

Worldwide Carefree Travel Protection – Water Sports Extra Benefit

Water Sports Extra Benefit

The following terms and conditions shall be attached to and form part of the Policy and all other terms, conditions and exclusions of the Policy, except as supplemented or amended by this "Water Sports Extra Benefit" ("Water Benefit"), will remain unchanged and continue in full force. Unless otherwise specified, terms used in this Water Benefit shall have the same meanings assigned to such terms in the Policy. This Water Benefit is only operative in consideration of payment of additional premium and if it is shown on Your Policy Schedule.

DEFINITIONS

Certain word in this extra benefit has specific meaning, which is given below:

"Specific Water Sport" Scuba diving, snorkeling, flatwater kayaking or canoeing, stand-up paddling, surfing, wind surfing, water skiing / wake boarding or wake surfing.

BENEFITS

Section 1 – Top-up Coverage on Medical Expenses during the Journey

In the event that You suffer from an Injury or Sickness while engaging in a Specific Water Sport during the Journey, which incurs Eligible Expenses during the Journey outside Hong Kong or requires follow-up medical treatment in Hong Kong (i.e. in addition to the medical treatment You first received during the Journey outside Hong Kong), provided that benefits are payable for any such Eligible Expenses under Subsection 2.1.2 "Medical Expenses during the Journey – Other Injury / Sickness" and/or subsequent "Follow-up Medical Expenses in Hong Kong" under Subsection 2.1 of this Policy, We will reimburse You the Eligible Expenses incurred:

- a) During the Journey:
In excess of the maximum benefit amount for Subsection 2.1.2 "Medical Expenses during the Journey - Other Injury / Sickness" under this Policy, up to the additional maximum benefit amount as stated in the "Water Sports Extra Benefit – Benefit Schedule" below; and/or
- b) For Follow-up Medical Expenses in Hong Kong:
In excess of the sub-limit for "Follow-up Medical Expenses in Hong Kong" under Subsection 2.1 "Medical Expenses during the Journey" of this Policy, up to the additional sub-limit as stated in the "Water Sports Extra Benefit – Benefit Schedule" below.

Condition applicable to Section 1:

Water Benefit does not apply to the treatment received from Chinese Medicine Practitioner (including general practice, bone-setting and acupuncture), registered physiotherapist and/or chiropractic doctor.

Section 2 – Cancellation of Water Sports Activities

In the event that You are certified by a Physician as being unfit to engage in any Specific Water Sport due to Injury sustained or Sickness contracted during the Journey, such that You are unable to attend a pre-booked instruction class, course or tour for such Specific Water Sport during the Journey, We will reimburse the unused and non-refundable part of any fees for such class, course or tour and/or any related equipment hire costs for the Specific Water Sport, which have been paid and for which You are liable, up to the maximum benefit amount and subject to the daily limit as stated in the "Water Sports Extra Benefit – Benefit Schedule" below. The amount of reimbursement payable by Us will be calculated in proportion to the number of days of such instruction class, course or tour not taken part or unused by You.

Exclusion applicable to Section 2:

In addition to GENERAL EXCLUSIONS of this Policy, We will not pay any claims where a written medical report has not been obtained from a Physician confirming that Your Injury or Sickness prevented You from engaging in a Specific Water Sport.

Section 3 – Loss of or Damage to Water Sports Equipment

- 3.1 Water Sports Equipment
We will pay You up to the maximum benefit amount stated in the "Water Sports Extra Benefit – Benefit Schedule" for accidental loss, theft of or damage to any water sports equipment and owned by You for use in a Specific Water Sport during the Journey. If any damaged article of water sports equipment proven to be beyond economical repair, a claim will be dealt with as if such article was lost. We may make payment or, at Our option, reinstate or repair the water sports equipment as We may elect (less wear and tear, depreciation in value, and such depreciation shall be applied at sole discretion of Us).
- 3.2 Hired Water Sports Equipment
In the event that any sports equipment hired by You for use in a Specific Water Sport is accidentally lost, stolen or damaged during the Journey and You are liable to pay the hiring company for such loss of or damage to the hired water sports equipment, We will reimburse the reasonable cost of replacement of such article which is paid by You to the hiring company, subject to the maximum benefit amount as stated in the "Water Sports Extra Benefit – Benefit Schedule" below. You must keep all receipts for the water sports equipment that You hire.

Conditions applicable to Section 3:

1. In the event of loss of or damage to any article which is a part of a pair and set, the measure of loss of or damage to such article shall be a reasonable and fair proportion of the total value of the pair and set, and will not be construed to total loss of the pair and set.
2. Upon any payment being made under this Section 3, We shall be entitled to take and retain the benefit and value of any recovered or damaged property and to deal with salvage at Our absolute discretion.

Section 4 – Hire of Water Sports Equipment

In the event that any sports equipment owned by You for use in a Specific Water Sport is accidentally lost, stolen or damaged and for which can be covered under Section 3 of Water Benefit, or Your check-in sports equipment for use in a Specific Water Sport is delayed in transit by the Public Conveyance at the scheduled destination for more than twelve (12) consecutive hours and it is not caused by You, We will reimburse the necessary cost for You to hire replacement equipment for the same Specific Water Sport for use during the Journey, up to the maximum benefit amount as stated in the “Water Sports Extra Benefit – Benefit Schedule” below.

Exclusions applicable to Section 3 and Section 4:

In addition to GENERAL EXCLUSIONS of this Policy, We shall not be liable for:

1. any loss of or damage to sports equipment while in use;
2. any loss not reported to the local police within twenty-four (24) hours upon discovery of the loss and such local report is not obtained;
3. loss or damage to any sports equipment while in the custody of a hotel or Public Conveyance carrier, unless You report immediately in writing to such hotel or Public Conveyance carrier within twenty-four (24) hours upon discovery and obtain their written confirmation stating the cause of loss or a “Property Irregularity Report” if incurred on an airline flight;
4. loss of or damage to any sports equipment when it is left behind or unattended in a Public Conveyance or vehicle of any other kind or in a public place or as a result of Your failure to take due care and precautions for the safeguard and security of such sports equipment;
5. loss of or damage to any sports equipment which is either separately mailed or shipped by You, or intentionally arranged to be carried by a Public Conveyance other than the one You are on board;
6. any unexplained loss or mysterious disappearance;
7. loss or damage caused by normal wear and tear (including but not limited to scratches, discoloration, stains, tears or dents to the surface of the item which does not affect how it works), moth, vermin or inherent vice, gradual deterioration or mechanical or electrical breakdown or derangement;
8. loss or damage caused by faulty material, workmanship or design, cleaning, repairing or restoring process, atmospheric or climatic changes;
9. loss or damage in consequence of delay, confiscation, detention or examination by customs authorities or other officials;
10. damage to any property which resumes to function normally after it has been fixed or repaired by a third party with no additional costs incurred by You;
11. any loss in relation to sports equipment for which You are unable to provide receipts or reasonable proof of ownership and/or age;
12. any claims for which the receipts submitted are not under Your name;
13. any claim for damaged property unless You can produce the property for inspection by Us;
14. any delay the cause of which exists or is known to exist, or an announcement contemplating such cause of delay (such as information about the hoisting of any typhoon signal) has been made by the carrier, tour operator, the observatory or the authorities before the issuance of the Policy;
15. any delay which is caused by detention or confiscation by customs or other law enforcing officials; or
16. any loss for which You are also claiming under Subsection 4.1 “Loss of or Damage to Personal Baggage” for the same cause.



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Water Sports Extra Benefit - Benefit Schedule

Benefits	Maximum benefit amount per Insured Person per Journey (HKD)
Section 1 – Top-up Coverage on “Medical Expenses during the Journey”	
a) Medical Expenses during the Journey – Other Injury / Sickness	200,000 (additional)
b) Follow-up Medical Expenses in Hong Kong	20,000 (additional)
Section 2 – Cancellation of Water Sports Activities (daily limit: HKD500)	5,000
Section 3 – Loss of or Damage to Water Sports Equipment	5,000
Section 4 – Hire of Water Sports Equipment	2,000

全球無憂旅遊保障 – 水上運動附加保障

水上運動附加保障

以下條款及細則附加於本保單並構成本保單的一部分。除水上運動附加保障所作補充或修改的條款之外，所有本保單之條款、條件及不保事項將維持不變。除非另有說明，本附加保障所使用的詞彙與本保單的條款及細則所定義的詞彙具有相同含意。當收妥額外保費後及列明於你的保單列表上，本附加保障才會適用。

釋義

就本附加保障而言，以下詞語具有特定含義：

「**特定水上運動**」 水肺潛水、浮潛、非激流性質的皮划艇或獨木舟、立划艇、滑浪、滑浪風帆、滑水或無繩滑水。

保障

第 1 節 – 額外旅程期間醫療費用

若你在旅程期間因進行**特定水上運動**而受傷或感染疾病，並且在香港境外產生符合索償資格的費用或需在香港接受覆診治療（即你就有關疾病或受傷於旅程期間在香港境外接受首次治療後的治療），而任何該有關符合索償資格的費用及／或覆診醫療費用的賠償會在本保單分項 2.1.2「旅程期間醫療費用 - 因其他意外事故導致受傷／疾病」及／或分項 2.1「返港後的覆診醫療費用」中支付，我們將支付你以下符合索償資格的費用：

a) **旅程期間醫療費用：**

在本保單分項 2.1.2「旅程期間醫療費用 - 因其他意外事故導致受傷／疾病」所列的最高賠償額以外，賠償額將額外增加以下「水上運動附加保障 - 保障列表」中「因其他意外事故導致受傷／疾病」保障所列的最高賠償額；及／或

b) **返港後的覆診醫療費用：**

在本保單分項 2.1「返港後的覆診醫療費用」所列的最高分項限額以外，分項限額將額外增加以下「水上運動附加保障 - 保障列表」中「返港後的覆診醫療費用」所列的最高分項限額。

條款只適用於第 1 節：

本保障之額外返港後的覆診醫療不適用於中醫（包括普通科、跌打和針灸）、物理治療師及／或脊醫的治療。

第 2 節 – 水上活動取消

如經醫生證實你在旅程期間因受傷或感染疾病而不適宜進行任何**特定水上運動**，而你無法在旅程期間進行已預約**特定水上運動**的課程、教學或導賞團，我們將賠償你已支付及須支付，但未曾使用並無法退回之預付課程、教學或導賞團費用及／或**特定水上運動**之租借裝備費用，惟費用不得超過以下「水上運動附加保障 - 保障列表」所列的最高賠償額及每日限額。

不保事項只適用於第 2 節：

除本保單一般不保事項外，我們亦不會承擔任何未有從醫生獲得書面醫療報告以確認你因受傷或感染疾病而無法進行**特定水上運動**之損失。

第 3 節 – 遺失或損毀的水上運動裝備

如**你**擁有或租借的任何**特定水上運動**裝備在**旅程**期間**意外**遺失、被盜或損毀，及**你**須就該租借的運動裝備之遺失或損毀賠償予租借公司，**我們**有權決定是否置換、維修或以取代現金賠償已遺失、被盜或損毀的物件，惟不得超過以下「水上運動附加保障 - 保障列表」所列的最高賠償額。在評估應付的索償時，**我們**也會考慮磨損、損耗及貶值的因素。

3.1 水上運動裝備

我們將賠償你擁有的特定水上運動裝備在**旅程**期間的**意外**遺失、被盜或損毀，惟不得超過以下「水上運動附加保障 - 保障列表」所列的最高賠償額。如任何**你**擁有已損毀的裝備的維修費用已證實並不符合經濟效益，有關索償將視作損失整件裝備處理。我們有權根據運動裝備的損耗及折舊程度賠償其重估價值或維修該物品。

3.2 租借的水上運動裝備

如你租借的**特定水上運動**裝備在**旅程**期間**意外**遺失、被盜或損毀，而需要賠償給租借公司。**我們將**支付你向租借公司更換該運動裝備的合理費用，惟不得超過以下「水上運動附加保障 - 保障列表」所列的最高賠償額，但**你**必須保留租借水上運動裝備的所有收據。

條款只適用於第 3 節：

1. 如任何遺失或損毀的物品是包含在一組物品時，則該物品的損失或損毀應為該物品對或該套物品成正比的金額，亦不會理解為該組物品的全部損失。
2. 在支付第 3 節下的賠償後，**我們**有權收回和保留任何回收或受損財產的利益和價值，並由**我們**全權處理損餘。

第 4 節 – 租借水上運動裝備

如**你**擁有的任何**特定水上運動**裝備在**旅程**期間**意外**遺失、被盜或損毀並可受保於本附加保障第 3 節、或**你**已登記寄艙的運動裝備因**公共交通工具**機構處理不當而導致在原定目的地延誤超過連續十二（12）小時，而**你不是**造成延遲的原因，**我們將賠償你在旅程期間租借同一特定水上運動之替代裝備**所需必要費用，惟不得超過以下「水上運動附加保障 - 保障列表」所列的最高賠償額。

不保事項只適用於第 3 節及第 4 節：

除本**保單**一般不保事項外，**我們**亦不會支付以下賠償：

1. 任何運動裝備在使用中損失或損毀；
2. 發現遺失後二十四（24）小時內未向當地警方報案及未能提供有關報告的任何損失；
3. 在酒店或**公共交通工具**機構保管下的財物損失或損毀，除非發現事故後二十四（24）小時內以書面通知該酒店或**公共交通工具**機構並獲得其發出之書面確認說明損失原因，如該機構為航空公司，亦需獲得由該航空公司發出之財物紊亂報告；
4. 於無人看守下放置在**公共交通工具**或任何其他種類的車輛內或公眾地方的任何運動裝備，或因**你**未有採取適當措施予以安全保管其運動裝備而導致的任何損失或損毀；
5. **你**獨立郵寄或寄運、或蓄意安排經非其乘搭之**公共交通工具**托運之運動裝備的損失或損毀；
6. 任何原因未明的遺失或神秘消失；
7. 損耗（包括但不限於物品表面的刮擦、變色、污漬、撕裂或弄凹但不影響其操作）、蟲蛀、寄生蟲、固有缺陷、逐漸退化或機件或電子失靈或故障而導致的損失或損毀；
8. 有問題物料、手工或設計欠佳、清洗維修或翻新過程、大氣或氣候轉變而導致的損失或損毀；
9. 任何因遭受海關、有關公共機構或政府官員拖延、充公、扣留、徵用或銷毀而導致的損失或損毀；
10. 已獲第三者機構提供維修服務，使操作回復正常的物品，而且**你**無需承擔額外費用；
11. **你**無法提供收據或擁有權的合理證明和/或物齡證明的任何運動裝備有關的任何損失；
12. 提交沒有**你的**姓名之收據的任何索償；
13. 任何損毀的個人財物，如**你**未能提供損毀的個人財物讓**我們**檢查其損壞程度；
14. 於生效日期前，引致延誤之原因已存在或已知其存在，或**公共交通工具**機構、旅遊承辦商、天文台或其他機構已就預期會導致延誤之原因作出公布（如颱風懸掛的消息）；
15. 因遭受海關或其他執法部門扣留或充公所引致的延誤；或
16. **你**根據分項 4.1「遺失或損毀的個人行李」就同一原因索償的任何損失。

水上運動附加保障 - 保障列表

保障	最高賠償額 每名受保人每次受保旅程 (港元)
第 1 節 – 額外旅程期間醫療費用	
a) 因其他意外事故導致的受傷/疾病	200,000 (額外)
b) 返港後的覆診醫療費用	20,000 (額外)
第 2 節 – 水上活動取消 (每日限額：500港元)	5,000
第 3 節 – 遺失或損毀的水上運動裝備	5,000
第 4 節 – 租借水上運動裝備	2,000