POLICY DOCUMENT

PREMIER PLUS PERSONAL ACCIDENT PLAN



PREMIER PLUS PERSONAL ACCIDENT PLAN

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This plan is underwritten by Covea Insurance plc.

Welcome

Thank you for choosing our Personal Accident Plan.

With our Personal Accident Plan you benefit from worldwide protection, 24 hours a day. Your policy could help meet your existing financial commitments, and any other additional expenses you might incur if you were to sustain a burn, permanent scarring or fracture caused by an accident.

Please keep this document in a safe place and take time to complete the important policy details below in case you ever need to contact us. We also urge you to read this document carefully to ensure you are aware of the full details of the cover provided. If there is anything you are not clear about, please call APRIL UK on 01454 619500*.

Once again thank you for choosing our Personal Accident Plan.

Signed on behalf of the insurer.

James Reader

Chief Executive Officer Covea Insurance plc

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CONTACT OUR CLAIMS HELPLINE **CONTACT** OUR CLAIMS HELPLINE

POLICY DETAILS

Please write your policy details in the spaces below; you'll find them in the schedule on the letter you received with this document. Then, keep your letter and policy together in a safe place, so you'll always know where to find them in the event that you need to contact us.

Policy	Number:
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Policy Start Date:

^{*} Calls are recorded for training and monitoring purposes, and a record kept for regulatory purposes.

POLICY WORDING

The following pages contain the details of **your** policy and the contractual terms of **your** cover. These policy details are legally binding between **you** and Covea Insurance plc.

The words listed in clause three have special meanings when they appear in this policy in bold text. It is very IMPORTANT that **you** refer to these special meanings when **you** read the policy as they will help **you** understand the cover. **We** have tried to make these meanings as understandable as possible. If there is anything that **you** do not understand from these meanings or if there is, at any time, anything else in this policy on which **you** would like to have more information, then please contact APRIL UK on 01454 619500*.

The policy is underwritten by Covea Insurance plc Limited 50 Kings Hill Avenue, Kings Hill, West Malling, Kent ME19 4JX and administered by APRIL UK, April House, Almondsbury Business Centre, Bradley Stoke, Bristol, BS32 4QH.

1 ARE YOU ELIGIBLE FOR COVER?

It is important that **you** are eligible for the cover **you** have under the policy and that **you** remain so for the duration of the policy. To be eligible for cover under this policy, **you** must on the **start date** be:

- living and present in the United Kingdom; and
- over 18 years of age and under 65 years of age.

If you have chosen individual cover and partner cover, you must on the start date meet the requirements above. In addition your partner must on the start date be:

- living permanently with you in the same household in the United Kingdom; and
- over 18 years of age and under 65 years of age.

Unless your partner is legally married to you, or is your registered civil partner under the Civil Partnership Act 2004, your partner must have lived with you for at least six consecutive months immediately before the start date.

If you have chosen individual cover and children cover or family cover, you and your partner (if

applicable) must meet the requirements above. **Your child** is eligible for cover if he or she is:

- under the age of 18 (or 23 years of age if in full time education); and
- living permanently with you in the same household in the United Kingdom (including any children at boarding school, college or university who normally live with you outside term time).

Please note: **You** can only be covered under one of **our** Personal Accident Plans at any one time – see clause 6.6 for details.

2 WHAT HAPPENS IF YOU CHANGE YOUR MIND?

You have the right to cancel your policy for a period of 30 days from the start date or the date you receive your policy documents if this is later. If you cancel in this period you will receive a full refund of any premium you have paid and your policy will be deemed to have been cancelled from the start date and you will not be entitled to make any claim under it.

After the initial 30 day period if **you** wish to cancel **your** policy, **you** may either write or call as explained below. If **you** simply stop paying any further premium when premiums are due **your** policy will end. Any premiums paid after the initial 30 day period are non-refundable.

If you wish to cancel your policy, you may either write to Personal Accident Plan Unit, APRIL UK, April House, Almondsbury Business Centre, Bradley Stoke, Bristol, BS32 4QH or call the customer service helpline on 01454 619500*.

* Calls are recorded for training and monitoring purposes, and a record kept for regulatory purposes.

3 WORDS WITH SPECIAL MEANINGS

The words listed below have the following special meanings when they appear in this policy in bold text:

Accident/accidental – means a sudden and unforeseen event which happens by chance after the **start date** and

results in bodily injury or accidental death.

Accidental death – means death that occurs by way of an **accident** solely as a result of **bodily injury** and independently of any other cause.

Anterior Cruciate Ligament Injury – means a complete tear of the anterior cruciate ligament whereby the ligament has been split into two pieces and the knee joint is unstable.

Bodily injury – means physical injury resulting from external violent and visible means. It does not include any sickness, disease, bacterial or viral infection (unless this is a direct result of an **accidental bodily injury**) naturally occurring condition or degenerative process.

Burns and Permanent scarring – means third degree burns caused by an **accident** which involve damage or destruction of the skin to its full depth and damage to the tissue beneath, affecting more than 15% of the body.

Child – means **your** natural **child**, legally adopted or step **child** up to the age of 18 (or 23 years of age if in full time education). It does not include a foster **child**. **"Children"** has a corresponding meaning. There is no limit to the number of **children you** can cover under this policy.

Children cover – means when this policy includes your child or children but not a partner.

Disability – means a state of incapacity resulting solely from an **accident**.

Doctor – means a legally qualified medical practitioner. It does not include **you**, someone living in **your** household, a member of **your** immediate family or **your partner**.

End date – means the date when the policy ends. **You** can find details in clause 8 of this policy.

Family cover – means when this policy includes you, your partner and your child or children.

Fare paying passenger – means travelling with a valid ticket in a plane, ship, train or bus that is a licensed common carrier.

Fracture – means a breach in the continuity of the bone caused by an **accident** which is identified by an x-ray or in the case of a **fracture** which is unable to be x-rayed, by confirmation from a **doctor**.

Hospital – means a lawfully registered establishment providing medical and surgical treatment and 24-hour a day nursing care by registered nurses for ill or injured people. It does not include a convalescent, self-care or rest home, or a department in a **hospital** which has the

role of a convalescent or nursing home.

Hospitalisation – means staying in a **hospital** for a continuous period of at least 24 hours to receive treatment or care on the advice of a **doctor** because of an **accident**.

Individual cover – means the cover provided to **you** as an individual under this policy.

Insurer - means Covea Insurance plc.

Loss of hearing or speech – means total, permanent and irrecoverable **loss of hearing or speech** caused by an **accident**.

Loss of sight – means total, permanent and irrecoverable **loss of sight** caused by an **accident**.

Loss of use of limb(s) – means total, permanent and irrecoverable loss of use or loss by physical separation of the affected limb at or above the wrist or ankle caused by an accident.

Loss of use of a shoulder, elbow, wrist, hip, knee or ankle – means total, permanent and irrecoverable loss of movement of the affected joint caused by an accident.

Loss of use of a thumb, finger or toe – means total, permanent and irrecoverable loss of use or loss by physical separation of the entire thumb, finger or toe caused by an **accident**.

Paraplegia – means total permanent and irrecoverable paralysis of the lower body including the legs caused by an **accident**.

Partner – means your legally married spouse, or your registered civil partner under the Civil Partnership Act 2004, or a person who is living permanently with you as your partner in the same household and who must have lived with you for at least six months immediately before the start date.

Partner cover – means when this policy includes your partner but not your child or children.

Permanent brain damage – means damage to the brain caused by an accident which medical evidence confirms will last for the rest of a person's life and which permanently stops him or her from doing any paid job for remuneration or profit which his or her experience, education or training reasonably qualifies him or her to

Permanent total disability – means total and permanent disability caused by an accident (other than loss of sight, loss of speech, loss of hearing, loss of limb, loss of shoulder, elbow, hip, knee, thumb,

wrist, ankle, finger or toe) which medical evidence confirms will last for the rest of a person's life and which permanently stops him or her from doing any paid job for remuneration or profit which his or her experience, education or training reasonably qualifies him or her to

Quadriplegia – means total permanent and irrecoverable paralysis of all four limbs caused by an **accident**.

Start date – is the date stated in the schedule.

Terrorism – means any act or acts, including (but not limited to):

- the use of threat of force and/or violence; and
- harm or damage to life or to property (or the threat of such harm or damage), harm or damage by nuclear and/or chemical and/or biological and/or radiological means; caused or occasioned by any person(s), or group(s) or persons, or so claimed, in whole or in part, for political, religious, ideological or similar purposes.

UK resident – means living permanently in the **United Kingdom** for at least 40 weeks in every 52 week period after the **start date**.

United Kingdom – means England, Scotland, Wales, Northern Ireland, the Channel Islands and the Isle of Man.

War risks – means any bodily injury whatsoever resulting directly or indirectly from or in connection with any of the following, regardless of any other contributing cause or event: war, invasion, act of foreign enemy, civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power.

We, us, our - means Covea Insurance plc.

You and Your – means the person named in the schedule as the insured.

4 WHAT YOU HAVE TO PAY

Your monthly premium is shown in **your** schedule and is payable monthly by Direct Debit either directly by **you** or on **your** behalf (where this has been agreed by APRIL UK).

The premium includes insurance premium tax at the current rate. If there is a future change in the rate of insurance premium tax **we** will automatically adjust the premium **you** pay and this will show on the next annual statement that **we** send **you**.

5 THE BENEFITS YOU GET

5.1 WHO WILL BENEFITS BE PAID TO?

All benefits will be paid to **you** or in the event of **your** accidental death benefits will be paid to **your** legal personal representative.

5.2 THE BENEFITS

If any person covered under this policy has an **accident** after the **start date** and before the **end date** that results in a **bodily injury** or **accidental death** covered under this policy then **you** will be entitled to the appropriate benefit stated in the table of benefits.

The amount of benefit that **you** will receive will depend on the level of cover **you** have, and on the effect of the **bodily injury** caused by the **accident**. The initial level of cover **you** have is shown in **your** initial schedule; any subsequent updates to **your** level of cover will be confirmed by distribution of a new updated schedule. The effects of **bodily injury** covered under this policy are those shown in the table of benefits.

5.3 THE BENEFIT FOR A CHILD

If you have children cover or family cover the benefit payable for an accident happening to your child will be the appropriate benefit for the level of cover you have as shown in the table of benefits.

5.4 PERMANENT TOTAL DISABILITY, OUADRIPLEGIA OR PARAPLEGIA

If you are claiming for permanent total disability, quadriplegia, paraplegia or permanent brain damage (Benefits 1.1, 1.2, 4, 5 and 6), assessment of eligibility for the benefit (and any benefit arising) will be delayed for 12 months from the date your claim is received by us so that an independent doctor of our choice can assess your claim. However if it is shown by medical evidence that the disability is total and permanent, then we may pay a benefit before the end of the 12 months.

5.5 **HOSPITALISATION**

The daily benefit rate shown in the table of benefits (Benefit 13):

- is for each complete 24 hour period in **hospital**
- excludes the first 24 hours in hospital for any one accident
- is subject to a maximum of 45 days in **hospital** for each **accident**.

A single lump sum payment benefit (Benefit 14) will be made in addition to the daily **hospitalisation** benefit after 14 continuous days in **hospital**. Only one lump sum payment will be paid for the same **accident**.

T	ABLE OF BENEFITS						
lr	the event of an accident causing:	Bronze		Silver		Gold	
		Adult	Child	Adult	Child	Adult	Child
1.1	Permanent total disability as a result of travelling as a fare paying passenger	£100,000	£10,000	£150,000	£15,000	£200,000	£20,000
1.2	Permanent total disability as a result of any other accident	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
2	Loss of sight in both eyes	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
3	Loss of sight in two limbs	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
4	Quadriplegia	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
5	Paraplegia	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
6	Permenent brain damage	£50,000	£5,000	£75,000	£7,500	£100,000	£10,000
7	Loss of sight in one eye	£25,000	£2,500	£37,500	£3,750	£50,000	£5,000
8	Loss of use of one limb	£25,000	£2,500	£37,500	£3,750	£50,000	£5,000
9	Loss of speech	£25,000	£2,500	£37,500	£3,750	£50,000	£5,000
10	Loss of hearing in both ears	£25,000	£2,500	£37,500	£3,750	£50,000	£5,000
11	Loss of hearing in one ear	£5,000	£500	£7,500	£750	£10,000	£1,000
12	Loss of use of: • a shoulder or elbow • a wrist, thumb, hip, knee or ankle • any finger or big toe • any other toe	£10,000 £7,500 £2,500 £1,250	£1,000 £750 £250 £125	£15,000 £11,250 £3,750 £1,875	£1,500 £1,125 £375 £187.50	£20,000 £15,000 £5,000 £2,500	£2,000 £1,500 £500 £250
13	Daily hospitalisation benefit*	£50 per day	£25 per day	£75 per day	£37.50 per day	£100 per day	£50 per day
14	Lump sum hospitalisation benefit following 14 days continuous hospitalisation	£500	£250	£750	£375	£1,000	£500
15	Anterior cruciate ligament injury	£750	£375	£1,125	£562,50	£1,500	£750
16	Accidental death	£25,000	£2,500	£37,500	£3,750	£50,000	£5,000
17	Burns and permanent scarring	£5,000	£2,500	£7,500	£3,750	£10,000	£5,000
18	A Fracture** of one of the bones listed below: GRADE III • Upper leg (femur) • Vertebral body (not Coccyx) • Pelvis • Skull	£1,500	£750	£2,250	£1,125	£3,000	£1,500
	GRADE II • Vertebra other than vertebral body • Lower leg (tibia) • Lower leg (fibula) • Lower jaw • Breastbone (sternum) • Shoulder blade (scapula) • Kneecap (patella) • Clavicle (collar bone) • Upper arm (humerus) • Lower arm (radius and ulna) • Ankle (tarsals) and Pott's Fracture • Wrist (carpals) and Colles' Fracture	£750	£375	£1,125	£562.50	£1,500	£750
	GRADE I Hand (metacarpals)*** Foot (metatarsals)*** Coccyx Rib(s) Nose	£250	£125	£375	£187.50	£750	£375

In certain circumstances the amount we will pay may be restricted or limited. Please see clause 5.4 (Permanent total disability, quadriplegia or paraplegia); clause 5.5 (Hospitalisation) and clause 6 (Maximum benefits and restrictions on benefits). Certain accidents are not covered, please see clause 7 (What you are not covered for).

Excluding the first 24 hours and up to a maximum of 45 days in hospital.

Please note fracture cover does not start until day 16 of your policy

^{***} Excludes all fingers and toes

6 MAXIMUM BENEFITS AND RESTRICTIONS ON BENEFITS

6.1 MAXIMUM BENEFITS

6.1.1 IF YOU HAVE INDIVIDUAL COVER ALONE

The maximum total benefit which we will pay for all claims during the life of this policy is a sum equal to the loss of sight in both eyes benefit (Benefit 2) in the table of benefits relevant to the level of cover you have taken out (i.e. Bronze, Silver or Gold). When this limit has been reached, we will not pay any further benefit and the policy will end (see clause 8). This limit does not apply to a claim for permanent total disability whilst travelling as a fare paying passenger (Benefit 1.1). In that case, provided the maximum benefit limit referred to within this clause have not been reached, the maximum benefit we will pay for all claims under this policy is a sum equal to Benefit 1.1. In the event of a claim by you under Benefit 1.1 any other sums paid to you or due to be paid to you under this policy before your claim will be deducted from the amount due to you under Benefit 1.1.

6.1.2 IF YOU HAVE INDIVIDUAL COVER AND PARTNER COVER, INDIVIDUAL COVER AND CHILDREN COVER OR FAMILY COVER:

The maximum total benefit which **we** will pay for all claims during the life of this policy is a sum equal to twice the **loss of sight** in both eyes benefit (Benefit 2). When this limit has been reached, **we** will not pay any further benefit under this cover, and the policy will end (see clause 8).

6.1.3 There is also a maximum limit on the amount of the benefit which **we** will pay for all claims under the policy in respect of each person covered under the policy. The maximum total benefit payable for each person is a sum equal to the **loss of sight** in both eyes benefit (Benefit 2). When this limit has been reached, **we** will not pay any further benefit in respect of that person, and cover under this policy will end for that person. Subject to clause 6.1.1 and 6.1.2, cover will however continue for any other person covered under the policy who has not yet reached this maximum limit.

These limits of cover do not apply to a claim for permanent total disability whilst traveling as a fare paying passenger (Benefit 1.1). In that case, provided the maximum benefits limit referred to within this clause have not been reached, the maximum total benefits we will pay for all claims under this policy is a sum equal to twice Benefit 1.1. In the event of a claim under Benefit 1.1 any other sums paid or due to be paid in respect of the person suffering the accident under this policy before the claim will be deducted from the amount due under Benefit 1.1.

6.1.4 WHERE DEATH FOLLOWS WITHIN 12 MONTHS OF AN ACCIDENT

If we have paid an earlier benefit under Benefits 7-14 and the person who has suffered the accident then dies within 12 months as a result of the same accident, we will reduce the sum we pay for accidental death by the amount of any earlier payment for that accident.

6.1.5 WHERE WE HAVE PAID AN EARLIER BENEFIT OR YOU ARE CLAIMING FOR MULTIPLE BENEFITS

Where **we** have made payment under Benefit 12, the amount payable under Benefit 1.1, 1.2, 3, 4, 5, and 8 in respect of any subsequent **bodily injury** to the same limb will be reduced by the amount(s) already paid. If **you** have claimed benefit for **loss of use of limb(s)** (Benefit 3, 4, 5 and 8) then **we** will not pay benefit for loss of use of other parts of that limb (Benefit 12). If **you** claim benefit for loss of use of more than one part of a limb (Benefit 12) then the total amount **we** will pay for all parts of one limb will not exceed the benefit payable for loss of use of the whole limb (Benefit 3, 4, 5 and 8).

Where **we** have made payment under Benefits 7-15,17 or 18, the amount payable under Benefit 1-6 in respect of any subsequent **bodily injuries** will be reduced by the amount(s) already paid

6.2 MAXIMUM BENEFITS FOR FRACTURES

The maximum number of **fracture** claims **we** will pay for each person insured under this policy during any one year period is 4.

6.3 FRACTURE COVER EXCLUSION PERIOD

Fracture cover does not start until the 16th day after the **start date**.

6.4 WHERE THE EFFECTS OF THE ACCIDENT ARE MADE WORSE BY SICKNESS OR DISEASE

If the effects of an **accident** are made worse because the person affected already had a sickness, disease, naturally occurring condition or injury then **we** will ask a **doctor** to assess the effects that the sickness, disease, naturally occurring condition or injury has on the **bodily injury** and **we** will reduce **your** benefit by a proportionate amount taking any such pre-existing sickness, disease, condition or injury into account.

6.5 MULTIPLE FRACTURES TO THE SAME JOINT OR BONE

If you have any accident which results in more than one fracture to the same joint or bone we will only pay benefit for one of the fractures.

6.6 CAN I HAVE MORE THAN ONE PERSONAL ACCIDENT PLAN?

You will only be eligible for insurance cover under one of **our** Personal Accident policies at any one time.

7 WHAT YOU ARE NOT COVERED FOR

We will not pay benefit for any **accident** that is directly or indirectly caused by or whilst undertaking any of the following:

- War risks
- Terrorism
- Being on naval, military or air force duty, service or operations
- Riding on a motorcycle, moped or scooter as a driver or passenger
- Rock climbing or mountaineering of any type
- Competing in any race other than on foot or whilst swimming
- Flying except as a fare paying passenger
- The manufacture or use of explosives
- Exposure to exceptional danger (except in an attempt to save human life)
- The illegal acts of the person who has suffered the accident
- Suicide or self-inflicted injury whether of a sound mind or not
- Being under the influence of or being affected by alcohol or drugs unless under the advice of a doctor for a condition other than alcohol or drug addiction
- Radiation or contamination or the effects of radiation.
- Any sickness, disease, or degenerative process (a condition which becomes progressively worse)

In addition, we will not pay benefit for:

- an accident which occurs prior to the start date or after the cover ends
- an accident which happens to an insured person who has been outside the United Kingdom for more than 12 weeks in the preceding 52 week period. This exclusion does not apply if we have agreed to provide this cover
- any accidental bodily injury occurring 12 or more months after the accident.

8 WHEN YOUR PROTECTION ENDS

This policy ends automatically as soon as one of the following happens:

- You die (this will not prevent a claim for accidental death being made)
- You reach 70 years of age

- Your monthly premium is not paid by you or on your behalf when it is due
- You cancel the policy
- We cancel your policy as set out in clause 9
- You cease to be a UK resident
- The date on which we pay benefits which together with any previous benefits equal the maximum benefit payment in accordance with clause 6

If you have partner cover or family cover, your partner will cease to be covered as soon as one of the following happens:

- Your partner reaches 70 years of age
- He or she stops living permanently with you or ceases to be a UK resident
- The date on which we pay benefits which together with any previous benefits equal the maximum benefit payment in accordance with clause 6

If you have children cover or family cover, your child will cease to be covered as soon as one of the following happens:

- He or she reaches 18 years of age (or 23 years of age if in full time education)
- He or she stops living permanently with you (other than to attend boarding school, college or university during term time) or ceases to be a UK resident
- The date on which we pay benefits which together with any previous benefits equal the maximum benefit payment in accordance with clause 6

9 CAN COVÉA INSURANCE CANCEL OR CHANGE THE TERMS OF MY POLICY?

We may cancel your policy, where there is a valid reason for doing so, by giving you not less than 30 days written notice in advance to the latest address we have for you in order to give you the time or opportunity to arrange replacement cover should you so wish. If we give you such notice we will explain the reason for our cancellation in our letter. Valid reasons may include but are not limited to:

- where you are required in accordance with the terms of this policy to co-operate with us, or send us information or documentation and you fail to do so in a way that affects our ability to process a claim, or our ability to defend our interests we will issue a cancellation letter and we will cancel your policy if you fail to co-operate with us or provide the required information or documentation by the end of the cancellation notice period; or
- where we reasonably suspect fraud.

We may change the terms and conditions of your policy, including the amount of your premium, by giving you not less than 30 days written notice in advance to your last known address. If we give you such notice we will explain the reason; for example:

- to respond to changes in the law or decisions of the Financial Ombudsman Service
- to meet regulatory requirements
- to reflect new industry guidance and codes of practice that raise levels of consumer protection
- to respond to changes in interest rates, market rates or tax rates
- to reflect other legitimate cost increases or reductions associated with continuing to provide you with the services and benefits under your policy.

10 CHANGES IN CIRCUMSTANCE

If your circumstances change, for example you move house, would like to amend who is covered under the policy, or advise **us** that any person covered under your policy no longer resides with you please contact APRIL UK on 01454 619500* and we will amend your policy.

* Calls are recorded for training and monitoring purposes, and a record kept for regulatory purposes.

11 WHAT HAPPENS IF ANY PERSON (INCLUDING YOU) COVERED UNDER THIS POLICY LEAVES THE UNITED KINGDOM?

Benefit will not be paid for an **accident** which happens to a person (including **you**) covered under this policy if at the date of the **accident** that person has been outside the **United Kingdom** for more than 12 weeks in total in the preceding 52 week period. Cover in respect of that person will cease on the last day of the twelfth week.

If you wish to extend cover to include such absences (including your own), then please write to us with full details before the person concerned leaves the United Kingdom. We will then decide whether we will extend cover to the person while they are abroad. If we do so decide, we will send you a written endorsement extending the cover under this policy. You will need to provide this endorsement to us if you have to make a claim relating to that period.

If you do not wish to extend cover please write to us to confirm that you, and/or the person concerned are no longer a UK resident and we will cancel your policy and/or that person's cover as the case may be.

12 **LEGAL**

TRANSFER

You cannot transfer or sell the rights or benefits under this policy.

FALSE AND MISLEADING INFORMATION

If **you** give false or inaccurate information and **we** suspect fraud, **we** will record this and the information will be available to other organisations that have access to the database(s). **We** can supply details of the databases **we** access or contribute to, on request.

Any fraudulent, false or misleading statements made by **you** either when applying for **your** policy or in relation to any other matter affecting **your** policy or when **you** are making a claim may result in **your** policy becoming invalid and **you** losing all **your** entitlement to benefits under this policy.

GOVERNING LAW

English law applies to this policy unless **you** have asked for another law and **we** agreed to this in writing before the **start date**. Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.

THE FINANCIAL SERVICES COMPENSATION SCHEME (FSCS)

If we are unable to meet our liabilities under this policy, you may be entitled to compensation from the FSCS. Further information can be obtained from the Financial Services Compensation Scheme, PO Box 300, Mitcheldean, GL17 1DY or by visiting their website at www.fscs.org.uk or telephoning them on 0800 678 100 or 020 7741 4100.

ACCESSIBILITY

In order to make **our** documentation accessible to all, **we** are able to provide upon request audiotapes, large print documentation and Braille documentation. Please advise **us** if **you** require any of these services to be provided so that **we** can communicate in an appropriate manner. If **you** have speech or hearing difficulties and have a textphone available **you** can call **us** on 18001 (0330 1348 437).

CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

The **insurer** and **you** do not intend any term of this policy to be enforceable by any third party pursuant to the Contracts (Rights of Third Parties) Act 1999.

13 MAKING A CLAIM

Any person covered under this policy who has an **accident**, and wishes to make a claim must be put under the care of a **doctor** as soon as possible.

If **you** wish to make a claim under this policy, please ask for a claim form by telephone or by writing to: Personal Accident Plan Department, Covea Insurance plc, 50 Kings Hill Avenue, Kings Hill, West Malling, Kent ME19 4JX. Telephone: 0330 1348 437*

The claim form must be filled in and sent to **us** at the above address. All claims must be submitted within three calendar months from the date of the **accident** or as soon as reasonably possible after the **accident**. All information and evidence required by **us** to prove a claim must be on a claim form provided by **us**. All certificates that **we** require must be provided at **your** expense. As often as **we** reasonably require, the person making the claim must agree to medical examination at **our** expense in connection with any claim.

14 MAKING A COMPLAINT

It is always **our** aim to provide **you** with a very high standard of service. Should **you** wish to complain about **your** policy or to obtain a copy of **our** complaints procedures please contact:

Personal Accident Plan Department, APRIL UK, April House, Almondsbury Business Centre, Bradley Stoke, Bristol, BS32 4QH. Telephone: 01454 619500*.

If you remain dissatisfied with the investigation of your complaint you have the right to then refer it to the Financial Ombudsman Service at Exchange Tower, Harbour Exchange Square, London E14 9SR; Telephone: 0800 023 4567 or 0300 1239 123. Email: complaint.info@financial-ombudsman.org.uk Website: www.financial-ombudsman.org.uk

The Financial Ombudsman Service will normally only consider **your** complaint once **you** have been given a final response. Following these procedures will not affect **your** right to take legal action.

For further information about **your** legal rights, contact **your** local authority trading standards department or the Citizens Advice Bureau. Covea Insurance plc is a public limited company incorporated in England and Wales, registered number 613259. Its registered office is at Norman Place, Reading RG1 8DA. It is authorised by the Prudential Regulation Authority and regulated by Financial Conduct Authority and Prudential Regulation Authority registration number 202277.

* Calls are recorded for training and monitoring purposes, and a record kept for regulatory purposes.

15 DATA PRIVACY

Please visit www.coveainsurance.co.uk/dataprotection for further information about how and when **we** process **your** personal information under **our** full Privacy Policy.

HOW WE USE YOUR INFORMATION

The personal information, provided by **you** (or anyone acting on **your** behalf), is collected by or on **our** behalf and may be used by **us**, **our** employees, agents and service providers acting under **our** instruction for the purposes of insurance administration, underwriting, claims handling, research or for statistical purposes.

We may process your information for a number of different purposes. For each purpose we must have a legal ground for such processing. When the information that we process is classed as 'special category data', we must have a specific additional legal ground for such processing.

Generally, we will rely on the following legal grounds:

- It is necessary for us to process your
 personal information to provide this policy
 and services related to it. We will rely on
 this for activities such as assessing your
 application, managing your policy, handling
 claims and providing other services to you
- We have an appropriate business need to process your personal information and such business need does not cause harm to you. We will rely on this for activities such as maintaining our business records and developing, improving our products and services, and providing information about our products and services to you
- We have a legal or regulatory obligation to use such personal information
- We need to use such personal information to establish, exercise or defend our legal rights
- You have provided your consent to our use of your personal information, including special category data

HOW WE SHARE YOUR INFORMATION

In order to sell, manage and provide **our** products and services, prevent fraud and comply with legal and regulatory requirements, **we** may need to share **your** information with the following types of third parties:

- Reinsurers, Regulators and Authorised/ Statutory Bodies
- Credit reference agencies
- Fraud prevention agencies
- Crime prevention agencies, including the police
- Suppliers carrying out a service on our behalf
- Other insurers, business partners and agents

 Other companies within the Covea Insurance Group

MARKETING

We will not use **your** information or pass it on to any other person for the purposes of marketing further products or services to **you** unless **you** have consented to this.

FRAUD PREVENTION AND DETECTION

In order to prevent or detect fraud and money laundering **we** may check **your** details with various fraud prevention agencies, who may record a search. Searches may also be made against other insurers' databases. If fraud is suspected, information will be shared with those insurers. Other users of the fraud prevention agencies may use this information in their own decision making processes.

We may also conduct credit reference checks in certain circumstances. You can find further details in our full Privacy Policy explaining how the information held by fraud prevention agencies may be used or in which circumstances we conduct credit reference checks and how these checks might affect your credit rating.

AUTOMATED DECISIONS

We may use automated tools with decision making to assess your application for insurance and for claims handling processes. If you object to an automated decision, we may not be able to offer you an insurance quotation.

HOW TO CONTACT US

Please contact **us** if **you** have any questions about **our** Privacy Policy or the information **we** hold about **you**: The Data Protection Officer, Covea Insurance plc, 50 Kings Hill Avenue, Kings Hill, West Malling, Kent ME19 4JX or email: dataprotection@coveainsurance.co.uk.

