Recovery costs as part of Transport Accident Insurance

Which costs does AWP pay in the event of search, rescue and recovery measures?

Unless other insurance exists, AWP will pay costs up to the amount agreed in the Contractual Data for

- 1. search, rescue and recovery assignments carried out by rescue services authorised accordingly;
- 3. transport to the nearest hospital including necessary additional costs

incurred for the return trip to the home location as a result of the

4. return of accident victims to their home location.

§ 2 When is insurance cover provided?

Insurance cover is provided if the insured person has to be rescued or recovered because he / she

- 1. has suffered an accident whilst using a means of transport or spending the night in a hotel in accordance with the Contractual Data,
- 2. is in an emergency (e.g. in mountains or at sea) or
- 3. is missing and it is feared that he/she has had an accident.

Additional provisions applicable to all forms of insurance

How to make a complaint:

Our aim is to offer first-class benefits. It is also important to us to deal with your concerns. Please let us know directly should you not be satisfied with our products or services. You can send us your complaints on contractual matters or concerning claims by every method of communication.

You can reach us by telephone at +49.89.6 24 24-460, by e-mail at service-reise@allianz.com or by post at AWP P&C S.A., Complaints Management, Bahnhofstraße 16, D - 85609 Aschheim (bei München). You will find more detailed information on our complaints procedure under www.allianz-reiseversicherung.de/beschwerde. We do not participate in dispute resolution proceedings before a consumer arbitration board.

You can also address complaints on all types of insurance to the responsible German regulatory agency: Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), Graurheindorfer Straße 108, D-53117 Bonn (www.bafin.de).

The contractual relationship is subject to German law unless this contradicts international law. The policyholder or persons insured may pursue claims arising from the insurance contract with the court responsible for the insurer's head office or branch office. Should the policyholder or insured person be a natural person, claims may also be pursued before the court in the area in which the policyholder or insured person has his permanent residence or, in the absence of a permanent residence, has his habitual place of abode at the time the complaint is lodged.

General information in the event of a claim

What must be done in the event of a claim?

The insured person is required to keep the damage as low as possible and to provide evidence. Be sure therefore under all circumstances to keep appropriate evidence on how the damage occurred (e.g. confirmation of damage, attest) and on the extent of the damage (e.g. invoices, supporting documents).

What should you consider when making claims under the Transport Accident Insurance?

Please make a note of the names and addresses of witnesses who saw the accident. Make sure you receive a copy of the police report should the police have been involved in investigations. Inform AWP and submit these documents and this information together with your claim report.

Data Protection

In accordance with Art. 13 of the General Data Protection Regulation (GDPR), we are informing you about the processing of your personal data by AWP P&C S.A., Niederlassung für Deutschland (Germany Branch), and about your rights under the data protection law.

1. Who is responsible for processing your personal data??

Responsibility for processing your personal data rests with

AWP P&C S.A. Niederlassung für Deutschland (Germany Branch) Bahnhofstrasse 16 D-85609 Aschheim (bei München)

The Data Protection Officer can be contacted by standard mail at the aforementioned address, using the suffix "Data Protection Officer", or by email at datenschutz-azpde@allianz.com.

2. For what purpose is your data processed, and on what legal basis does this take place?

a) What applies to all categories of personal data?

We process your personal data in compliance with the EU General Data Protection Regulation (GDPR), the German Federal Data Protection Act (BDSG), the provisions of the German Insurance Contract Act (VVG) relevant to data protection law, as well as all other applicable laws.

When you submit an application for insurance cover, we will require the information provided by you in this regard, in order to conclude the contract and to estimate the risk assumed by us. If the insurance contract comes into existence, we will process this data for the implementation of the contractual relationship, such as for invoicing purposes. We require information about the damage/loss in order to be able to assess if an insured event has occurred and determine the extent of this damage/loss.

It is not possible to carcicula and implement the insurance contract without precessing your personal data.

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