Insurance **EDU PLUS**



Insurance product information document

Company: InterRisk Towarzystwo Ubezpieczeń Spółka Akcyjna Vienna Insurance Group

with its registered office in Poland, 22 Noakowskiego Street, 00-668 Warsaw, Minister of Finance Licence Number: DU/905/A/KP/93 of 5 November 1993

Product: **EDU PLUS**

The full pre-contractual and contractual information is provided in other documents, including the General Insurance Terms and Conditions of EDU PLUS approved by the Management Board of InterRisk Towarzystwo Ubezpieczeń Spółka Akcyjna Vienna Insurance Group by Resolution No. 01/27/03/2024 of 27 March 2024.

What kind of insurance cover is this?

The EDU PLUS insurance policy provides a comprehensive insurance cover against the consequences of unexpected random events covering diseases and accidents that occur during the insurance coverage term and providing Legal Assistance services with respect to legal problems related to the Insured's private life and arrangement and coverage of costs of providing the Insured with IT support, psychological support, legal assistance under Option "Hejt Stop".



What is the subject matter of insurance?

✓ consequences of a personal accident which occurred during the
insurance coverage term or disease and their consequences which were
diagnosed during the insurance coverage term as well as arrangement
and coverage of costs of Legal Assistance services related to private life
of the Insured and arrangement and coverage of costs of providing the
Insured with IT support, psychological support, legal assistance under
Option "Hejt Stop"

Insurance amount:

- ✓ Option "Podstawowa", Option "Podstawowa Plus" from PLN 1,000 to PLN 120,000 (group contracts) and from PLN 1,000 to PLN 80,000 (individual and family contracts)
- ✓ Option "Ochrona Plus" from PLN 1,000 to PLN 50,000
- ✓ Option "Ochrona" from PLN 7,000 to PLN 25,000
- ✓ Option "Hejt Stop" PLN 5,000

Additional Options:

- ✓ D1 Death of the Insured as a result of a traffic accident up to PLN 80,000
- ✓ D2 Burns and frostbite up to PLN 10,000
- ✓ D3 Hospitalization as a result of a personal accident up to PLN 10,000
- ✓ D4 Hospitalization as a result of a disease up to PLN 10,000
- ✓ D5 Serious Illness up to PLN 2,000
- ✓ D6 Surgery as a result of a personal accident up to PLN 5,000
- ✓ D7 Surgery as a result of a disease up to PLN 5,000
- ✓ D8 Costs of medical treatment as a result of a personal accident up to PLN 8.000
- ✓ D9 Temporary inability of the Insured to study or to work as a result of a personal accident – up to PLN 3,000
- ✓ D10 Costs of dental treatment as a result of a personal accident up to PLN 2.000
- ✓ D11 Onerous treatment as a result of a personal accident up to PLN 200
- ✓ D12 EDU PLUS Assistance PLN 5,000
- ✓ D13 TeleMedicine PLN 5,000
- ✓ D14 Second Medical Opinion PLN 5,000
- ✓ D15 Costs of the Insured's funeral up to PLN 5,000

- ✓ D16 TICK package and diagnosis of Lyme disease up to PLN 1,500
- ✓ D17 Costs of a paid trip following a personal accident up to PLN 1,500
- ✓ D18 Care for a hospitalized child up to PLN 5,000
- ✓ D19 Post-exposure treatment costs up to PLN 5,000
- ✓ D20 Legal Assistance PLN 500

What is not covered by insurance?

the types of risks defined in Additional Options extending the insurance coverage if no supplementary premium has been paid for them



What are the limitations of insurance cover?

InterRisk shall not be liable in particular for losses arising as a result of or in connection with:

- ! intentional committing or attempting to commit a crime by the Insured, legal guardian or the Insured's parent
- ! committing or attempting suicide or self-inflicted injury by the Insured, legal quardian or the Insured's parent
- ! bodily injuries suffered before the date of insurance cover
- ! diseases diagnosed before the date of insurance cover
- ! occupational disease, mental illness
- ! practicing competitive sport, with the exception of situations where the Insured extended the insurance coverage by practicing competitive sport by the Insured, legal guardian or the Insured's parent
- ! secondary surgery
- ! fainting
- ! pathological fracture
- ! performance of preventive examinations not due to illness or accident and not recommended by a physician
- ! Acquired Immune Deficiency Syndrome (AIDS) and related opportunistic infections, cancers, neurological conditions and other syndromes accompanying AIDS



Where is the insurance cover valid?

✓ The insurance cover is granted 24 hours a day all over the world, except for Additional Option D3 (Hospitalization as a result of a personal accident), Additional Option D7 (Surgery as a result of a personal accident), Additional Option D7 (Surgery as a result of a personal accident), Additional Option D7 (Surgery as a result of a disease), Additional Option D8 (Costs of treatment as a result of a personal accident), Additional Option D9 (Temporary incapacity of the Insured to study or to work as a result of a personal accident), Additional Option D10 (Costs of dental treatment as a result of a personal accident), Additional Option D10 (Option D10 (Operous treatment as a result of a personal accident), Additional Option D11 (Edu Plus Assistance), Additional Option D17 (Care for a hospitalized child), within the scope of which the insurance cover is provided 24 hours a day on the territory of the Republic of Poland, and in the case of Additional Option D18 (Legal Assistance) the insurance cover is provided from Monday to Friday between 09:00 am and 5:00 pm and covers accidents that occurred in the territory of the Republic of Poland during the insurance period and diagnosed in the territory of the Republic of Poland according to Polish law, and in the case of Option "Hejt Stop", IT support is available 24 hours a day on business days, and legal assistance and psychological support are available from 8:00 am to 8:00 pm on business days, excluding bank holidays and December 24 and December 31.



What is the responsibility of the Insured?

- To immediately report to the physician and follow his instructions, in the case of an event that could result in InterRisk being held liable
- To notify InterRisk of the occurrence of an event
- To be examined by a physician designated by InterRisk, if InterRisk has requested such an examination, to identify the notified injuries



How and when should I pay premiums?

The premium shall be paid in the amount, form (cash or bank transfer) and by dates specified in the insurance contract.



When does the insurance cover begin and end?

InterRisk's liability under the insurance contract starts from:

- 1) the date specified in the insurance contract as the beginning of the insurance period, provided that the premium or its first installment has been paid by the date determined in the insurance contract, unless agreed otherwise;
- 2) the date following the date of payment of the premium or its first installment towards the Insured acceding to the group insurance plan by means of electronic communication after at least a month from the day specified in the insurance contract as the beginning of the insurance period;
- 3) in Additional Option D14 (Second Medical Opinion) from the date following the expiry of the grace period, which is 30 days long, counting from the date of start InterRisk's liability as referred to in item 1) and 2).

InterRisk's liability ceases:

- 1) with the end of the insurance period;
- 2) on the day of withdrawal from the insurance contract by the Policyholder;
- 3) on the day of termination of the insurance contract by mutual agreement of the parties or as a result of its termination;
- 4) in the case of a premium payment in installments if after the deadline for payment of an installment passes InterRisk calls the Policyholder to pay it with a threat that a failure to pay within 7 days from the date of receipt of the call by the Policyholder will cause InterRisk's liability to cease, and if the next installment of the premium is not paid within this deadline on the day of expiration of this deadline;
- 5) towards the Insured on the day the insurance amount is exhausted due to the payment of a benefit or benefits or arrangement of delivery of a benefit or benefits in the total amount equal to the insurance amount or the upper limit of liability;
- 6) towards the Insured on the day of his/her death;
- 7) towards the Insured in the group insurance contract on the last day of the calendar month in which InterRisk received a statement about the Insured's withdrawal from the insurance contract.



How to terminate the agreement?

If the insurance contract is concluded for a period longer than six months, the Policyholder shall have the right to withdraw from the insurance contract within 30 days and in the case the Policyholder is an entrepreneur within 7 days from the date of insurance contract conclusion.

A consumer who has concluded an insurance contract at a distance may withdraw from it without giving reasons by submitting a written declaration within 30 days from the date of conclusion of the agreement or from the date of confirmation of the information referred to in Article 39 of the Act on Consumer Rights, if later. A time limit shall be deemed to have been observed if, before its expiry, a statement has been sent. In the case of withdrawal from the insurance contract by the consumer, InterRisk shall only be entitled to a part of the premium calculated pro rata for each day on which InterRisk provides insurance cover.

The Policyholder may terminate the insurance contract at any time during its term with effect on the last day of a calendar month with 30 days notice.



GENERAL TERMS AND CONDITIONS OF EDU PLUS INSURANCE



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INITAL PROVISIONS

§1

- 1. The general terms and conditions of EDU PLUS insurance, hereinafter referred to as the "GT&C", shall apply to insurance contracts concluded by InterRisk Towarzystwo Ubezpieczeń Spółka Akcyjna Vienna Insurance Group with its registered office in Warsaw, ul. Noakowskiego 22, entered into the register of entrepreneurs of the National Court Register kept by the District Court for the Capital City of Warsaw, 12th Commercial Division of the National Court Register, under KRS number 0000054136, conducting insurance and reinsurance activity based on the permission of the Minister of Finance DU/905/A/KP/3 of 5 November 1993, hereinafter referred to as "InterRisk" with natural persons, legal persons and organizational units that are not legal persons to whim the act grants legal capacity.
- 2. An insurance contract may also be concluded for the account of a third party, however, the Insured is indicated in the insurance contract by name or, depending on the type of insurance contract concluded, is not indicated in the insurance contract.
- 3. The parties may introduce additional or different provisions to the insurance contract. Differences between the GT&C and the insurance contract shall be presented by InterRisk to the Policyholder in writing before the insurance contract is concluded.
- 4. The insurance contract shall be governed by the applicable provisions of Polish law, including the provisions of the Civil Code and the Act on Insurance and Reinsurance Activity.

WHAT DO THE TERMS USED IN THE GT&C MEAN? DEFINITIONS

§2

The below terms used in the GT&C and other documents related to the conclusion or performance of the insurance contract shall have the following meaning:

- terrorist acts illegal activities and actions organized for ideological, religious, political or social motives, individual or group, carried out by persons acting alone or for or on behalf of any organization or government, directed against persons, objects or society, aimed at influencing the government, introducing chaos, intimidation of the population and disorganization of public life by means of violence or threat of violence:
- aplastic anemia bone marrow failure, diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems of the ICD-10 as a code: D60-D61;
- application in Option "Hejt Stop", this shall mean computer software made available to the Insured by an IT service indicated by InterRisk, which is installed on a device belonging to the Insured for the purpose of remote and secure IT support:
- post-exposure diagnostic tests post-exposure tests for HIV or viral hepatitis run in the Insured:
- bacterial endocarditis a disease diagnosed by a physician and classified according to the International Classification of Diseases under code I33.0;
- echinococcosis a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code B67;
- Lyme disease a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code A68.2;

- 8) Assistance Center an organizational unit indicated by InterRisk (address, telephone number is given in the insurance contract), which, upon InterRisk's request, will arrange for assistance services under the scope of Option "Hejt Stop" and under Additional Option D12 (EDU PLUS Assistance);
- Second Opinion Center an organizational unit designated by InterRisk (contact data are provided in §21(13) of the GT&C), which arrange for Additional Option D14 (Second Medical Opinion) benefits on InterRisk's order;
- 10) TeleMedicine Center an organizational unit designated by InterRisk (contact data are provided in §21(12) of the GT&C), which arrange for TeleMedicine benefits on InterRisk's order;
- 11) disease disturbances in the functioning of apparatuses or organs of the body of the Insured's, regardless of anyone's will, diagnosable by a physician, requiring treatment or diagnosis;
- 12) Creutzfeldt-Jakob Disease a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code A81.0;
- Crohn's Disease a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code K50;
- 14) thromboembolic disease a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code I26 or I80;
- 15) myelodysplastic disorders (diseases) a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code D46;
- 16) mental illness according to the diagnosis of the treating physician, a disease is classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) as a mental disorder and behavioral disorder under code F00-F99;
- 17) **occupational disease** a disease included in the list of diseases constituting an annex to the Regulation of the Council of Ministers of 30 June 2009 on occupational diseases, in the wording valid as at the date of the conclusion of the insurance contract;
- 18) autoimmune diseases diseases in the course of which the immune system produces antibodies directed against its own tissues, which causes chronic inflammation and their permanent damage. It is necessary to develop elevated above-standard antibody titers and to develop at least one clinical symptom characteristic of the disease syndrome;
- type 1 diabetes a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code E10;
- 20) temporary inability of the Insured to study and/or to work temporary loss of ability to perform work by the Insured or to attend classes occurred as a result of a personal accident which took place during the insurance coverage term, documented with:
 - a) a copy or a print of a medical certificate issued in accordance with the Regulation of the Minister of Labor and Social Policy on the procedure and manner of adjudicating on temporary inability to work, issuing a medical certificate and the procedure and manner of correcting an error in a medical certificate in the wording valid as at the date of the conclusion of the insurance contract, confirmed as a conformity with the original by the employer or medical institution that issued the above mentioned certificate and a certificate confirming



Information referred to in Article 17 (1) of the Act on Insurance and Reinsurance Activity

TYPE OF INFORMATION	CONVENTIONAL TEMPLATE RECORD NUMBER
Conditions for payment of indemnity and other benefits or insurance surrender value	\$2, \$3, \$4, \$6, \$7, \$8, \$9, \$10, \$11, \$12, \$16, \$17, \$18 (10)-(12), \$20, \$21, \$22
2. Limitations and exclusions of liability of the insurance company giving the right to refuse to pay compensation and other benefits or to reduce them	§5, §8 (4d), §8 (6b), §8 (8d), §9 (9a), §9 (10d), §10 (III), §12 (III)-(IV), §13, §19 (4), §22 (5)-(6), (8) of the GT&C



- employment in the case of the Insured being an employee of an educational institution, unless the Insured could not obtain it for reasons beyond their
- b) a medical certificate or a print of a medical certificate confirming the period of inability to study and a certificate from school confirming absence from school - in the case of the Insured being a child, pupil or student attending an educational institution;
- 21) tuition fee a fee for the Insured's education;
- 22) public road a road within the meaning of Article 1 of the Act on Public Roads in the wording in force on the day of concluding the insurance contract;
- 23) Second Medical Opinion a benefit provided through the Second Opinion Center consisting of a reanalysis of the medical records for a Serious Illness referred to in item 68)(b) by a Consultant, using advanced diagnostic techniques and communication methods that do not involve direct consultation or any other direct contact between the Insured and the Consultant, after the Insured has obtained the first medical opinion. The result of the consultation is the preparation of a Second Medical Opinion, which is delivered to the Insured;
- 24) child each own child of the Policyholder and/or a child fully or partially adopted by the Policyholder, aged up to 18 years, and in the case of attendance at a public or non-public school (including a higher education institution) located on the territory of the Republic of Poland, on a daily, extramural or evening basis, excluding courses and correspondence education – aged up to 26 years;
- 25) day of hospitalization a stay in a hospital ward lasting at least one day, serving to restore or improve the health of the Insured, as a result of a personal accident or disease. In the event of payment of a benefit, the day of admission to and discharge from hospital shall be counted separately as full days of hospitalization save that if the admission and discharge took place on the same day, they shall be counted as one day of hospitalization;
- 26) E-consultation a TeleMedicine service arranged by the TeleMedicine Center on behalf of InterRisk and provided in the form of
 - a) internet chat exchange of short text messages.
 - b) teleconference audio transmission,
 - c) videoconferencing audiovisual broadcasting.
 - An E-Consultation lasts for a maximum of 15 minutes:
- 27) exposure exposure to HIV or hepatitis virus of the Insured who, in accordance with the act on health care activities in the wording valid as at the date of the conclusion of the insurance contract, obtains qualifications to practice the medical
- 28) brain tumor a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code D33 or D43;
- 29) spinal cord tumor or other spinal cord pathologies requiring surgery diseases diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under codes G95.1, G95.2, D43;
- 30) one-off benefit a benefit paid to the Insured on account of insurance under vhich InterRisk's liability is limited to one event during the insurance period;
- 31) cardiomyopathy a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code I42 (from I42.0 to I42.9);
- 32) grace period a period determined in the GT&C and the insurance contract, accounted for at premium calculation; InterRisk shall not be liable during the
- 33) mountain biking a form of cycling practiced with the use of mountain bikes in difficult terrain: mountain, forest, outside marked tourist trails for bikes and on specially marked bicycle tracks abounding in numerous natural or artificial obstacles (moguls, ruts, sharp corners, jumps);
- 34) post-exposure specialist consultations post-exposure consultations attended y the Insured with a physician;
- 35) **Consultant** a medical center and/or physician appointed by the Second Medical Opinion Center to re-consult medical records, accounting for the specifics of one of Serious Illness of the Insured as listed in item 68(b) under Additional Option D14 (Second Medical Opinion);
- 36) medical costs incurred on the territory of the Republic of Poland, resulting as a consequence of a personal accident and necessary from the medical point of view and documented costs of:
 - a) medical appointments, excluding dentist appointments,
 - b) ambulatory procedures,
 - c) examinations ordered by the attending physician,
 - d) hospitalization,
 - e) surgery done during an at least 3-day hospitalization,
 - plastic surgery recommended by a physician as a necessary part of the process of treating the consequences of a persona accident,
 - g) the purchase of dressings prescribed by a physician,

- h) rehabilitation ordered by the attending physician.
- the costs of medicines prescribed by the hospital attending physician in case of treatment that resulted in an at least 4-day hospitalization;
- 37) post-exposure treatment costs the medically necessary and documented costs incurred in the territory of the Republic of Poland in the period not longer than 12 months from the date of exposure for:
 - a) post-exposure specialist consultations,
 - b) post-exposure diagnostic tests,
 - c) post-exposure drug prevention treatment;
- 38) funeral costs documented funeral or cremation costs incurred in the territory of the Republic of Poland and resulting from the Insured's death in the consequence of a personal accident. The funeral costs include the costs of: purchase of a coffin or urn; preparing the body of the deceased for the funeral or cremation; transport of the body in the territory of the Republic of Poland to the funeral or cremation place, purchase and installation of a gravestone, purchase of wreaths, flowers, organization of the last farewell (consolation). The definition of funeral costs does not include fees and donations made to any church, costs of purchasing clothes for the deceased, costs of purchasing mourning clothes for family members, costs of purchasing a burial place;
- 39) costs of search operation for a child incurred in Poland by the legal guardian or parent of the Insured, documented costs for hiring a detective, publishing information in the media, printing leaflets or legal assistance, arising from the search for a missing child;
- 40) **physician** a person having formally confirmed qualifications in accordance with the requirements of the law in force in the country where he provides services, practicing profession within the scope of his rights and qualifications, not being the Policyholder, the Insured or a person close to the Insured;
- 41) Assistance Center Physician a physician employed or cooperating with the
- 42) explosives solid or liquid chemical substances or mixtures of substances capable of chemical reaction with the production of gas at such a temperature and pressure and at such a rate that they may cause damage in the surrounding environment, as well as products filled with explosives within the meaning of the Act on Exercising Business Activity in the Production and Marketing of Explosives, Arms, Ammunition, and Products and Technology for Military and Police Purpose in the wording in force on the day the insurance contract is concluded, as well as the Act on Explosives for Civil Use in the wording in force on the day the insurance contract is concluded. Ammunition for firearms used exclusively under the supervision of an instructor in a sporting or military range shall not be considered as
- 43) personal accident a sudden event occurring during the insurance coverage term, caused by an external cause, as a result of which the Insured, irrespective of their will, suffered bodily injury, disorder of health or death. Within the meaning of the GT&C, in case of a child Insured as referred to in item 24, a personal accident shall also include a heart attack or stroke;
- 44) major organ failure kidney, heart insufficiency;
- 45) renal failure a disease in which kidney function is impaired and glomerular filtration rate is reduced below 60 ml/min/1.73m² of body surface, diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code N17-N18.9;
- 46) heart failure a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code I50 and where cardiac function is impaired by the ability of the heart to provide sufficient blood flow according to the needs of the body. Presenting clinical symptoms included in III and IV class according to the NYHA

NYHA scale:

- Patients with a significantly reduced activity, due to ailments arising during minor efforts, such as washing or dressing. There are no complaints at rest. Patients in whom the least effort causes tiredness, shortness of breath, palpitations or angina pectoris, and ailments also occur at rest.
- 47) malignant cancer a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code C00-C97, except for diseases classified under codes C76-C80 and non-invasive cancer (carcinoma in situ);
- 48) frostbite skin damage caused by low temperatures as a consequence of a personal accident. The degree of frostbite shall be determined by your physician in accordance with International Statistical Classification of Diseases and Related Health Problems (ICD-10);
- 49) radioactive waste radioactive waste: solid, liquid or gaseous, containing radioactive substances;
- 50) burn skin damage caused by heat, corrosive chemicals (solid, liquid, gaseous), electric current, solar radiation - UV, radiation (X-ray, UV and other radioactive agents), high temperature as a consequence of a personal accident. The degree of burns shall be determined by a physician in accordance with the International Statistical Classification of Diseases and Related Health Problems (ICD-10);



- 51) surgery an invasive surgical procedure performed under general, regional or local anesthesia by an authorized physician with specialization in surgery, performed during an at least 3-day hospitalization during the insurance period, necessary from the medical point of view to restore the proper functioning of a sick organ or organ. Within the meaning of the GT&C, surgery is not: surgery performed for diagnostic purposes, invasive surgery not requiring an at least 3-day hospitalization or surgery not resulting from medical indications;
- 52) plastic surgery an invasive surgical procedure performed by an authorized surgery-specialty doctor in general, block or local anesthesia in hospital, at removing disfigurement, mutilation or deformity of the body of the Insured resulting from a personal accident, recommended by the attending physician as an essential part of the treatment process;
- 53) secondary surgery any subsequent surgery that is causally linked to the same accident or disease, regardless of numbers of days of hospitalization;
- 54) legal guardian a person providing care for the Insured established by the guardianship court in accordance with the provisions of the Family and Guardianship
- 55) close relatives spouse, children, partner, siblings, mother, father, stepfather, stepmother, stepchild, stepdaughter, parent-in-law, son-in-law, daughter-in-law, adopter and adopter of the Insured, quardians appointed by the quardianship court;
- 56) epilepsy a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) as G40-G40.9:
- 57) pandemic an epidemic of a given infectious disease occurring at the same time in different countries and on different continents, as defined by the World Health Organization (WHO);
- 58) paralysis total, irreversible loss of mobility function of at least two limbs. A disease diagnosed by a physician and classified according to accordance with the International Statistical Classification of Diseases and Related Health Problems (ICD-10) as a code: G81-G83.0:
- 59) partner a natural person being in a non-marital relationship with the Insured, not being in a relationship of kinship, affinity or adoption with the Insured, residing at the same address for at least two years, provided that the Insured and the partner are not in a marriage with other persons;
- 60) first medical opinion a statement on the Insured's health condition, issued by the Insured's attending doctor:
- 61) educational institution a nursery or a children's club within the meaning of the Act on care for children up to the age of 3, in the wording valid as at the date of the conclusion of the agreement, and a kindergarten, school, educational institution, lifelong learning institution, practical education institution, vocational education and training center, artistic institution within the meaning of the Act on the Education System in the wording in force on the date the insurance contract is concluded, and academies in the meaning of the Act on Education and Higher Education in the wording in force on the date the insurance contract is concluded;
- 62) hospitalization a stay in a hospital ward to restore or improve the health of the Insured as a result of a personal accident or disease. An admission of the Insured to the Emergency Room shall not be considered hospitalization unless treatment is further continued in a hospital ward (without a day of break). When the discharge from the hospital occurs after the end of the insurance period, the hospitalization is covered by the liability of the Insurer, provided that the admission to the hospital took place during the insurance coverage term;
- 63) entity performing medical activity a medical entity and professional practice, within the meaning of the Act on Medical Activity in the wording in force on the day of concluding the insurance contract;
- bodily injury from a dog bite;
- 65) vehicle within the meaning of the GT&C, solely for the purposes of insurance of the death of the Insured as a result of a traffic accident (Additional Option D1), referred to in §4(3)(1) of the GT&C, the vehicle shall be deemed to be solely: a passenger car, a lorry, a bus, a train, a tram, a trolley bus, a metro;
- 66) **nipping** bodily injury from animals other than dogs or insects;
- 67) poliomyelitis an infection caused by polio virus, which results in paralysis of respiratory muscles or limb muscles, or in the occupation of a respiratory center in the brain stem, with a permanent consequence in the form of severe paresis or paralysis; a disease diagnosed by a physician and classified according to accordance with the International Statistical Classification of Diseases and Related Health Problems (ICD-10) as a code: A80 or B91;
- 68) Serious Illness only the following diseases that were diagnosed for the first time in the Insured during the insurance period:
 - for Additional Option D5 (Serious Illness) malignant cancer, paralysis, kidney failure, poliomyelitis, vision loss, loss of speech, hearing loss, aplastic anemia, multiple sclerosis, type I diabetes, heart failure, inborn heart defect, meningitis. The transplantation of major organs shall also be regarded as a Serious Illness,
 - for Additional Option D14 (Second Medical Opinion) bacterial endocarditis, Crohn's disease, thrombophlebitis, myelodysplastic disease, type I diabetes, major organ failure, malignant neoplasm, third - and fourth-degree burns, epilepsy, prosthetic joint disease, chronic obstructive pulmonary disease, sepsis, multiple sclerosis, coma, thoracic or abdominal aortic aneurysm, major organ transplantation, stroke, loss of speech, loss of hearing, vision loss, HIV infection, hepatitis infection, meningitis, heart attack, brain tumor, cardio-

- myopathy, ophthalmic conditions, inflammatory bowel disease, spinal cord tumor or other spinal cord pathologies requiring surgery;
- 69) being under the influence of alcohol acting when the alcohol content in the body is from 0.2 ‰ blood alcohol or from 0.1 mg of alcohol in 1 dm³ in the exhaled
- 70) professional work a form of providing work or services for remuneration under an employment relationship, on the basis of a civil-law contract, a service relationship of an administrative and legal nature or in the scope of performing economic activity on own behalf;
- 71) post-exposure drug prevention treatment post-exposure prevention treatment with antiretroviral drugs administered to the Insured;
- 72) joint arthroplasty a surgical procedure carried out in a hospital that involves replacing a damaged joint, with an artificial implant;
- 73) professional retraining of disabled persons professional training of a person in relation to whom the Social Insurance Institution or the district (voivodeship) disability assessment board has made a decision on the advisability of professional retraining due to the Insured's inability to work in his or her hitherto exercised profession;
- 74) chronic obstructive pulmonary disease (COPD) a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10 under code J44:
- 75) wound breaking of the continuity of the body's coating as a result of a sharp or blunt object, leading to linear or unregulated tissue damage as a result of a personal accident. Within the meaning of the GT&C, wounds related to the Insured's surgical treatment shall not be considered as wounds;
- 76) practicing recreational sports undertaken voluntarily, not for profit, a form of physical activity of the Insured consisting in practicing sports for rest or entertainment, not related to participation in trainings, competitions, training camps and fitness or training camps organized by clubs, unions, sports organizations, performed in free time from work/science;
- 77) rehabilitation specialist procedures provided by persons authorized to provide said services, performed via kinesiotherapy, physical therapy, medical massage, ordered by the attending physician, aimed at curing or reducing organ dysfunction, as well as at restoring full or achievable physical fitness, lost as a result of a personal
- 78) parent father or mother of the Insured within the meaning of the provisions of the Family and Guardianship Code in the wording in force on the date of insurance contract conclusion;
- 79) **vehicle motion** situations when the vehicle moves as a result of engine operation or inertia force;
- 80) ophthalmic conditions diseases diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10 under codes H05.3, H31.4, H33, H35.7, H40;
- 81) sepsis a syndrome of systemic inflammatory reaction (SIRS) caused by an infection caused by the presence of microorganisms and their toxic products in the blood, confirmed by blood culture resulting in dysfunction or failure of at least two organs or systems;
- 82) high-risk sports and activities highlining, slacklining, cycle speedway, airsoft, bouldering, rock climbing on a natural terrain, ice climbing, mountaineering, mountaineering, mountaineering, Himalayan mountaineering, skialpinism and any form of mountain climbing outside of dedicated trails and above the height of 2,000 meters above sea level, trekking, extreme skiing, also freestyle, freeride, alpine snowboarding, speed snowboarding, ski and snowboard jumps and evolutions, rafting, canyoning, hydrospeed, mountain canoeing, gliding, parachuting, hang gliding, paragliding, motor gliding, ballooning, piloting of aircraft or helicopters, zorbing, bungee jumping, diving below the depth of 20 meters, parkour, freerun, buggykitting, windsurfing, driving quads/cross motors, kite surfing, sailing outside territorial waters more than 12 nautical miles from the coast, extreme cycling, mountain biking, animal riding, speleology, bobsleighing, tobogganing, motor sports, i.e. sports done with (combustion or electric) motor vehicles, involving road racing, motorcycle rallying, motocross, track motorcycle racing, which includes the sport of speedway racing, ice racing, grass racing, long track racing (about 1,000 meters), motorcycle Gymkhana, karting, and go-kart racing; motorsport involving auto racing and rallying, heliskiing, heliboarding, freefall, downhill, b.a.s.e. jumping, dream jumping and skiing or snowboarding on off-piste, water skiing, and sports using mobiles designed to move on snow or ice, martial arts sports excluding aikido, Brazilian jiu-jitsu, capoeira, jiu-jitsu, judo, karate, kendo, kung-fu, fencing, tai chi; taekwondo, and wrestling;
- 83) **multiple sclerosis** a disease characterized by the demyelination of nerve fibers in the brain and spinal cord, diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code G35;
- 84) psychotropic substance a substance specified in the list of psychotropic substances included in the Regulation of the Minister of Health on the list of psychotropic substances, narcotics and new psychoactive substances in the wording in force on the day the insurance contract is concluded:
- 85) hospital an enterprise of a medical entity, in which said entity performs medical activities in the form of hospital services within the meaning of the Act on Medical Activity, in the wording valid as at the date of the conclusion of the insurance contract;



- 86) coma a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10 under code R40.2;
- 87) narcotic a substance specified in the list of psychotropic substances included in the Regulation of the Minister of Health on the list of psychotropic substances, narcotics and new psychoactive substances in the wording in force on the day the insurance contract is concluded;
- 88) substitute agent a product containing a substance acting on the central nervous system, which may be used for the same purposes as a narcotic, a psychotropic substance and/or a new psychoactive substance, the production and marketing of which is not regulated under separate provisions within the meaning of the Act on Counteracting Drug Addiction, in the wording in force on the day the insurance contract is concluded:
- 89) benefit a monetary amount paid to the Insured, and in the case of the Insured's death - monetary amount paid to the Beneficiary by InterRisk in the case of recognition of a claim arising as a result of an event which is covered by insurance
- 90) hospital services services within the meaning of the Act on Medical Activity in the wording in force on the day of insurance contract conclusion, performed 24 hours a day, constituting comprehensive health services consisting in diagnosis, treatment, care and rehabilitation, which cannot be performed within the framework of other stationary and 24 hours a day health services or ambulatory health
- 91) TeleMedicine service a health service within the meaning of the Act on Medical Activity in the wording valid as at the date of the conclusion of the insurance contract, provided by an internist, pediatrician, psychologist, gynecologist and/ or urologist using ICT systems or communication systems;
- 92) grounds of an educational institution buildings and fenced area of an educa-
- 93) thoracic or abdominal aortic aneurysm a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10 under code I71;
- 94) toxoplasmosis a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code B58:
- 95) transplantation of major organs going through heart, heart and lung, liver or parts of liver, kidney or bone marrow transplantation as a recipient, as a consequence of a disease first diagnosed during the insurance coverage term;
- 96) **trekking** a form of walking tourism, cultivated in difficult terrain and climatic conditions: rivers, swamps, volcanoes, deserts, tropical areas, glaciers, mountains above 2,500 m above sea level or outside marked mountain tourist trails;
- 97) permanent partial disability bodily injuries listed in Table No. 1 in §8(4), as well as in Table No. 4 in §9(9) resulting from a personal accident;
- 98) Policyholder a natural person, a legal person or an organizational unit which is not a legal person and which is granted legal capacity by the law, concluding an insurance contract with InterRisk for the account of the Insured or, in the case the Insured is over 18 years old and meets the definition of a child specified in the GT&C – for their own account, obliged to pay the insurance premium;
- 99) group insurance insurance contract concluded for the account of natural persons, where the minimum group of persons acceding to the insurance contract is at least 3 persons, and in the case of extending Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus" by Additional Options (D1-D20) referred to in §11, §12, the minimum group of persons acceding to the insurance contract is at least 5 persons;
- 100) individual insurance an insurance contract concluded by the Policyholder who is a natural person on behalf of a child or in the case when the Insured is over 18 years of age and meets the definition of a child set forth in the GT&C, on the Policyholder's own account;
- 101) family insurance an insurance contract concluded by the Policyholder who is a natural person for the account of children, where the minimum number of persons covered by insurance cover under said insurance contract is at least 2
- 102) Insured under Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus", and under Additional Options (D1-D19) – a natural person under 65 years of age on the day of entering into the insurance, for whom the Policyholder concluded an insurance contract, and under Additional Option D20 (Legal Assistance) – a natural person who on the day of entering into the insurance is a child within the meaning of the GT&C, for whom the Policyholder concluded an insurance contract;
- 103) **onerous treatment** treatment of the Insured being a consequence of a personal accident which took place during the insurance coverage term, resulting in damage to the Insured's body, due to which:
 - the Insured is not entitled to any benefit under any Option as referred to in §4(1), and
 - the Insured required medical treatment, during which the Insured attended at least two medical appointments and one follow-up appointment.

all of which took place in an inpatient medical facility, or the Insured suffered a temporary inability to study or work for a period of not less than 12 days;

- stroke diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under
- 105) stinging breaking of skin tissue by insects;
- 106) Beneficiary an entity indicated by the Insured and in the case of minors by the statutory representative of the Insured to receive compensation in the case of death of the Insured as a result of a personal accident. In the case of non-appointment of the Beneficiary, in the case of the Insured's death as a result of a personal accident, the Beneficiary shall be deemed to be the Insured's closest family members according to the following order and shares:
 - spouse of the Insured, (in full), provided that before the death of the Insured there was no separation ordered. In the case of ordered separation the benefit is not paid to the spouse of the Insured,
 - b) children of the Insured (in equal parts),
 - parents of the Insured (in equal parts) or legal guardians (in equal parts) exercising care upon the Insured's death.
 - d) other members of the immediate family of the Insured being the heirs of the Insured (in equal parts);
- 107) locomotor trauma an injury to the locomotor system as a result of a personal accident, which did not result in fracture of the bone, but in accordance with the physician's recommendation, the locomotor system was immobilized using a medical agent (gypsum, synthetic gypsum (light gypsum), rail, corset, orthopedic collar, stabilizer, orthosis, orthosis, plaster tutor, orthopedic vest);
- 108) device under Option "Hejt Stop" undamaged and used in accordance with its intended use:
 - a) computer hardware a desktop computer station or notebook on which an application can be installed,
 - b) computer-compatible peripheral devices scanner, monitor, keyboard, printer,
 - c) a device connected to computer hardware a router, tablet or smartphone;
- 109) health detriment impairment of the efficiency of the organism as a result of a personal accident, consisting in permanent, not yearly improvement in the light of the current state of medical knowledge, damage to a given organ, apparatus or
- 110) loss of speech total and irreversible loss of speech recognized by a physician, meaning the inability to articulate understandable words or understandable language, lasting continuously for at least 6 months;
- 111) hearing loss total and irreversible hearing loss recognized by a physician for all sounds as a consequence of disease or personal accident, lasting continuously for at least 6 months;
- 112) loss of eyesight total, permanent and irreversible loss of sight in both eyes recognized by a physician (VO=0, with no sense of light or with sense of light without location) arose as a result of a disease or a personal accident, provided that the permanence of the disease shall be determined at least 6 months from the date of its occurrence:
- 113) congenital defect an anatomical abnormality classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) as congenital malformations, deformations and chromosome aberrations (ICD code: O00-O99):
- 114) brain concussion a medically diagnosed brainstem dysfunction as a consequence of a personal accident, classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10as a concussion (ICD code: S06.0);
- 115) rabies a disease diagnosed by a physician and classified according to the ICD International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code A82;
- 116) practicing competitive sports a form of physical activity undertaken in order to obtain, by way of individual or collective competition, maximum sport results, consisting in practicing sports by the Insured:
 - a) by participating in training sessions, competitions, training camps, fitness camps or training camps in extracurricular sports clubs, associations and
 - b) during physical education classes taking place under the current timetable at sports schools,
 - against remuneration, i.e. in the case of receiving remuneration on the basis of an employment contract or a civil law contract for practicing sports, both in individual and team form.

Within the meaning of the GT&C, practicing competitive sports shall not be considered as physical activity of the Insured consisting in:

- participating in training, competitions, camps and fitness or training camps within the framework of school (pupil) sports clubs,
- practicing sports during physical education classes (also in sports classes) taking place within the scope of the valid timetable, except if the Insured is a student of a sports school.
- participation of the Insured in intra-school or inter-school occupations, except when the Insured is a student of a sports school,



- d) recreational sports activities;
- 117) traffic accident a sudden event caused by vehicle traffic, as a result of which the Insured, being a passenger of the vehicle, pedestrian or person driving the vehicle, independently of his or her will, suffered bodily injury, health disorder or died:
- 118) **medical devices issued on request** only medical devices issued on request as specified in the Regulation of the Minister of Health of 29 May 2017 on the list of medical devices issued on request in the wording valid as at the date of the conclusion of the insurance contract;
- 119) **infection with HIV virus** a HIV infection diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code B20-B24, which has occurred solely as a result of a blood transfusion or in connection with an occupation;
- 120) infection with viral hepatitis diagnosed by a physician on the basis of conducted examinations – yellowing of skin and mucous membranes, elevated parameters of AspAT, ALAT, presence of HBs antigen and HBe antigen;
- 121) meningitis a disease diagnosed by a physician, caused by viruses and bacteria, causing inflammation, confirmed by examination of the cerebrospinal fluid, including: soft meninges, arachnoid meninges and subarachnoid space, classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code G00-G05;
- 122) food poisoning an acute bacterial gastrointestinal disorder resulting from the consumption of food or intake of fluids containing harmful agents, characterized by diarrhea or vomiting. Food poisoning shall not be considered poisoning caused by the use of narcotics, substitutes, psychotropic substances and alcohol;
- 123) myocardial infarction diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems (ICD-10) under code I21-I22;
- 124) fracture a break in the continuity of bone tissue found by a physician;
- 125) pathological fracture a disease diagnosed by a physician and classified according to the International Statistical Classification of Diseases and Related Health Problems ICD-10 under code M80 or M84.4;
- 126) habitual dislocation at least third dislocation of the same joint.

WHAT TYPE OF COVER DOES THIS INSURANCE POLICY PROVIDE? INSURANCE OBJECT

§3

- The insurance object shall be the consequences of a personal accident which occurred during the insurance coverage term or disease and their consequences which were diagnosed during the insurance coverage term.
- 2. The insurance cover is provided 24 hours a day around the world, with the exception of the following: Additional Option D4 (Hospitalization as a result of a personal accident), Additional Option D3 (Hospitalization as a result of a disease), Additional Option D4 (Costs of plastic surgeries as a result of a personal accident), Additional Option D6 (Surgery as a result of a personal accident), Additional Option D7 (Surgery as a result of a disease), Additional Option D8 (Costs of medical treatment as a result of a personal accident), Additional Option D9 (Temporary inability of the Insured to study and/or to work as a result of a personal accident), Additional Option D10 (Costs of dental treatment as a result of a personal accident), Additional Option D11 (Onerous treatment as a result of a personal accident) and Additional Option D12 (EDU PLUS Assistance), Additional Option D18 (Care for a hospitalized child), under which insurance coverage is granted 24 hours a day in the territory of the Republic of Poland, and in the case of Additional Option D20 (Legal Assistance), insurance coverage is granted from Monday to Friday at 9:00 am - 05:00 pm and covers insurance accidents occurring during the insurance period and recognized in the Republic of Poland according to Polish law, and in the case of Option "Hejt Stop", IT support is available 24 hours a day on business days, and legal assistance and psychological support are available from 8:00 am to 8:00 pm on business days, excluding bank holidays and December 24 and December 31.

WHAT OPTION OF INSURANCE WILL YOU CHOOSE? SCOPE OF INSURANCE COVER

§4

- 1. At the request of the Policyholder, as well as on the basis of the provisions of the GT&C, the insurance contract may be concluded in:
 - 1) Option "Podstawowa" or Option "Podstawowa Plus" covering:
 - a) death of the Insured as a result of a personal accident;
 - b) death of the Insured as a result of a personal accident within the grounds of an educational institution;
 - c) health detriment as a result of a personal accident;
 - d) costs of purchasing medical devices issued on request and costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged as a result of a personal accident within the grounds of an educational institution;
 - e) costs of professional retraining of disabled persons;

- f) a bite, nipping, stinging;
- g) diagnosis of sepsis in a child Insured;
- death of a legal guardian or a parent of the Insured as a result of a personal accident:
- health detriment from epilepsy;
- j) a concussion as a result of a personal accident;
- k) food poisoning or sudden gas poisoning, or electric shock or lightning;
- I) diagnosis of zoonoses (echinococcosis, toxoplasmosis, rabies) in the Insured;
- m) costs of the search operation for the child;
- 2) Option "Ochrona", in one of the options (01-11), including:
 - a) death of the Insured as a result of a personal accident;
 - b) death of the Insured as a result of a personal accident within the grounds of an educational institution;
 - c) diagnosis of sepsis in a child Insured;
 - d) permanent partial disability;
 - costs of purchasing a wheelchair in the case of disability as a result of a personal accident:
 - f) a fracture of one or more bones as a result of a personal accident;
 - g) wounds as a result of a personal accident;
 - h) injuries to the locomotor system resulting as a result of a personal accident;
 - i) a bite, nipping, stinging;
 - i) a concussion as a result of a personal accident;
 - death of a legal guardian or a parent of the Insured as a result of a personal accident;
 - I) food poisoning or sudden gas poisoning, or electric shock or lightning;
 - m) diagnosis of zoonoses (echinococcosis, toxoplasmosis, rabies) in the Insured;
 - n) costs of the search operation for the child;
- 3) Option "Ochrona Plus" including the following risks:
 - a) death of the Insured as a result of a personal accident;
 - b) death of the Insured as a result of a personal accident within the grounds of an educational institution:
 - c) costs of purchasing medical devices issued on request and costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged as a result of a personal accident within the grounds of an educational institution;
 - d) costs of professional retraining of disabled persons;
 - e) a bite, nipping, stinging;
 - f) diagnosis of sepsis in a child Insured;
 - g) death of a legal guardian or a parent of the Insured as a result of a personal accident;
 - h) health detriment as a result of an epileptic seizure;
 - permanent partial disability;
 - j) broken bones, joint dislocations or sprains;
 - k) food poisoning or sudden gas poisoning, or electric shock or lightning;
 - a concussion as a result of a personal accident;
 - $\ m)\ diagnosis\ of\ zoonoses\ (echinococcosis,\ toxoplasmosis,\ rabies)\ in\ the\ Insured;$
 - n) costs of the search operation for the child.
- The scope of the insurance contract included in Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus", in addition to the risks indicated in section 1, also includes Option "Hejt Stop", referred to in §10.
- For the payment of additional premium, Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus", may be extended by Additional Options D1 D20:
 - 1) Additional Option D1 Death of the Insured as a result of a traffic accident;
 - Additional Option D2 Burns and frostbite;
 - 3) Additional Option D3 Hospitalization as a result of a personal accident;
 - 4) Additional Option D4 Hospitalization as a result of a disease;
 - 5) Additional Option D5 Serious Illness;
 - 6) Additional Option D6 Surgery as a result of a personal accident;
 - 7) Additional Option D7 Surgery as a result of a disease;
 - 8) Additional Option D8 Costs of medical treatment as a result of a personal accident;
 - Additional Option D9 Temporary inability of the Insured to study and/or to work as a result of a personal accident;



- 10) Additional Option D10 Costs of dental treatment as a result of a personal
- 11) Additional Option D11 Onerous treatment as a result of a personal accident:
- 12) Additional Option D12 EDU PLUS Assistance;
- 13) Additional Option D13 TeleMedicine:
- 14) Additional Option D14 Second Medical Opinion;
- Additional Option D15 Costs of the Insured's funeral;
- 16) Additional Option D16 TICK package and diagnosis of Lyme disease;
- 17) Additional Option D17 Costs of a paid trip following a personal accident;
- 18) Additional Option D18 Care for a hospitalized child:
- 19) Additional Option D19 Post-exposure treatment costs;
- 20) Additional Option D20 Legal Assistance
- 4. The scope of insurance in a contract concluded in individual or family form shall cover the consequences of personal accidents suffered in connection with competitive sports by an Insured who is under 20 years of age on the date of commencement of InterRisk's liability.
- 5. The scope of cover of the Insured in the agreement concluded in a group form shall cover the consequences of personal accidents suffered in connection with practicing competitive sports.

WHEN WILL INTERRISK NOT PAY OUT A BENEFIT? **EXCLUSIONS OF LIABILITY**

- 1. InterRisk shall not be liable for events occurring as a result of or in connection with:
 - intentional committing or attempting to commit a crime by the Insured, a legal guardian or parent of the Insured;
 - 2) committing or attempting suicide or self-inflicted injury by the Insured, a legal guardian or parent of the Insured;
 - bodily injuries caused before the date of the start of insurance coverage; 3)
 - 4) diseases diagnosed before the date of the start of insurance coverage;
 - acts of war, martial law, riots and unrest, and acts of terrorism, excluding passive acts of terror;
 - driving a vehicle by the Insured, a legal guardian or a parent of the Insured who is a driver of a vehicle, who does not have the required authorization to drive a given vehicle if the vehicle was unregistered or did not have a valid technical inspection, if with respect to a given vehicle there is a requirement to register or perform periodic technical inspection, unless the required authorization to drive a given vehicle is lacking, the vehicle is not registered or the technical condition of the vehicle had no impact on the accident;
 - cycling on public roads by the Insured up to the age of 10 without the supervision of an adult;
 - 8) an occupational disease, mental illness:
 - 9) an autoimmune disease, except for Serious Illnesses as referred to in §2(68);
 - 10) congenital defects and their consequences, except for the provisions of §11(1)(5);
 - 11) a myocardial infarction or cerebral stroke, diagnosis of sepsis in an Insured not falling under the definition of a child as referred to in §2(24);
 - 12) practicing competitive sports under an agreement concluded in an individual or family form, subject to §4(4);
 - 13) practicing sports and high-risk activities by the Insured, a legal guardian or parent of the Insured:
 - 14) a habitual dislocation;
 - 15) performing preventive examinations not resulting from disease or personal ccident and not recommended by a physician;
 - 16) Acquired Immunodeficiency Syndrome (AIDS) and related opportunistic infections, cancer, neurological diseases and other AIDS-related disease syndromes;
 - 17) the Insured's, the Insured's legal quardian's or parent's remaining under the influence of alcohol, narcotics, psychotropic substances or substitutes within the meaning of the Act on Counteracting Drug Addiction, in the wording valid as at the date of the conclusion of the insurance contract, with the exception of cases of taking such substances in accordance with a physician's recommendation, provided that the Insured, legal guardian or parent of the Insured being under the influence of alcohol, narcotics, psychotropic substances or substitutes had an impact on the occurrence of personal accident or disease;
 - 18) radioactive waste or explosives, except in the case of an event arising out of or in connection with explosives used in class;
 - 19) a secondary surgery;
 - 20) fainting;
 - 21) a pathological fracture.

- 2. In the case of Additional Option D3 (Hospitalization as a result of a personal accident). Additional Option D4 (Hospitalization as a result of a disease) and Additional Option D18 – care for a hospitalized child, referred to in §11(1)(3), (4), (18) of the GT&C, taking into account the exclusions specified in section 1, additionally InterRisk shall not be liable for:
 - events arising as a result of or in connection with rehabilitation recommended in connection with the accident or disease;
 - a hospitalization which, on the basis of medical records, ended with no diagnosis of illness or injury and was a hospitalization for diagnostic purposes.
- 3. Additionally, for Additional Option D5 (Serious Illness) and Additional Option D14 (Second Medical Opinion), including the exceptions determined in section 1, InterRisk shall not be liable for diagnosing a non-invasive cancer (carcinoma in situ).
- 4. In the case of Additional Option D11 (onerous treatment as a result of a personal accident), InterRisk will not pay a benefit if the follow-up medical appointments were made via telemedicine or communication systems.
- 5. The insurance coverage shall not cover compensation for pain, suffering or physical and mental suffering.
- InterRisk shall not be liable for medical treatment costs or dental treatment costs incurred outside the territory of the Republic of Poland
- 7. InterRisk shall not cover the costs of travel to medical centers by the Insured, except for medical transport under Additional Option D12 (EDU PLUS Assistance), costs incurred in connection with obtaining medical records and costs of purchase of medicines, except for extending the scope by Additional Option D8 (Costs of treatment as a result of a personal accident) in accordance with §11(1)(8) of the GT&C.
- 8. The scope of services provided under Additional Option D12 (EDU PLUS Assistance) does not include:
 - 1) events that occurred outside the territory of the Republic of Poland;
 - 2) costs incurred by the Insured without prior notification and authorization of the Assistance Center, even if the costs are within the limits of liability, unless the lack of notification and authorization of the Assistance Center occurred for reasons beyond the control of the Insured;
 - 3) costs of transport of medicines not prescribed by the attending physician.
- 9. In the case of Additional Option D14 (Second Medical Opinion), subject to the exclusions set forth in section 1, additionally InterRisk shall not be liable for:
 - events due to which the Insured's treatment was started before the date of start of insurance coverage;
 - events that occurred within 30 days, counting from the date of start of insurance
 - the consequences of any action or inaction based on the information contained in the Second Medical Opinion and the consequences of implementing the treatment plans proposed by the Consultant, as well as their effectiveness.
- 10. Additionally, for Additional Option D19 (Post-exposure treatment costs), including the exceptions determined in section 1, InterRisk shall not be liable for infection with the HIV virus or infection with the hepatitis virus which occurred before the date of start of insurance cover.
- 11. InterRisk shall have the right to refuse to pay the benefit for the Insured's temporary inability to study or work, referred to in §11(1)(9), if it is determined that during the Insured's temporary inability to study or work, the Insured attended classes or performed professional work.
- 12. In Additional Option D9 (temporary inability of the Insured to study or work as a result of a personal accident), referred to in §2(20), insurance coverage shall not apply to students.
- 13. InterRisk will not provide coverage or pay benefits to the extent that the coverage or payment of benefits would expose InterRisk to consequences related to noncompliance with UN resolutions or sanction regulations, trade embargoes or economic sanctions enacted under the laws of the European Union or the United States of America, the United Kingdom of Great Britain and Northern Ireland or the laws of other countries and regulations issued by international organizations, if applicable to the object of contract.

WHAT DOES OPTION "PODSTAWOWA" PROVIDE? TYPE AND AMOUNT OF BENEFITS

Option "Podstawowa" shall cover the following benefits:

- 1) as a result of a personal accident:
 - a) in the case of 100% health detriment a benefit amounting to 100% of the insurance amount under the insurance contract;
 - b) in the case of health detriment of less than 100% a benefit amounting such a percentage of the insurance amount that the health detriment occurred;
 - c) costs of acquisition of medical devices issued on request and costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged due to a personal accident within the grounds of an educational institution:



- acquisition of medical devices issued on request up to 30% of the insurance amount under the insurance contract, provided that; they are medically necessary and documented by a copy of the medical order for the supply of medical devices issued on request; and they have incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident;
- reimbursement of costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged due to a personal accident within the grounds of an educational institution up to PLN 300, provided that the personal accident as result of which the corrective glasses, hearing device, orthodontic device and/or insulin pump happened within the grounds of an educational institution and resulted in a bodily injury requiring medical attention at a medical center;
- d) costs of professional retraining of disabled persons reimbursement of documented costs up to 30% of the insurance amount under the insurance contract, provided that:
 - on the basis of the decision of the Social Insurance Institution, the Insured was granted a training pension as a person permanently unable to work in the existing profession or a decision of the district (or voivodeship) Disability Assessment Team, in which the purpose of vocational retraining of the disabled person was determined; and
 - ii. they have been incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident;
- in the case of health detriment as a result of an epileptic seizure a one-off benefit amounting to 1% of the insurance amount under the insurance contract, provided that epilepsy was diagnosed for the first time within the insurance
- 3) in the case of the **Insured's death as a result of a personal accident** a benefit amounting to 100% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred during the insurance period; and
 - b) the death occurred within two years from the date of the personal accident;
- in the case of the **Insured's death as a result of a personal accident within the** grounds of an educational institution - an additional benefit amounting to 300% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred in the educational institution where the Insured is a pupil or employee, during the insurance period;
 - b) the death occurred within six months from the date of personal accident; and
 - the personal accident is documented by a certificate issued by the director of the educational institution;
- in the case of a diagnosis of sepsis in a child Insured a one-off benefit amounting to 10% of the insurance amount under the insurance contract, but no more than PLN 5000, provided that the sepsis was diagnosed for the first time during the insurance coverage term;
- in the case of $\mbox{\em death}$ of a legal guardian or parent of the Insured as a result of a personal accident - a one-off benefit amounting to 10% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred during the insurance period;
 - the death occurred within 12 months from the date of the personal accident; InterRisk's liability is limited to two events within the insurance coverage term;
- in the case of a bite, nipping, stinging a one-off benefit amounting to
 - a) 1% of the insurance amount under the insurance contract in the case of a bite;
 - 2% of the insurance amount under the insurance contract in the case of nipping, stinging, provided that an at least 2-day hospitalization was necessary as a result of nipping, stinging;
- 8) in the case of a **concussion as a result of a personal accident** a one-off benefit amounting to 1% of the insurance amount under the insurance contract, if as a result of a personal accident the Insured suffered a concussion, as a result of which an at least 3-day hospitalization was necessary:
- in the case of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning - a one-off benefit amounting to 2% of the insurance amount specified in the insurance contract, provided that the Insured is hospitalized for at least three days as a result of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning;
- 10) in the case of a diagnosis of zoonoses in the Insured (echinococcosis, toxoplasmosis, rabies) - a one-off benefit amounting to 5% of the insurance amount specified in the insurance contract, provided that echinococcosis, toxoplasmosis or rabies has been diagnosed during the insurance period;
- 11) costs of child search operations reimbursement of documented costs up to 10% of the insurance amount specified in the contract of insurance, provided that a report of the disappearance of the child to the police is documented.

WHAT DOES OPTION "PODSTAWOWA PLUS" PROVIDE? TYPE AND AMOUNT OF BENEFITS

Option "Podstawowa Plus" includes the following benefits:

- 1) as a result of a personal accident:
 - a) in the case of 100% health detriment a benefit amounting to 100% of the insurance amount under the insurance contract;
 - b) in the case of **health detriment below 100%** a benefit amounting to such a percentage of the insurance amount, in which health detriment occurred only for the bodily injuries specified in the EDU PLUS Health Detriment Standards Table, constituting Appendix No. 1 to the GT&C;
 - c) costs of acquisition of medical devices issued on request and costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump due to a personal accident within the grounds of an educational institution - reimbursement of documented
 - acquisition of medical devices issued on request up to 30% of the insurance amount under the insurance contract, provided that they are medically necessary and documented by a copy of the medical order for the supply of medical devices issued on request; and they have been incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident:
 - reimbursement of costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged due to a personal accident within the grounds of an educational institution – up to PLN 300, provided that the personal accident as result of which the corrective glasses, hearing device, orthodontic device and/or insulin pump happened within the grounds of an educational institution and resulted in a bodily injury requiring medical attention at a medical center;
 - d) costs of professional retraining of disabled persons reimbursement of documented costs up to 30% of the insurance amount under the insurance contract, provided that:
 - on the basis of the decision of the Social Insurance Institution, the Insured was granted a training pension as a person permanently unable to work in the existing profession or a decision of the District (or Voivodeship) Disability Assessment Team, in which the purpose of vocational retraining of the disabled person was determined; and
 - they have been incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident;
- 2) in the case of health detriment as a result of an epileptic seizure a one-off benefit amounting to 1% of the insurance amount under the insurance contract, provided that epilepsy was diagnosed for the first time within the insurance
- in the case of the **Insured's death as a result of a personal accident** a benefit amounting to 100% of the insurance amount under the insurance contract. provided that:
 - a) the personal accident occurred during the insurance period; and
 - b) the death occurred within two years from the date of the personal accident;
- 4) in the case of the Insured's death as a result of a personal accident within the grounds of an educational institution - an additional benefit amounting to 300% of the insurance amount under the insurance contract, provided that:
 - the personal accident occurred in the educational institution where the Insured is a pupil or employee, during the insurance period;
 - b) the death occurred within six months from the date of personal accident; and
 - the personal accident is documented by a certificate issued by the director of the educational institution;
- 5) in the case of a diagnosis of sepsis in a child Insured a one-off benefit amounting to 10% of the insurance amount under the insurance contract, but no more than PLN 5000, provided that the sepsis was diagnosed for the first time during the insurance coverage term;
- in the case of the **death of** a legal guardian or a parent of the **Insured as a result** of a personal accident – a one-off benefit amounting to 10% of the insurance amount under the insurance contract, provided that:
 - the personal accident occurred during the insurance period; and
 - b) the death occurred within 12 months from the date of the personal accident; InterRisk's liability is limited to two events within the insurance period;
- 7) in the case of a bite, nipping, stinging a one-off benefit amounting to:
 - a) 1% of the insurance amount under the insurance contract in the case of a bite:
 - 2% of the insurance amount under the insurance contract in the case of nipping, stinging, provided that an at least 2-day hospitalization was necessary as a result of nipping, stinging;
- in the case of a concussion as a result of a personal accident a one-off benefit amounting to 2% of the insurance amount under the insurance contract, if



- as a result of a personal accident the Insured suffered a concussion, as a result of which an at least 3-day hospitalization was necessary:
- in the case of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning a one-off benefit amounting to 2% of the insurance amount specified in the insurance contract, provided that the Insured is hospitalized for at least three days as a result of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning;
- 10) in the case of a diagnosis of zoonoses in the Insured (echinococcosis, toxoplasmosis, rabies) - a one-off benefit amounting to 5% of the insurance amount specified in the insurance contract, provided that echinococcosis, toxoplasmosis or rabies has been diagnosed during the insurance period;
- 11) costs of child search operations reimbursement of documented costs up to 10% of the insurance amount specified in the contract of insurance, provided that a report of the disappearance of the child to the police is documented.

WHAT DOES OPTION "OCHRONA" PROVIDE? TYPE AND AMOUNT OF BENEFITS

Option "Ochrona" shall cover the following benefits:

- 1) in the case of the Insured's death as a result of a personal accident a benefit amounting to 100% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred during the insurance period; and
 - b) the death occurred within two years from the date of the personal accident;
- 2) in the case of the Insured's death as a result of a personal accident within the grounds of an educational institution - an additional benefit amounting to 100% of the insurance amount under the insurance contract, provided that:
 - the personal accident occurred in the educational institution where the Insured is a pupil or employee, during the insurance period;
 - b) the death occurred within six months from the date of personal accident; and
 - the personal accident is documented by a certificate issued by the director of the educational institution:
- 3) in the case of a diagnosis of sepsis in a child Insured a one-off benefit amounting to 100% of the insurance amount under the insurance contract, provided that the sepsis was diagnosed for the first time within the insurance
- in the case of **permanent partial disability** depending on the type of bodily injury suffered as a result of a personal accident that occurred within 12 months from the date of the personal accident, there is an entitlement - in accordance with Table No. 1 – to benefit amounting to a percentage of the insurance amount under the insurance contract for permanent partial disability;

TABLE NO. 1

Item	Type of injury	Amount of the benefit expressed as a percentage (%) of the insurance amount under the insurance contract for permanent partial disability	
	Total physical loss or total and permanent loss of function of specific organs or permanent impairment of the function of specific organs:		
1.	eyesight in both eyes	100	
2.	eyesight in one eye	40	
3.	hearing in both ears	100	
4.	hearing in one ear	20	
5.	speech (includes total loss of tongue and motor and sensory aphasia)	40	
6.	nose (including nasal bones)	20	
7.	earlobe	10	
8.	lloss of the lower limb at th	ne level of:	
a)	hip joint, thigh, knee joint, shank, foot	50	
b)	toe	5	
c)	another toe of the foot	2	
9.	lower limb paresis	25	
10.	restriction of hip joint mobility	20	

11.	restriction of knee joint mobility	10	0
12.	loss of upper limb at the level of:		
a)	shoulder joint, arm,	right	left
	elbow joint, forearm, hand	50	40
b)	thumb	20	15
c)	index finger	15	10
d)	another finger in the palm of your hand	5	5
13.	radial nerve paralysis	30	25
14.	elbow nerve paralysis	30	25
15.	restriction of upper limb mobility in shoulder joint	40	30
16.	restriction of upper limb mobility in the elbow joint	35	30
17.	restriction of wrist mobility	20	15
18.	genitourinary and urinary	organs:	
a)	removal of the uterus up to 45 years of age	3.	5
b)	removal of the uterus over 45 years of age	20	
c)	removal of an ovary or testicle	20	0
d)	total loss of the penis	4	0
19.	permanent and incurable paralysis of all limbs	10	00

- a) if as a result of the same personal accident that occurred during the insurance coverage term there is more than one type of permanent partial disability listed in Table No. 1, there is an entitlement - in accordance with Table No. 1 – to benefit being the sum of amounts for each type of permanent partial disability, but the amount of benefit cannot exceed the insurance amount under the insurance contract for permanent partial disability:
- in the case of limbs, the amoutation of the whole limb or its parts should also be disguised by loss;
- if the Insured is left-handed, depending on the type of damage suffered as a result of a personal accident that occurred within 12 months from the date of the personal accident:
 - in the case of damage to the left upper limb, there is a benefit amounting to a percentage of the insurance amount as for the right upper limb – in accordance with Table No. 1:
 - in the case of damage to the upper right limb, there is a benefit amounting to a percentage of the insurance amount as for the upper left limb - in accordance with Table No. 1;
- d) if as a result of the same personal accident which occurred during the insurance coverage term, one or more bones are broken as a result of the personal accident referred to in item 5, for which InterRisk paid the benefit to the Insured. and then as a result of this breaking one or more bones there is a permanent partial disability defined in Table No. 1, arising as a result of the same personal accident, then the benefit paid for breakage shall be credited towards the benefit due in the case of permanent partial disability and the Insured shall be entitled to benefit amounting to the difference between the benefit due to permanent partial disability and the benefit paid in the case of breakage of one or more bones as a result of a personal accident;
- 5) in the case of reimbursement of the costs of a purchase of a wheelchair in the case of disability as a result of a personal accident – if as a result of a personal accident which occurred during the insurance coverage term, the Insured suffers bodily injury resulting in permanent partial disability listed in Table No. 1, which according to the physician's recommendation will require the purchase of a wheelchair, InterRisk shall reimburse the costs of purchase of a wheelchair up to the maximum amount of the insurance amount under the insurance contract
- in the case of breaking one or more bones as a result of a personal accident which occurred during the insurance cover, depending on the type of breakage, there is a benefit - in accordance with Table No. 2 - amounting to a percentage of the insurance amount under the insurance contract for breaking one or more bones as a result of a personal accident:



TABLE NO. 2

Item	Type of fracture of one or more bones	Amount of the benefit expressed as a percentage (%) of the insurance amount under the insurance contract for breaking one or more bones as a result of a personal accident
1.	Fracture of skull bones (basal, vault, facial-cranial), fracture of pelvic bones (except isolated pubic, ischium and caudal fractures), hip joint bones (joint socket, proximal femoral epiphysis, vertebrates, sub – and supra-screw fractures) and hip disc bones:	
a)	multi-break open fracture	100
b)	other open fractures	50
c)	other multi-fracture	30
d)	other fractures	20
e)	nose fracture	10
2.	Fracture of the femur, heelbone:	
a)	multi-break open fracture	50
b)	other open fractures	40
c)	other multi-fracture	30
d)	other fractures	20
3.	Fracture of shinbone, collarbone, lateral and medial ankle, humerus, forearm, wrist bone (if there is a fracture of more than one wrist bone in one personal accident, the benefit is paid for the one wrist bone with the highest type of fracture):	
a)	multiple open fracture	50
b)	other open fractures	40
c)	other multiple fracture	30
d)	other fractures	20
4.	Lower jaw fractures:	
a)	multiple open fracture	50
b)	other open fractures	40
c)	other multiple fracture	30
d)	other fractures	20
5.	Fractures of the shoulder blade, patella, sternum, tarsal bones:	metatarsal, metatarsal,
a)	open fractures	30
b)	other fractures	20
6.	Spinal fractures (vertebral bodies):	
a)	compression fractures	20
b)	spinal fracture	20
c)	other fractures of spinous and transverse processes	10
7.	Fractures of a rib or ribs, the tailbone, ischium, pubic, bone, upper jaw b	
a) multi-fracture open		20
b)	other fractures	10
8.	Fractures of permanent teeth (for each tooth):	5
a)	in total not more than	20
9.	Finger/toe fractures	2

- a) if as a result of the same personal accident that occurred during the insurance period more than one break occurs, the beneficiary is entitled – in accordance with Table No. 2 – to the benefit being the sum of amounts for each type of breakage, but the amount of benefit cannot exceed the insurance amount under the insurance contract for the breakage of one or more bones as a result of the personal accident;
- b) if as a result of the same personal accident that occurred during the insurance coverage term there is a fracture of one or more bones as a result of a personal accident, for which InterRisk paid the Insured a benefit, and then as a result of this fracture of one or more bones there is a permanent partial disability as defined in Table No. 1, resulting from the same personal accident, which

occurred during the insurance cover, then the benefit paid for the breakage shall be credited towards the benefit due in the case of permanent partial disability, and the Insured shall be entitled to benefit amounting to the difference between the benefit due in the case of permanent partial disability and the benefit paid in the case of breaking one or more bones as a result of a personal accident;

- 7) in the case of wounds as a result of a personal accident:
 - a) if during the insurance period the Insured is injured as a result of a personal accident and undergoes a procedure of putting on at least two stitches (sewing the wound) – a one-off benefit amounting to 100% of the insurance amount under the insurance contract shall be due, subject to item b);
 - b) if during the insurance period the Insured suffers an upper limb finger injury
 as a result of a personal accident and undergoes a procedure of sewing at
 least two stitches (sewing the wound) a one-off benefit amounting to 20%
 of the insurance amount under the insurance contract shall be due;
- 8) in the case of injuries to the locomotor system resulting from a personal accident:
 - a) if during the insurance period the Insured suffers a bodily injury resulting in not breaking the bone of the locomotor system, but in accordance with the physician's recommendation, the motor organ will be immobilized for more than 7 days exclusively with the use of the following medical means: gypsum, synthetic gypsum (light gypsum), rail, corset, causing exclusion of the locomotive system activities – a one-off benefit shall be granted amounting to 100% of the insurance amount under the insurance contract;
 - b) if during the insurance period the Insured suffers bodily injury resulting in no fracture of the locomotor system bone, but in accordance with the physician's recommendation, the motor organ will be immobilized for more than 7 days exclusively with the use of the following medical means: an orthopedic collar, stabilizer, orthosis, plaster tutor, splint, orthopedic vest, causing exclusion of locomotor system activities a one-off benefit shall be granted amounting to 50% of the insurance amount under the insurance contract;
 - c) if during the insurance period the Insured suffers an injury of a finger or toes to the legs or finger or to fingers of the hand as a result of which bone fracture shall not occur, but in accordance with the physician's recommendation the finger or fingers shall be immobilized for more than 7 days exclusively with the use of the following medical means: plaster, synthetic plaster (light plaster), rail, causing exclusion of the finger or fingers function – a one-off benefit shall be granted amounting to 25% of the insurance amount under the insurance contract;
 - d) if, as a result of the same personal accident that occurred during the insurance coverage term, an injury of the motor system occurs, for which InterRisk paid the benefit to the Insured, and then, in connection with the injury of the motor system, a permanent partial disability defined in Table No. 1 shall occur, resulting from the same personal accident, then the benefit paid in the case of locomotor system injury shall be credited towards the benefit due in the case of permanent partial disability, and the Insured shall be entitled to benefit amounting to the difference between the amount of benefit due in the case of permanent partial disability and the benefit paid in the case of locomotor system injury;
- 9) in the case of a **bite**, **nipping**, **stinging** a one-off benefit amounting to:
 - a) 50% of the insurance amount under the insurance contract as a result of a bite;
 - b) 100% of the insurance amount under the insurance contract, provided that an at least 2-day hospitalization was necessary as a result of **nipping**, **stinging**;
- 10) in the case of a concussion as a result of a personal accident if the Insured suffered a concussion as a result of a personal accident, as a result of which a hospitalization lasting at least three days was necessary in accordance with Table No. 3 a one-off benefit shall be paid in the amount constituting a percentage of the insurance amount under the insurance contract for concussion as a result of a personal accident, depending on the number of days of hospitalization:

TABLE NO. 3

Number of days in hospital	Amount of the benefit expressed as a percentage (%) of the insurance amount under the insurance contract for a concussion as a result of a personal accident
3 to 4 days	20
5 to 6 days	40
7 to 8 days	60
9 to 10 days	80
more than 10 days	100

11) in the case of **the death of** a legal guardian or a parent of the **Insured in the following cases** – a one-off benefit amounting to 100% of the insurance amount under the insurance contract, provided that the personal accident occurred during the insurance period; and the death occurred within 12 months from the



- date of the personal accident. The liability of InterRisk is limited to two events during the insurance period:
- 12) in the case of **food poisoning, sudden gas poisoning**, or in the case of **electrocution or lightning** a one-off benefit amounting to 100% of the insurance amount specified in the insurance contract, provided that the Insured is hospitalized for at least three days as a result of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning;
- 13) in the case of a diagnosis of zoonoses in the Insured (echinococcosis, toxoplasmosis, rabies) - a one-off benefit amounting to 100% of the insurance amount specified in the insurance contract, provided that echinococcosis, toxoplasmosis or rabies has been diagnosed during the insurance period;
- 14) costs of child search operations reimbursement of documented costs up to 10% of the insurance amount specified in the contract of insurance, provided that a report of the disappearance of the child to the police is documented.

WHAT DOES OPTION "OCHRONA PLUS" PROVIDE? TYPE AND AMOUNT OF BENEFITS

Option "Ochrona Plus" includes the following benefits:

- 1) in the case of the Insured's death as a result of a personal accident a benefit amounting to 100% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred during the insurance period and
 - b) the death occurred within two years from the date of the personal accident;
- 2) in the case of the Insured's death as a result of a personal accident within the grounds of an educational institution - an additional benefit amounting to 300% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred in the educational institution where the Insured is a pupil or employee, during the insurance period;
 - b) the death occurred within six months from the date of personal accident and
 - c) the personal accident is documented by a certificate issued by the director of the educational institution:
- costs of acquisition of medical devices issued on request and costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged due to a personal accident within the grounds of an educational institution - reimbursement of documented costs of:
 - a) acquisition of medical devices issued on request up to 30% of the insurance amount under the insurance contract, provided that they are medically necessary and documented by a copy of the medical order for the supply of medical devices issued on request; and they have been incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident:
 - b) reimbursement of costs of a purchase or repair of corrective glasses, a hearing device, orthodontic device and/or insulin pump damaged due to a personal accident within the grounds of an educational institution - up to PLN 200, provided that the personal accident as result of which the corrective glasses, hearing device, orthodontic device and/or insulin pump happened within the grounds of an educational institution and resulted in a bodily injury requiring medical attention at a medical center:
- 4) costs of professional retraining of disabled persons reimbursement of documented costs up to 30% of the insurance amount under the insurance contract, provided that
 - on the basis of the decision of the Social Insurance Institution, the Insured was granted a training pension as a person permanently unable to work in the existing profession or a decision of the District (or Voivodeship) Disability Assessment Team, in which the purpose of vocational retraining of the disabled person was determined and
 - b) they have been incurred on the territory of the Republic of Poland in the period not longer than two years from the date of the personal accident;
- 5) in the case of **health detriment resulting from an epileptic seizure** a one-off benefit in the insurance period amounting to 1% of the insurance amount under the insurance contract, provided that the $\bar{\text{epilepsy}}$ was diagnosed for the first time in the insurance period;
- in the case of a diagnosis of sepsis in a child Insured a one-off benefit amounting to 10% of the insurance amount under the insurance contract, but no more than PLN 5000, provided that the sepsis was diagnosed for the first time within the insurance period;
- 7) in the case of the death of a legal guardian or a parent of the Insured as a result of a personal accident - a one-off benefit amounting to 10% of the insurance amount under the insurance contract, provided that:
 - a) the personal accident occurred during the insurance period and
 - b) the death occurred within 12 months from the date of the personal accident: InterRisk's liability is limited to two events within the insurance period:

- 8) in the case of a **bite**, **nipping**, **stinging** a one-off benefit amounting to:
 - a) 1% of the insurance amount under the insurance contract in the case of a bite;
 - 2% of the insurance amount under the insurance contract in the case of nipping, stinging, provided that an at least 2-day hospitalization was necessary as a result of nipping, stinging;
- 9) in the case of **permanent partial disability** depending on the type of health detriment suffered as a result of a personal accident that occurred within 12 months from the date of the personal accident, there is – in accordance with Table No. 4 – a benefit amounting to a percentage of the insurance amount under the insurance contract for Option "Ochrona Plus":

TABLE NO. 4

Item	Type of injury	Amount of benefit expressed as a percentage (%) of the sum of the insurance specified in the insurance contract for Option "Ochrona Plus"
1.	loss of an upper limb at shoulder or shoulder level	80
2.	loss of an upper limb at elbow or forearm level	60
3.	loss of a hand	50
4.	total loss of fingers: digit 2, 3, 4 and 5	8 – for each finger
5.	total loss of a thumb	22
6.	loss of a lower limb at hip joint or femur level	75
7.	total loss of a lower limb at the level of the knee, shank or ankle joint	60
8.	total loss of a foot	40
9.	total loss of toes: digits 2 to 5 3 – for each finge	
10.	total loss of a toe	15
11.	. total loss of sight in one eye 50	
12.	total hearing loss in one ear 30	
13.	total hearing loss in both ears 50	
14.	total loss of speech 100	
15.	total loss of an ear cavity 15	
16.	total loss of the nose	20
17.	7. total loss of permanent teeth 2 for each tootl 20 – for a maxim of several teeth I	
18.	removal of the spleen	20
19.	removal of one kidney	35
20.	o. removal of both kidneys 75	
21.	removal of the uterus	40
22.	removal of an ovary or testicle	20
23.	paresis of at least two limbs below 3 on the Lovett scale	100
2.4	coma lasting more than 30 days	100

- a) if, as a result of the same personal accident that occurred during the insurance coverage term, permanent partial disability occurs, for which InterRisk shall pay compensation to the Insured, and then in connection with the same health detriment causing permanent partial disability, the fracture, dislocation or torsion specified in Table No. 5 shall occur, resulting from the same personal accident, then the benefit paid in the case of permanent partial disability shall be credited towards the benefit due in the case of breakage or dislocation or torsion, and the Insured shall be entitled to benefit amounting to the difference between the benefit due in the case of breakage or dislocation or torsion and the benefit paid in the case of permanent partial disability;
- 10) in the case of bone fractures, dislocations or joint sprains as a result of a personal accident:
 - in the case of breaking one or more bones, joint dislocation or joint sprain as a result of a personal accident which occurred during the insurance cover - depending on the type of breakage - in accordance with Table No. 5 - a benefit in the amount constituting a percentage of the insurance sum specified in the insurance contract:



TABLE NO. 5

Item	Type of fracture of one or more bones, joint dislocation or sprain	Amount of benefit expressed as a percentage (%) of the sum of the insurance specified in the insurance contract for Option "Ochrona Plus"
1.	Fractures of the vault and skull base bones	5
2.	Craniofacial fractures	4
3.	Fracture of the shoulder blade, collarbone, sternum 4 – for each bone	
4.	Fractures of a rib, ribs	2 – for each rib 10 – maximum in the case of multiple rib fractures
5.	Dislocation of the shoulder joint, humeral joint	3
6.	Shoulder bone fractures	5
7.	Forearm bone fractures (both or one bone)	3
8.	Dislocation of the elbow joint	3
9.	Metacarpal, wrist area fractures	2
10.	Fracture of finger II – V bones	1 – for each finger
11.	Finger II – V joint dislocations	1 – for each finger
12.	Fracture of a thumb	2
13.		
14.	. Unstable pelvic fractures 10	
15.	5. Stable pelvic fractures 4.5	
16.	Hip joint dislocation	10
17.	7. Fracture of the femur 5	
18.	. Shin bone fractures (both or one) 4	
19.	Fractures of the kneecap 4	
20.	Knee joint dislocation, twisting requiring 4 surgery	
21.	Fractures in the metatarsal, tarsal areas	2
22.	Finger fractures	2
23.	Toe bone fractures: digits 2 to 5	1 – for each toe
24.		
25.	Dislocation, ankle joint twisting requiring surgery	4,0
26.	Spinal fractures – concerns vertebral 7 – for each disc bodies, arches (excluding caudal bone)	
27.	Spinal fractures – concerns transverse 2 – for each disc processes, spinous vertebrae	
28.	. Tailbone fractures 3.5	
29.	Permanent tooth fracture	1 – for each tooth 5 – maximum in the case of fracture of multiple permanent teeth
30.	30. Ankle joint twisting not requiring surgery 1	
31	Knee joint twisting not requiring surgery 1	

- except for the damage referred to in points 20 and 25 of Table No. 5, in the case when the breakage, dislocation or twisting required carrying out surgeries, the Insured shall be entitled, apart from the benefit resulting from Table No. 5, to an additional benefit amounting to 1% of the insurance amount under the insurance contract;
- c) if as a result of the same personal accident that occurred during the insurance coverage term, more than one break or sprain or sprain occurs, there is – in accordance with Table No. 5 – a benefit being the sum of amounts for each type of break or sprain or sprain, but the amount of benefit cannot exceed the insurance amount under the agreement;

- d) if, as a result of the same personal accident which occurred during the insurance coverage term, a break or dislocation or twist occurs, for which InterRisk paid the Insured a benefit, and then, in connection with such break, dislocation or twist, a permanent partial disability shall occur, as specified in Table No. 4, arising as a result of the same personal accident, then the benefit paid in the case of breakage or dislocation or twisting shall be credited towards the benefit due in the case of permanent partial disability and the Insured shall be entitled to benefit amounting to the difference between the benefit due in the case of permanent partial disability and the benefit paid in the case of breakage or dislocation or twisting;
- 11) in the case of a **concussion as a result of a personal accident** if the Insured suffered a concussion, as a result of which the necessary hospitalization of the Insured lasts for at least three days, the Insured is entitled to a one-off benefit amounting to 1% of the insurance amount under the insurance contract;
- 12) in the case of **food poisoning, sudden gas poisoning**, or in the case of **electrocution or lightning** a one-off benefit amounting to 2% of the insurance amount specified in the insurance contract, provided that the Insured is hospitalized for at least three days as a result of food poisoning, sudden gas poisoning, or in the case of electrocution or lightning;
- 13) in the case of a diagnosis of zoonoses in the Insured (echinococcosis, toxoplasmosis, rabies) a one-off benefit amounting to 5% of the insurance amount specified in the insurance contract, provided that echinococcosis, toxoplasmosis or rabies has been diagnosed during the insurance period;
- 14) **costs of child search operations** reimbursement of documented costs up to 10% of the insurance amount specified in the contract of insurance, provided that a report of the disappearance of the child to the police is documented.

WHAT DOES OPTION "HEJT STOP" PROVIDE TYPES AND LIMITS OF OPTION "HEJT STOP" BENEFITS

§10

I. INSURANCE OBJECT

The insurance object shall be the arrangement and coverage of the costs of providing the Insured with IT support services, psychological support, legal assistance, as referred to in item II.

II. INSURANCE COVERAGE

If IT support, psychological support or legal assistance is provided, the Assistance Center will arrange and cover the costs of providing IT services to the Insured or providing psychological consultation and legal advice to the Insured, within the benefit limits and in connection with the events as follows.

Item	Events	Scope	Benefit limit
1	IT support		
1.	improved security on social networks	Assistance with: a) setting the password in accordance with the security policy of the respective portal; b) securing the account with two-step verification; c) analyzing the location of account logins by third parties (unauthorized access); d) privacy settings (public profiles, private profiles); e) removing unwanted applications, games, sites and advertisements; f) processing any online payments; g) setting up notifications of unrecognized account logins; h) encryption of notification messages; i) remote assistance from an IT specialist to remove or stop access to negative or illegally accessed information about the Insured's device.	4 events in the insurance period
2.	hacking into a social network account	Providing information: a) how to proceed after data theft; b) how to secure other accounts and accesses, including online banking; c) who to notify of the hack; d) on the documents necessary to regain access to the profile; e) how to avoid similar situations in the future.	



II	Psychological support and legal assistance														
1.	online insult or defamation	Psychological support – psychological consultation;	2 events during the												
2.	cyberbullying, cybermobbing (bullying in virtual space)	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking of an email or social media account; vi. calling for remediation; b) providing a model letter, when:	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking of an email or social media account; vi. calling for remediation; b) providing a model letter, when: i. drafting complaints, completing forms, notifications and notification of an online	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking of an email or social media account; vi. calling for remediation; b) providing a model letter, when: i. drafting complaints, completing forms, notifications and notifications required	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking bp per inc	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking	a) legal advice, in the process of: i. intervention; ii. reporting the case to law enforcement agencies; iii. calling for discontinuance of acts; iv. calling for the deletion of a post or comment; v. requesting the blocking	a) legal advice, in the process of: i. intervention; ii. reporting the case to law	a) legal advice, in the process of: i. intervention; ii. reporting the case to law a)	a) legal advice, in the process of: i. intervention; including ii. reporting the case to law a) 2	a) legal advice, in the process of: i. intervention; ii. reporting the case to law	a) legal advice, in the process of: i. intervention; ii. reporting the case to law	a) legal advice, in the process of: i. intervention; ii. reporting the case to law	a) legal advice, in the process of: i. intervention; ii. reporting the case to law	insurance period, including: a) 2 psy- chological
3.	aggressive, offensive online activity (e.g., comments or opinions about the Insured)							consultations lasting 30 minutes each; b) unlimited							
4.	online dissemination of untrue or unwanted private information online or dissemination of photos of the Insured				assistance services; within a										
5.	deepfake (i.e., image processing techniques in which it is possible to match a face to another body)														
6.	blackmail	redress against the offender.													
7.	other violent online acts against the Insured														

III. EXCLUSIONS OF LIABILITY

- 1. As part of IT support, the insurance coverage shall not include costs resulting from:
 - 1) external or internal device damage or destruction;
 - damage or destruction of the device caused by malware and illegal software.
- 2. In the context of legal assistance, the insurance coverage shall not include events in connection with disputes arising between the Insured, the Policyholder and/or InterRisk.

IV. NOTIFICATION AND PROCESSING OF BENEFITS

- 1. In the event of an insured event, the Policyholder or the Insured shall be obliged to contact the Assistance Center by telephone (address, telephone number is given in the insurance contract) and provide the following information:
 - 1) full name (name) and address of the Policyholder;
 - 2) full name of the Insured:
 - a brief description of the event and the type of assistance needed;
 - 4) the Insured's contact telephone number or email address.
- 2. IT support shall be provided 24 hours a day on business days in remote mode.
- 3. The condition for remote delivery of IT support shall be the Insured's authorization to install an application on the device and to provide IT support remotely by accepting the message displayed on the device monitor.
- If the Insured does not agree to the above, or if it is technically impossible to provide support remotely, the IT support service will consist of phone IT support.
- Legal assistance and psychological support shall be provided on business days from 8:00 am to 8:00 pm on business days, excluding bank holidays and December 24 and December 31.
- 6. Legal assistance shall be provided in the form of telephone advice or email responses.
- Psychological support shall be provided either by video call, telephone call or online chat, or by e-mail responses.
- 8. IT support, legal assistance and psychological support shall be provided within 24 hours of the Assistance Center's receipt of all information needed to provide assistance.

TO WHAT ADDITIONAL OPTIONS CAN YOU EXTEND THE SELECTED OPTION?

For the payment of additional premium, Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus" may be extended by the following Additional Options (D1-D20), which include the following benefits:

- 1) Additional Option D1 Death of the Insured as a result of a traffic accident a benefit amounting to 100% of the insurance sum specified in the insurance contract for Additional Option D1, provided that:
 - a) the traffic accident occurred during the duration of the insurance cover; and

- b) the death occurred within two years from the date of the personal accident:
- Additional Option D2 Burns and frostbite a benefit amounting to a percentage of the insurance amount specified in the insurance contract for Additional Option D2, depending on the degree of a burn caused as a result of a personal accident specified only in Table No. 6 and/or frostbite caused as a result of a personal accident specified only in Table No. 7:

TABLE NO. 6

Degree of burns	Amount of the benefit expressed as a percentage (%) of the insurance amount specified in the insurance contract for Additional Option D2
Second degree	10
Third degree	30
Fourth degree	50

If there are several burns of different degrees in a single personal accident, InterRisk shall pay a single benefit corresponding to the highest degree of the Insured's burn.

TABLE NO. 7

Degree of frostbite	Amount of the benefit expressed as a percentage (%) of the insurance amount specified in the insurance contract for Additional Option D2
Second degree	10
Third degree	30
Fourth degree	50

If there are several frostbite events of different degrees within a single event, InterRisk shall pay a single benefit corresponding to the highest degree of the Insured's frostbite.

- Additional Option D3 Hospitalization a result of a personal accident a benefit amounting to 1% of the insurance amount under the insurance contract for Additional Option D3, for each day of hospitalization, starting from the first day of hospitalization, resulting from the personal accident that occurred during the insurance period, provided that the hospitalization lasts at least 2 days. In the case of consecutive hospitalizations in connection with the same accident, the hospital service shall be provided from the first day of hospitalization, provided that hospitalization lasted at least 2 days. The benefit of a hospitalization as a result of a personal accident shall be paid for maximum 100 days of the hospitalization. When the discharge from the hospital occurs after the end of the insurance period, the hospitalization is covered by the liability of the Insurer, provided that the admission to the hospital took place during the insurance period;
- Additional Option D4 Hospitalization as a result of a disease a benefit amounting to 1% of the insurance sum specified in the insurance contract for Additional Option D4, for each subsequent day of the hospitalization, starting from the third day of hospitalization, due to disease diagnosed during the insurance period. For further, successive hospitalizations in connection with the same disease, hospital treatment shall be provided from the first day of hospitalization, provided that hospitalization lasted at least 3 days. The benefit of a hospitalization as a result of a disease is granted for a maximum of 100 days in hospital. When the discharge from the hospital occurs after the end of the insurance period, the hospitalization is covered by the liability of the Insurer, provided that the admission to the hospital took place during the insurance period;
- Additional Option D5 Serious Illness a benefit amounting to 100% of the insurance sum specified in the insurance contract for Additional Option D5, provided that the Insured is diagnosed with a type of Serious Illness as referred to in $\S 2(68)(a)$ for the first time during the insurance period;
- 6) Additional Option D6 Surgery as a result of a personal accident a benefit amounting to a percentage of the insurance amount specified in the insurance contract for Additional Option D6, depending on the type of surgery specified exclusively in Table No. 8, provided that the surgery:
 - was recommended by a physician as an essential part of the process of treating the consequences of a personal accident that occurred during the insurance coverage term; and
 - was carried out in the course of an at least 3-day hospitalization of the Insured during the insurance coverage term;

TABLE NO. 8

Type of surgery	Amount of the benefit expressed as a percentage (%) of the insurance amount specified in the insurance contract for Additional Option D6			
integumentary system surgery:				
plastic/reconstruction surgery for the consequences of personal accidents	15			
gastrointestinal and abdominal surgery:				



esophageal surgery	100				
gastric resection	70				
intestinal resection	40				
liver surgery	90				
pancreatic surgery	90				
spleen surgery s	40				
amputations:					
amputation of fingers and toes – for each	10				
amputation of hands, forearms, feet	30				
amputation at shank, shoulder, and shoulder levels	50				
amputation at thigh level	70				
amputation of the limb at hip joint level	100				
thoracic	surgery:				
lung surgery	100				
sensory org	jan surgery:				
eye surgery:					
traumatic damage to an eyeball	20				
removal of an eyeball	40				
detachment of the retina	20				
ear surgery:					
procedures in the middle ear	40				
procedures in the inner ear	65				
nasal surgery:					
sinus surgery	15				
nasal septum and nasal auricle surgery	10				
surgical fracti	ure treatment:				
skull bones	50				
craniofacial bones (except for nose bones)	30				
nose	10				
backbone	50				
shoulder rim	30				
ribs, sternum	10				
forearm bones	15				
tarsal bones, metatarsal	10				
thighs	30				
shoulder or shank	25				
transı	plants:				
heart transplant	100				
liver transplantation	100				
kidney transplantation	100				
other organ transplants	65				

- c) if more than one surgery has been performed as a result of the same personal accident, in accordance with Table No. 8, the benefit is the sum of amounts for each type of surgery, but the amount of benefit cannot exceed the insurance amount under the insurance contract for Additional Option D6;
- 7) Additional Option D7 Surgery as a result of a disease a benefit amounting to a percentage of the insurance amount specified in the insurance contract for Additional Option D7, depending on the type of surgery, specified exclusively in Table No. 9, provided that the surgery:
 - a) was recommended by a physician as an essential part of the treatment of the disease, which has been diagnosed for the first time in an insurance period; and
 - b) was carried out in the course of an at least 3-day hospitalization of the Insured during the insurance coverage term;

Table No. 9

Table No. 9						
Type of surgery	Amount of the benefit expressed as a percentage (%) of the insurance amount specified in the insurance contract for Additional Option D7					
gastrointestinal and abdominal surgery:						
esophageal surgery:						
partial esophageal resection	80					
total esophageal resection	100					
fixation excluding the esophagus	80					
esophageal repair surgery/transplantation of esophageal endoprosthesis	80					
gastric surgery:						
partial gastric resection / excision of a stomach lesion	80					
total gastric resection	100					
intestinal surgery	40					
appendicitis surgery for emergency indications	10					
liver surgery:						
partial resection of the liver / excision of a liver lesion	80					
total resection of the liver	90					
pancreatic surgery:						
excision of a pancreatic lesion	90					
total pancreatic resection / excision of pancreatic head	100					
total spleen resection	40					
amput	ations:					
thumb amputation	10					
hand amputation	35					
amputation at forearm level	40					
amputation at arm level	50					
foot amputation	40					
amputation at thigh level, shank level	65					
total amputation of the limb with exfoliation at hip joint level	100					
nipple mastectomy	40					
total amputation of a nipple(s) with complete removal of the axillary nodes	80					
respirator	y surgery:					
nose surgery:						
sinus surgery	20					
nasal septum and nasal auricle surgery	20					
laryngeal excision	90					
tracheal surgery:						
partial tracheal resection of tracheal artery	90					
tracheal plasty	80					
prosthetics of the trachea – open method	80					
tracheostomy (does not include temporal tracheostomy)	10					
open tracheal surgery	30					
partial removal of the bronchi excision of the lung (all or part	30 100					
of the pulmonary tissue) open method mediastinal surgery	80					
(does not include diagnostic biopsy)	livaeru:					
	irgery:					
lip surgery tongue extraction	40					
excision of the tonsils	1					
CACISION OF THE TOTISHS	'					



salivary surgery/salivary tube surgery	5
eye su	ırgery
removal of an eyeball	40
orbital surgery	50
prosthetic eyeball prosthetics	30
eyelid or tear gland surgery	20
conjunctivitis surgery	10
cornea or sclera surgery	10
repair of retinal detachment	5
ear su	rgery:
mastoid process procedures	80
middle ear procedures	10
internal ear procedures	10
outer ear procedures	10
cochlea procedures	80
vestibular apparatus procedures	70
nervous syst	tem surgery:
craniotomy – cranial opening	100
cranial trepanation	20
excision of the lesion/resection of brain tissue	90
stereotactic ablation of brain tissue	90
implantation of a brain stimulator	90
ventriculostomy	80
brain meninges and periosteal space surgery	90
subarachnoid brain space surgery	80
cranial nerve surgery	80
spinal nerve surgery	30
spinal cord surgery	100
sympathectomy	80
	ct surgery:
kidney surgery:	
complete removal of the kidney	80
partial renal excision/removal of a renal lesion	80
kidney incision	50
·	50
ureter surgery ureter orifice surgery	30
bladder surgery:	
complete excision of the bladder	90
partial excision of the bladder	80
•	40
bladder orifice plasty	
excision of the urethra	70
	s vascular surgery:
surgery on large arterial vessels (aorta, pulmonary artery, carotid artery, subclavian artery, kidney, hip, femoral arteries)	100
surgery on an aneurysm of the cerebral arteries	100
fixation of a portal vein or a portal vein branch	90
cardiac	surgery:
ventricle plasty	90
bypassing for the coronary arteries	80
open surgery on the cardiac conducting system	100
	40
implantation of a pacemaker/stimulator	

c) if more than one surgery is performed as a result of the same disease, in accordance with Table No. 9, the benefit is the sum of the amounts for each type of surgery, but the amount of benefit cannot exceed the insurance amount under the insurance contract for Additional Option D7:

- 8) Additional Option D8 Costs of medical treatment as a result of a personal accident - reimbursement of documented costs up to 100% of the insurance amount under the insurance contract for Additional Option D8, excluding plastic surgery costs. Reimbursement of treatment costs, Reimbursement of medical expenses shall be made on condition that the medical expenses:
 - arose as a result of a personal accident that occurred during the insurance coverage term; and were incurred on the territory of the Republic of Poland in the period not longer than 12 months from the date of the personal accident;
 - up to 50% of the insurance amount for Additional Option D8, applicable to reimbursement of costs of rehabilitation;
 - up to 200% of the insurance amount for Additional Option D8 in case of reimbursement of plastic surgery costs;

however. not more than 100% of the insurance amount, except for plastic surgery

- 9) Additional Option D9 Temporary inability of the Insured to study and/or to work as a result of a personal accident – a benefit amounting to 1% of the insurance amount under the insurance contract for Additional Option D9, for each day of temporary inability to study and/or to work resulting from a personal accident that occurred during the insurance period, starting from:
 - a) the 10th day of temporary inability of the Insured to study or to work, if temporary inability of the Insured to study and/or to work lasted continuously for up to 30 days, except for days off from work or study; or
 - b) the 1st day of the Insured's temporary inability to study or to work, if the Insured's temporary inability to study and/or to work lasted continuously for more than 30 days, except for days off from work or study.

The benefit shall be paid for a maximum of 10 months of temporary inability of the Insured to study and/or to work during the insurance coverage term;

- 10) Additional Option D10 Costs of dental treatment as a result of a personal accident – reimbursement of documented costs up to 10% of the insurance amount under the insurance contract for Additional Option D10, provided that the costs of dental treatment:
 - a) arose as a result of a personal accident that occurred during the course of the duration of the insurance cover; and
 - were incurred for dental reconstruction of a damaged or lost permanent tooth, provided that in connection with the loss or damage of a tooth as a result of a personal accident the Insured was diagnosed with a health detriment (if contracted under Option "Podstawowa" or Option "Podstawowa Plus") or permanent partial disability or fracture (if contracted under Option "Ochrona" or Option "Ochrona Plus"); and
 - were incurred in the territory of the Republic of Poland within a maximum period of 6 months from the date of the personal accident;
- 11) Additional Option D11 Onerous treatment as a result of a personal accident a benefit equal to 100% of the insurance amount under the insurance contract for Additional Option D11:
- 12) Additional Option D12 EDU PLUS Assistance including:
 - a) medical assistance:
 - i. an Assistance Center physician's call if the Insured suffered a personal accident which is covered by insurance cover, through the agency of the Assistance Center, InterRisk will arrange and cover the costs of travel of the Assistance Center Physician and his fee for the first visit to the place of
 - a nurse's call if the Insured has suffered a personal accident which is covered by insurance cover, through the agency of the Assistance Center, on behalf of the Assistance Center Physician, InterRisk will arrange and cover the cost of the nurse's travel expenses and the nurse's fee for the appointment in the place of the Insured's stay. InterRisk shall cover the costs of the nurse's calls up to the amount of the insurance amount;
 - iii. delivery of medicines if the Insured suffered a personal accident, covered by the insurance and who, as a result, needs to rely on the advice of the Assistance Center Physician, through the agency of the Assistance Center, InterRisk will arrange and cover the cost of transporting the medicines prescribed by the Assistance Center Physician. The cost of medicines shall be borne by the Insured;
 - iv. post hospitalization home care if the Insured suffered a personal accident resulting in the Insured's hospitalization lasting for at least 7 days, after obtaining the physician's recommendation, InterRisk will arrange and cover the cost of home care after the end of hospitalization, up to the amount of the insurance amount, through the agency of the Assistance Center. The total duration of home care cannot exceed 96 hours. Homecare service includes:
 - food and industrial purchases of first need the costs of purchases made at the request of the Insured shall be covered by the Insured;
 - food preparation with the use of products, means and equipment made available by the Insured:



- assistance in cleaning at home: cleaning floors, carpets and carpets, dusting, garbage disposal, washing dishes, cleaning working surfaces in the kitchen (worktops, hob and sink), cleaning the bathroom; watering plants in the house and garden - using the means and equipment provided by the Insured;
- medical transport if the Insured has suffered a personal accident which is covered by insurance cover, through the agency of the Assistance Center, InterRisk will arrange and cover the cost of transport from the place of the Insured's stay to the medical Center;
- vi. medical hotline through the agency of the Assistance Center, InterRisk shall provide the Insured with an opportunity to talk to a physician of the Assistance Center who shall provide the Insured with oral information on further proceedings. The information provided by the Assistance Center Physician is not of a diagnostic nature. Moreover, through the agency of the Assistance Center, the Insured will get:
 - medical information about a given disease, the treatment applied, modern methods of treatment under the regulations in force in Poland;
 - information on control tests for age groups with a higher risk of disease:
 - information on the effects of drugs (use, equivalents, side effects, interactions with other drugs, possibility of taking during pregnancy and lactation under the regulations in force in Poland;
- b) individual tutoring if an Insured pupil or student has suffered a personal accident which is covered by insurance cover, as a result of which they could not attend classes continuously for at least 7 days, documented by a medical certificate or a print of a medical certificate, through the agency of the Assistance Center, InterRisk will arrange and cover the cost of individual tutoring in subjects selected by the Insured pupil or student and included in the programme implemented at the school or university, up to a maximum of 10 lesson hours per one personal accident;
- rehabilitation assistance if the Insured, being an employee of an educational institution, except for pupils and students, suffered a personal accident which is covered by insurance cover, as a result of which they temporarily lost their ability to perform work lasting continuously for at least 7 days, documented with a medical certificate, upon request of the attending physician, InterRisk will arrange and cover the cost of rehabilitation work in the place of the Insured's stay up to 8 hours of rehabilitation in relation to one personal accident, through the agency of the Assistance Center;
- 13) Additional Option D13 TeleMedicine through the agency of the TeleMedicine Center, InterRisk will arrange and cover:
 - the cost of up to 12 E-consultations during the insurance period, subject to the reservation that there must be a minimum of 12-hour break between two consecutive E-consultations. The following doctors are available for E-consultations: internist, pediatrician, gynecologist, urologist, as well as psychologist;
 - b) CRP tests after obtaining an order from the E-consultation doctor.
 - In order for the Insured to benefit from an E-Consultation, the Insured must have the equipment enabling communication in the form in which the consultation will be conducted, meeting the requirements specified in Appendix No. 2 to the GT&C. The costs of Internet connections and services shall be borne by the Insured
- 14) Additional Option D14 Second Medical Opinion InterRisk, through the agency of the Second Opinion Center, will arrange and cover the cost of a Second Medical Opinion provided that the Insured is diagnosed for the first time during the insurance coverage term with one of the types of Serious Illness referred to in §2(68)(b). The Second Opinion Center will:
 - provide the Insured with information on the necessary medical records to enable the issuance of a Second Medical Opinion;
 - b) select the Consultant;
 - provide translation of the delivered medical records pertaining to the Insured's c) medical condition into the language spoken by the Consultant;
 - transmit the translated medical records to the Consultant by the most appropriate means of communication, at its discretion, that will enable the Consultant to read the records and analyze them;
 - e) ensure that a Second Medical Opinion is issued by the Consultant;
 - f) translate the Second Medical Opinion issued by the Consultant into Polish;
 - g) deliver the Second Medical Opinion to the Insured.

During the insurance coverage term, InterRisk will arrange and cover the cost of only one Second Medical Opinion if the Insured is diagnosed for the first time during the insurance coverage term with one of the types of Serious Illness referred to in §2(68)(b). The information contained in the Second Medical Opinion is a supplementary opinion to the first medical opinion issued by the Insured's attending physician, and the extent of use of the Second Medical Opinion must be agreed upon by the Insured with said physician;

- 15) Additional Option D15 Costs of the Insured's funeral one-off reimbursement of documented funeral costs up to 100% of the insurance amount as defined in the insurance contract for Additional Option D15 in the event of the Insured's death as a result of a personal accident. Funeral costs shall be reimbursed provided that:
 - the Insured's death occurred as a result of a personal accident that occurred during the insurance period; and

- b) they were incurred in the territory of the Republic of Poland within 12 months from the date of the personal accident:
- 16) Additional Option D16 TICK package and diagnosis of Lyme disease a one-off benefit of PLN 1.000 in the event of the Insured being bitten by a tick and diagnosed with Lyme disease. The Insured's tick bite and the diagnosis of Lyme disease in the Insured must occur during the insurance period. Moreover, InterRisk shall cover documented costs of:
 - an appointment at the physician's office in order to remove the stuck tick up to the amount of PLN 150;
 - b) diagnostic tests to confirm or exclude the Lyme disease infection recommended by the physician following a tick bite, up to PLN 150;
 - antibiotic treatment prescribed by a physician (i.e. antibiotic purchased on the prescription received from the physician) to treat Lyme disease caused by a tick bite, up to 200 PLN;

if these costs were incurred in the territory of the Republic of Poland within 6 months from the day of a tick bite and were not financed from public funds. The Insured's tick bite and the Insured's diagnosis of Lyme disease must occur during the insurance coverage and be confirmed by medical records;

- 17) Additional Option D17 Costs of a paid trip following a personal accident reimbursement of documented costs up to 100% of the insurance amount as specified in the insurance contract for Additional Option D17, provided that all the following conditions are met:
 - the trip was organized by an educational institution attended by or where the Insured was employed (in case of employees);
 - the Insured's inability to participate in the trip was caused by his hospitalization or outpatient treatment resulting from a personal accident covered by
- 18) Additional Option D18 Care for a hospitalized child in the case of a hospitalization as a result of a traffic accident or Serious Disease of the Insured who is under 14 years of age, there shall be a daily benefit amounting to 1% of the insurance amount as specified in the insurance contract for Additional Option D18, payable for each day of care by a parent or legal guardian of the Insured provided that the Insured's hospitalization lasts at least 5 days. The benefit is payable for a maximum of 15 days of care for the Insured during a hospitalization. The benefit shall be paid provided that the hospitalization was a consequence of a traffic accident that occurred during the insurance period or a Serious Disease that was diagnosed for the first time during the insurance period;
- 19) Additional Option D19 Post-exposure treatment costs reimbursement of documented costs up to 100% of the insurance amount as specified in the insurance contract for Additional Option D19, provided that the post-exposure treatment
 - arose after exposure which occurred during the insurance cover provided to the Insured during the period of acquiring - in accordance with the law on medical activities in the wording valid as at the date of the conclusion of the insurance contract – qualifications to practice a medical profession;
 - b) were incurred within the period not longer than 12 months from the date of exposure;

ADDITIONAL OPTIONS D20 - LEGAL ASSISTANCE

§12

I. INSURANCE OBJECT

- 1. The insurance object shall be the arrangement and coverage of costs of providing Legal Assistance services to the Insured related to his private life
- 2. The insurance cover shall cover insurance accidents occurring and recognized in the territory of the Republic of Poland according to Polish law, occurring during the period
- 3. The terms used in the GT&C with respect to Legal Assistance insurance shall be con-
 - 1) Legal Assistance provision of Legal Information and Consultation and Legal Advice referred to in section 1(II);
 - 2) Legal Information Benefits of Legal Assistance listed in item II(1);
 - Consultation and Legal Advice provision of services consisting in providing information on generally applicable provisions of Polish law, case law and doctrine views on a legal problem related to private life with which the Insured has notified and recommending lawful conduct in the scope of an agreed legal problem;
 - Representative of InterRisk an entity designated by InterRisk to provide Legal Assistance;
 - Insurance accident a legal problem related to the private life of the Insured, causing the Insured to have to take advantage of Legal Assistance if it occurred during the insurance period and was notified during the insurance period through InterRisk Contact to an InterRisk Representative;
 - Private life activity of the Insured not connected with conducting his or her business or professional activity.

II. INSURANCE COVERAGE

1. Legal Assistance Insurance shall cover the provision of legal assistance to the Insured



by the InterRisk Representative within the limits of benefits defined in this section by organizing and covering the costs of the following services:

- Legal Information, including:
 - a) providing information on rights and obligations related to the private life of the Insured;
 - informing about the legal procedure for the conduct of legal disputes and protection rights;
 - c) informing about the costs of litigation;
 - d) transmitting texts of current and historical legal acts;
 - e) providing contact details of courts, legal advisers, attorneys and notaries;
- Consultation and Legal Advice.
- InterRisk shall not reimburse the costs incurred by the Insured to obtain Legal Assistance or equivalent benefits from an entity other than a Representative of InterRisk.

III. LIMITS OF BENEFITS

- 1. Subject to section 2 below, during the insurance period the Insured shall be entitled to receive Legal Assistance benefits in the following scope:
 - provision of Legal Information without limitations, subject to section 2;
 - consultation and Legal Advice up to 12 benefits in total, but not more than 4 benefits per calendar month, subject to section 2.
- 2. A representative of InterRisk shall provide the Insured with no more than 3 legal assistance benefits on one day and 6 benefits within one month of the insurance period.

IV. SPECIAL EXCLUSIONS

- 1. The following legal issues are excluded from the insurance coverage cover in Legal Assistance insurance:
 - related to warfare, civil unrest, unrest, unrest, strikes, lockout and earthquakes;
 - relating to nuclear damage caused by nuclear reactors or to genetic damage caused by radioactive radiation, where such damage is not caused by medical treatment;
 - resulting from an intentional violation by the Insured of the provisions of the universally binding Polish law:
 - resulting from the Insured's being under the influence of alcohol, i.e. when the alcohol content in the body amounts to or exceeds 0.2% of blood alcohol concentration or 0.1 mg of alcohol concentration in 1 dm³ of exhaled air, narcotics, psychotropic substances or substitute substances within the meaning of the provisions of the Act on Counteracting Drug Addiction in the wording valid as at the date of the conclusion of the insurance contract, provided that this had an impact on the occurrence of a legal problem;
 - 5) related to the performance of business activities by the Insured:
 - emissions from the possession and use of motor vehicles;
 - concerning the claims arising from the assignment of claims
 - related to expropriation, division, ownership transformation of real estate, spatial development plan;
 - decided on by: the Constitutional Tribunal, Supreme Administrative Court, Supreme Administrative Court, Supreme Court or international tribunals;
 - 10) in the field of law: trademarks, accounting, tax, tax, patent, collective labor law or trade unions, foundations and associations law.
- 2. In no case shall the insurance cover cover legal problems related to disputes arising between the Insured, the Policyholder, InterRisk or the InterRisk Representative.

If events occur which are only partially covered by insurance cover, InterRisk shall be liable only for that part.

V. NOTIFICATION AND SERVICE OF LEGAL ADVICE

- 1. In order to obtain Legal Assistance, the Insured shall be obliged to submit the application referred to in section 2 to the InterRisk Representative by telephone via InterRisk Contact under telephone number: (22) 575 25 25 (cost of call in line with the tariff of the operator concerned).
- 2. An application for Legal Assistance should contain the following data:
 - full name and contact details of the applicant (Insured);
 - the subject and description of the legal problem to which the Legal Assistance is to refer:
 - indication of the means of communication by which Legal Assistance is to be pro-3) vided, with the indication of the telephone number or e-mail address, respectively.
- 3. Legal Assistance shall be granted to the Insured after verification of the existence of insurance cover on the basis of the description of the legal problem and facts presented by him/her. If, after obtaining Legal Assistance, the Insured once again applies to an InterRisk Representative via InterRisk Contact with a request for Legal Assistance, providing further or different information or data concerning the same legal problem, then the benefit provided by an InterRisk Representative shall be treated as another benefit of Legal Assistance.
- Legal Assistance services shall be provided on an ongoing basis or within 3 working days from the date of receipt by the InterRisk Representative of an application for Legal Assistance together with documents necessary to provide it, unless the Insured and the InterRisk Representative have agreed otherwise. For matters requiring significant workload of the InterRisk Representative, the completion date is agreed individually with the Insured.
- 5. Legal Assistance services shall be provided to the Insured:
 - 1) by telephone, to the phone number indicated by the Insured, or
 - 2) by e-mail, to the e-mail address indicated by the Insured.
- In the case of complex cases requiring additional analysis, verification or preparation of a reply with a total volume exceeding 20 pages of a standard typescript, the work concerning each of the next 20 pages of documents is treated as another provision of Legal Assistance.
- 7. Within the framework of Legal Assistance, InterRisk shall not be liable for delays or inability to provide services, if the delay or inability to provide services is caused by: strikes, social unrest, riots, acts of terror, acts of sabotage, war (including civil war), effects of radioactive radiation, force majeure, as well as restrictions on movement introduced by decisions of public administration bodies, unless they do not affect the timely provision of services.

INSURANCE AMOUNT AND CONDITIONS FOR CHANGING IT

§13

- 1. The amount of the insurance amount shall be determined at the Policyholder's request separately for Option "Podstawowa" or Option "Podstawowa Plus" or Option "Ochrona Plus", as referred to in §4(1) and (3), and for each Additional Option (D1-D11, D15, D17-D19) referred to in §4(3)(1)-(11) and (17)-(21).
- 2. For the Cover Option referred to in §4(1)(2), the sums insured shall be determined for each event for which InterRisk is liable. Separate insurance sums, specified in the insurance contract, which, depending on the selected option – in accordance with Table No. 10 - amount to:

TABLE NO. 10:

Type of insurance		INSURANCE AMOUNT (PLN)									
		Option									
	0-1	0-2	0-3	0-4	0-5	0-6	0-7	0-8	0-9	0-10	0-11
Death of the Insured as a result of a personal accident	7,000	8,000	9,000	10,000	11,000	12,000	13,000	14,000	15,000	20,000	25,000
Death of the Insured within the grounds of an educational institution as a result of a personal accident		8,000	9,000	10,000	11,000	12,000	13,000	14,000	15,000	20,000	25,000
Diagnosis of sepsis in a child Insured	700	800	900	1,000	1,100	1,200	1,300	1,400	1,500	2,000	2,500
Permanent partial disability	7,000	8,000	9,000	10,000	11,000	12,000	13,000	14,000	15,000	20,000	25,000
Reimbursement of costs of purchase of a wheelchair for disabled persons in the case of disability as a result of a personal accident	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000	5,000
Fracture of one or more bones as a result of a personal accident	1,500	1,750	2,000	2,250	2,500	2,750	3,000	3,250	3,500	3,750	4,000
Wounds as a result of a personal accident	200	250	300	350	400	500	600	700	750	800	850
Injuries of motor organs as a result of a personal accident	200	250	300	350	400	500	600	700	750	800	850
Bite, nipping, stinging	80	90	100	110	120	130	140	150	160	210	260
Concussion as a result of a personal accident	1,000	1,250	1,500	1,750	2,000	2,250	2,500	2,750	3,000	3,250	3,500
Death of a legal guardian or a parent as a result of a personal accident		800	900	1,000	1,100	1,200	1,300	1,400	1,500	2,000	2,500
Food poisoning or sudden gas poisoning, or electric shock or lightning		160	180	200	220	240	260	280	300	400	500
Diagnosis of zoonoses (echinococcosis, toxoplasmosis, rabies) in the Insured	350	400	450	500	550	600	650	700	750	1,000	1,250
Costs of child search operations	700	800	900	1,000	1,100	1,200	1,300	1,400	1,500	2,000	2,500



- For Additional Option D12 EDU PLUS Assistance referred to in §11(1)(12), the insurance amount shall be fixed and amount to PLN 5.000.
- For Additional Option D13 TeleMedicine referred to in in §11(1)(13), the insurance amount shall be the cost of 12 E-Consultations referred to in §11(1)(14), but not more than PLN 5,000.
- 5. For Additional Option D14 Second Medical Opinion referred to in §4(4)(15), the insurance amount shall be the cost of services referred to in §11(1)(14).
- For Additional Option D20 Legal Assistance referred to in §12, is the insurance amount shall be fixed and amount to PLN 500.
- For Option "Hejt Stop" referred to in §10, the insurance amount shall be fixed and amount to PLN 5.000.
- 8. The insurance amount shall be determined for each Insured and shall be specified in the insurance contract.
- 9. The upper limit of InterRisk's liability is:
 - in the case of Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus" – the amount constituting 100% of the sum insured specified in the insurance contract for Option "Podstawowa", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus", subject to item 2);
 - in the event of the Insured's death as a result of an accident on the premises of an educational institution – an amount representing 400% of the sum insured specified in the insurance contract for Option "Podstawowa", Option "Podstawowa Plus" or Option "Ochrona Plus";
 - 3) for Option "Hejt Stop" an amount representing 100% of the sum insured specified in the insurance contract for the Hejt Stop Option;
 - 4) in the case of Additional Options (D1-D20) the amount representing 100% of the sum insured specified in the insurance contract for the respective Additional Option D1-D20, except for reimbursement of plastic surgery costs under Additional Option D8.
- 10. Under the insurance cover, the benefit paid out or the total amount of benefits paid out may not exceed in total the upper limit of liability specified separately for Option "Podstawowa", Option "Podstawowa Plus", Option "Podstawowa Plus", Option "Ochrona", Option "Ochrona Plus" and Option "Hejt Stop", and selected Additional Option (D1-D20).

WHAT NEEDS TO BE DONE TO CONCLUDE AN INSURANCE CONTRACT? CONCLUSION OF INSURANCE CONTRACT

§14

- **1.** The insurance contract shall be concluded on the basis of an application of the Policyholder, which should include at least the following data:
 - 1) full name (name) and address (registered office) of the Policyholder:
 - 2) full name of the Insured, if the agreement is concluded in a registered form;
 - number of children, pupils, students and employees of educational institutions registered for insurance;
 - 4) insurance object and scope (option, variant) of insurance;
 - 5) a proposal for insurance sums for Option "Podstawowa", Option "Podstawowa Plus", Option "Podstawowa Plus", Option "Ochrona Plus", and in the case of the Option "Ochrona", a proposal for separate insurance sums for each event;
 - a proposal of insurance sums for Additional Options (D1-D20) in the case the Policyholder applies for extension of the scope by Additional Options (D1-D20);
 - 7) the insurance period;
 - 8) a proposal for additional or different provisions to the provisions of the GT&C if the Policyholder wishes to introduce them into the insurance contract.
- 2. InterRisk may make the conclusion of an insurance contract conditional upon obtaining additional information affecting the assessment of the insurance risk.
- The insurance contract shall be concluded for a period of twelve months, unless the parties agreed otherwise.
- InterRisk shall confirm the conclusion of the insurance contract with an insurance document.

§15

- The insurance contract may be concluded in the form of group insurance, individual
 or family insurance.
- 2. Individual or family insurance can only be taken out in personal form.
- 3. The group insurance contract shall be concluded in a personal form or with the consent of the Insurer in a nameless form, provided that at least 90% of persons in a given educational institution are insured and subject to the provisions of section 4.
- 4. If the scope is extended by Additional Option D12 EDU PLUS Assistance, D13 TeleMedicine, D14 Second Medical Option, D20 Legal Assistance, the group insurance contract shall be concluded in a registered form.

FROM WHEN DOES THE INSURANCE GUARANTEE COVER AND WHEN WILL THAT COVER END? BEGINNING AND END OF INTERRISK'S LIABILITY

§16

- 1. The insurance contract shall specify the beginning and end date of the insurance period.
- 2. InterRisk's liability under the insurance contract shall begin:
 - from the date specified in the insurance contract as the beginning of the insurance period, but not earlier than unless otherwise agreed;
 - from the day following the payment of the premium or of the first premium installment for an Insured acceding to the group insurance contract via electronic means of communication after one month as of the date specified in the insurance contract as the beginning of the insurance period;
 - 3) in Additional Option D14 (Second Medical Opinion) from the day following the expiry of the grace period of 30 days as of the beginning of InterRisk's liability as referred to in item 1) and 2).
- 3. InterRisk's liability shall cease:
 - 1) on the date of the end of the insurance period;
 - 2) on the day of withdrawal from the insurance contract by the Policyholder;
 - 3) on the date of mutually agreed dissolution of the insurance contract or as a result of its termination:
 - 4) in the case referred to in §18(11) of the GT&C at the date indicated therein;
 - towards the Insured at the date of exhaustion of the insurance amount due to payment of a benefit or benefits with a total amount equaling to the insurance amount or the upper limit of liability;
 - 6) towards the Insured on the day of their death;
 - 7) towards the Insured in a group insurance contract at the end of the last day of the calendar month in which InterRisk received a statement on the Insured's withdrawal from the insurance.
- 4. The liability of InterRisk under the concluded insurance contract shall be resumed on the day following the payment of the additional insurance premium, in the event that InterRisk's liability ceases as a result of exhaustion of the insurance sum, provided that InterRisk, no later than within 7 days from the date of payment of the additional premium, confirms the resumption of cover in writing.

TERMINATION OF THE INSURANCE CONTRACT

§17

- 1. If the insurance contract is concluded for a period longer than six months, the Policyholder shall have the right to withdraw from the insurance contract within 30 days, and in the case the Policyholder is an entrepreneur within 7 days, from the date of insurance contract conclusion.
- Except for cases determined in the remainder of the other provisions of the GT&C and generally applicable provisions of law, the Policyholder may terminate the insurance contract at any time during its term with effect on the last day of a calendar month with 30 days' notice.
- 3. The Insured may withdraw from the group insurance contract at any time.

ON WHAT DOES THE INSURANCE PREMIUM DEPEND? INSURANCE PREMIUM

§18

- 1. The amount of insurance premium shall be specified in the insurance contract.
- 2. The amount of the basic insurance premium depends on:
 - 1) the insurance object;
 - 2) the insurance cover;
 - 3) the insurance period, including the grace period;
 - 4) the sums insured requested by the Policyholder;
 - 5) the number of persons acceding to the insurance contract;
 - 6) information on loss claims.
- 3. The basic insurance premium shall be calculated by multiplying the specified insurance amount by the premium rate specified in Polish zlotys, depending on the factors specified in section 2. This provision shall not apply to:
 - 1) Option "Ochrona";
 - 2) Additional Option D12 EDU PLUS Assistance;
 - 3) Additional Option D13 TeleMedicine;
 - 4) Additional Option D14 Second Medical Opinion;
 - 5) Additional Option D20 Legal Assistance;
 - in which there is one premium rate defined in amount for each Insured.
- 4. The basic insurance premium shall be calculated in accordance with the premium rate



in force on the day on which the insurance contract is concluded:

- for Option "Podstawowa", Option "Podstawowa Plus" and Option "Ochrona Plus" are determined depending on the amount of the insurance amount. The amount of premium for each Insured shall be determined in the amount for each 1,000 PLN of the insurance amount;
- 2) for Option "Ochrona" is set depending on the selected insurance variant;
- for each Additional Option shall be determined depending on the amount of the insurance amount. The amount of premium for each additional benefit and for each Insured shall be determined in the amount for each 1,000 PLN of insurance
- for Additional Option D12 EDU PLUS Assistance, Additional Option D13 -TeleMedicine, Additional Option D14 - Second Medical Opinion, Additional Option D20 - Legal Assistance, the amount of premium for each Insured shall be set at a fixed amount.
- 5. InterRisk may apply premium increases, in particular due to:
 - 1) coverage of persons participating in competitive sports with insurance cover;
 - introduce additional or different provisions to the provisions of the GT&C.
- 6. InterRisk may apply discounts on contributions, in particular on account of:
 - 1) the number of persons acceding to the insurance contract;
 - the number of persons (joining the insurance contract) in a difficult material situation;
 - low loss claims in previous insurance periods;
 - 4) introduce additional or different provisions to the provisions of the GT&C.
- 7. The insurance premium is payable once only, unless the parties agreed otherwise.
- At the request of the Policyholder, the insurance premium may be divided into instalments. The dates of payment and the amount of subsequent instalments shall be specified in the insurance contract.
- The premium for insurance shall be paid on the day of the conclusion of the agreement, unless the parties to the agreement agree on a later date for payment in the insurance contract. In the case of instalment payments, the first instalment of premium shall be paid on the day of concluding the insurance contract, while subsequent instalments of insurance premium shall be paid on the payment dates specified in the insurance
- 10. If InterRisk was liable before the premium or its first instalment was paid and the premium or its first instalment was not paid by the Policyholder on time, InterRisk may terminate the agreement with immediate effect and demand payment of the premium for the period for which InterRisk was liable. If the insurance contract is not terminated, it shall expire at the end of the period for which the unpaid premium was
- 11. In the case of paying the premium in installments, non-payment of the next installment of the premium within the deadline causes InterRisk's liability to cease if InterRisk, after expiration of the deadline, called the Policyholder for payment with the threat that non-payment within seven days from the day of receiving the call would cause termination of liability.
- 12. In the case of revealing a circumstance that entails a significant change in the probability of an accident, each of the parties can demand an appropriate change amounting to premium, starting from the moment when this circumstance occurred, but not earlier than from the beginning of the current insurance period. In the case of such a demand, the other party may terminate the agreement with immediate effect within
- 13. In the case of the expiration of the insurance relationship before the end of the period for which the insurance contract was concluded, InterRisk is due the premium for the period in which it provided insurance cover, and the Policyholder is entitled to reimbursement of the premium for the period of unused insurance cover.

WHAT ARE THE RESPONSIBILITIES OF THE POLICYHOLDER, THE INSURED, AND INTERRISK? RIGHTS AND OBLIGATIONS OF PARTIES TO THE INSURANCE CONTRACT

- 1. The Policyholder shall be obliged to:
 - 1) prior to the conclusion of an insurance contract, to inform InterRisk of all circumstances known to it which InterRisk has inquired about in the application form or prior to the conclusion of the agreement in other letters;
 - to notify InterRisk of changes in circumstances of which the Policyholder informed InterRisk prior to the conclusion of the insurance contract, immediately after becoming aware of them;
 - to pay the contribution or its instalments within the agreed period of time;
 - to enable InterRisk to obtain information relating to the circumstances of the accident;
 - to provide InterRisk with all data necessary to properly perform the provisions of the insurance contract;
 - 6) to comply with the obligations specified in the GT&C.
- 2. In the event that the insurance contract is concluded for the account of a third party:

- 1) the Policyholder shall be obliged to deliver the GT&C to the Insured and provide the necessary information concerning the insurance cover:
- the Policyholder shall be obliged to provide the person interested in acceding to the insurance contract with the information referred to in Art. 17 (1) of the Act on Insurance and Reinsurance Activity in the wording valid as at the date of the conclusion of the insurance contract; before such person joins the insurance contract, in writing, or if the person interested in acceding to the insurance contract consents thereto, on another durable medium;
- 3) the Policyholder shall be obliged to inform the Insured, upon request, of the manner of calculation and payment of the insurance premium and to deliver to the Insured the terms and conditions of the agreement, in particular the provisions of the agreement in the scope determining the rights and obligations of the Insured, before the Insured gives his or her consent to the financing of the insurance premium (if the Insured finances the premium). The information shall also include a description of the duties of the Policyholder and InterRisk towards the Insured;
- irrespective of other provisions of the GT&C, in the case of discontinuation or cessation of the claim for compensation from InterRisk by the Policyholder, the Insured or his or her heirs shall be entitled to direct claim for compensation.
- 3. If a group insurance contract has been concluded on account of employees of the Policyholder or persons performing work on the basis of civil-law agreements and their family members or on account of members of associations, professional self-governments or trade unions and the Policyholder receives from InterRisk remuneration or other benefits in connection with offering the possibility to take advantage of insurance cover or activities related to the performance of a group insurance contract, prior to accession to the group insurance contract the Policyholder shall provide the person interested in acceding to such an agreement with information about:
 - 1) InterRisk and the address of InterRisk's headquarters;
 - 2) the nature of the remuneration or other benefits received in connection with the proposed accession to the group insurance contract;
 - the possibility of lodging a complaint, lodging a complaint and out-of-court dispute resolution.
- 4. If the Policyholder did not notify InterRisk of any circumstances known to him/her referred to in section 1 item 1 or did not fulfil the obligation referred to in section 1 item 2, InterRisk shall not be liable for the consequences of such circumstances.
- 5. InterRisk shall be obliged:
 - 1) to provide the Policyholder with information necessary to conclude and execute the insurance contract, and in the case of a claim being made, to timely adjust the loss;
 - to deliver to the Policyholder, prior to the conclusion of the insurance contract, the text of the GT&C, as well as other documents and forms necessary for the performance of the insurance contract;
 - at the request of the Insured, to provide information on the provisions of the concluded agreement and the GT&C with respect to the rights and obligations of the Insured:
 - to provide the Policyholder, Insured or Beneficiary with information and documents collected in order to determine the liability of InterRisk or the amount of benefit. These persons may request a written confirmation by InterRisk of the information provided, and may also make photocopies at their own expense of documents and confirm their conformity with the original by InterRisk;
 - to cover the persons who have been notified by the Policyholder and for whom the insurance premium has been paid with insurance cover;
 - to pay a benefit under the terms and conditions specified in the GT&C and in the 6) insurance contract;
 - to secure personal data received as a result of the insurance contract in accordance with the provisions of law;
 - to inform the claimant in writing what documents are needed to determine the liability of InterRisk or the amount of benefit, if this is necessary for the further conduct of proceedings, in accordance with §21(8) of the GT&C;
 - to inform the Policyholder or the Insured in writing, if they are not the persons appearing with the notification of the occurrence of the event covered by insurance cover, in accordance with §21(8) of the GT&C.
- 6. The Policyholder, Insured or Beneficiary or the claimant shall have the right to inspect the information and documents collected in order to determine the liability of InterRisk or the amount of benefit, request a written confirmation by InterRisk of the information made available and make copies or photocopies of documents at their cost and confirm their conformity with the original by InterRisk.
- 7. Irrespective of other provisions of the GT&C, in a situation where the Policyholder fails or ceases to claim benefits from InterRisk, the Insured or his or her heirs shall be entitled to claim benefits directly.

WHAT SHOULD YOU DO TO OBTAIN THE BENEFIT? SUBMITTING A CLAIM. DETERMINATION AND PAYMENT OF BENEFIT

In the case of an event that may result in liability, the Policyholder or the Insured shall be obliged to:



- 1) to immediately report to the physician and follow their instructions;
- to notify InterRisk of the occurrence of this event not later than within 14 days from the date of the event or from the date of its occurrence or from the date of obtaining information about it, if the health condition so permits;
- be examined by a physician designated by InterRisk to identify the notified injuries.
 The cost of such a study shall be borne by InterRisk.

§2

- The Policyholder or the Insured may submit a notification of an event covered by insurance cover to any InterRisk organizational unit.
- 2. The notification of an event should contain the following basic information:
 - 1) full name or name and address of the Policyholder;
 - 2) full name, address of the Insured;
 - 3) full name, address of the Beneficiary, if the claim is made by a Beneficiary;
 - 4) the date of the personal accident and a detailed description of the circumstances in which it occurred:
 - full name and address of witnesses to the event, if any, in the possession of the claimant.
- 3. In order to determine the liability of InterRisk, the Policyholder or the Insured shall be obliged to provide the following basic documents if they are in his possession:
 - 1) a copy of the police incident report, if any;
 - medical records of the course of treatment describing the type of injury suffered and containing an accurate diagnosis;
 - 3) the hospital discharge report;
 - 4) in case of myocardial infarction:
 - a) records of hospital treatment:
 - b) documentation from the Cardiology Clinic where the Insured was treated after the heart attack;
 - an ECG result performed no earlier than 3 months after the date of the heart attack;
 - 5) in case of stroke:
 - a) records of hospital treatment;
 - documentation from the neurological clinic or from the attending physician with a description of the dysfunctions present after the stroke;
 - in order to reimburse the incurred costs of purchase of medical devices issued on request:
 - a) a copy of the medical order for the supply of medical devices issued on request;
 - b) to present to the Insurer the originals of registered bills or VAT invoices and proofs of payment;
 - 7) in order to reimburse costs incurred for the purchase or repair of corrective glasses or hearing aids damaged as a result of a personal accident in an educational institution present to the Insurer the originals of registered receipts or VAT invoices and proof of their payment, medical records of the attended appointment at a medical center and an accident report drawn up by the accident team appointed by the head of the educational institution or a statement by the head of the educational institution containing the date and description of the circumstances of the event;
 - 8) in order to reimburse the costs of professional retraining of disabled persons:
 - a) a copy of the decision of the Social Insurance Institution on the basis of which
 a training pension was granted to a person permanently unable to work in
 their current occupation or a decision of the district (or voivodship) Disability
 Assessment Board, in which it was stated that it was advisable to retrain a
 disabled person;
 - b) to present to the Insurer the originals of registered bills or VAT invoices and proofs of payment;
 - 9) in order to reimburse the Insured for the costs of medical treatment, costs of post-exposure treatment, costs of dental treatment to present to the Insurer the originals of registered bills or VAT invoices and evidence of their payment, as well as medical records of appointments, procedures, hospitalizations, surgeries. Additionally, in order to reimburse the incurred rehabilitation costs present the medical records containing the referral to rehabilitation procedures;
 - 10) to reimburse the costs of an appointment at the physician's office, diagnostic tests to confirm or exclude the Lyme disease infection, antibiotic therapy prescribed by the physician, which is aimed at treating Lyme disease caused by a tick bite within Additional Option D16 (Tick Package and diagnosis of Lyme disease) to present to the Insurer the original registered bills or VAT invoices and evidence of their payment as well as medical records from the appointment with the physician during which the tick was removed, including referral for diagnostic tests or recommendation for antibiotic therapy;
 - 11) in order to reimburse the costs of the paid trip:

- a) to present to the Insurer the original named bills or VAT invoices and proof of their payment;
- a certificate from the educational institution which organizes the trip stating that the Insured did not participate in the trip;
- 12) in the case of a traffic accident, if the Insured was the driver of the vehicle a copy of the vehicle registration certificate;
- 13) in the case of a bite, nipping, stinging a hospital discharge report;
- 14) in case of care of a hospitalized child:
 - a) a doctor's certificate stating the period of the parent's or legal guardian's release from work in connection with the care of the hospitalized child;
 - b) medical records of the child's hospitalization;
 - a statement by the parent or legal guardian that it was necessary to care for the child 24 hours a day during the child's hospitalization;
- 15) in the case of temporary inability of the Insured to study or to work:
 - a) a copy or a print of a medical certificate issued in accordance with the Regulation of the Minister of Labor and Social Policy on the procedure and manner of adjudicating on temporary inability to work, issuing a medical certificate and the procedure and manner of correcting an error in the medical certificate in the wording valid as at the date of the conclusion of the insurance contract, confirmed as a conformity with the original by the employer or medical institution that issued the above mentioned certificate and a certificate confirming employment in the case of the Insured being an employee of an educational institution, unless the Insured could not obtain it for reasons beyond their control;
 - a medical certificate or a print of a medical certificate confirming the period of incapacity to learn and the duration of the incapacity to study/a school certificate confirming absence during classes – for children or pupils;
- 16) in the case of onerous treatment medical records from attended in-office appointments at a medical center and/or a medical certificate or a print of a medical certificate containing information about the period of the Insured's temporary inability to study and/or to work and confirmation of the Insured's absence at work or during class classes by the workplace or school;
- 17) in order to reimburse the costs of the Insured's funeral:
 - a) a medical certificate the Insured's death card:
 - b) the Insured's death certificate or a court ruling declaring the Insured dead;
 - to provide the Insurer with original bills or VAT invoices and evidence of their payment;
- 18) in case of the Insured's death:
 - a) death certificate;
 - b) a statistical death card or other documentation confirming the cause of death;
 - c) a police note or details of the unit handling the case;
 - d) succession certificate or notarized confirmation of inheritance in case the Insured was of age and may have children who inherit from him in the first place;
- 19) in case of death of the Insured's legal guardian or parent following an accident:
 - a) death certificate;
 - b) birth certificate of the Insured or other documentation confirming the degree of relationship;
 - c) a statistical death card or other documentation confirming the cause of death;
 - d) police note or data of the unit handling the case;
- 20) in the case of the costs of child search operations:
 - a) a police note or details of the unit in charge of the missing child report;
 - b) present to the Insurer the original named bills or VAT invoices and evidence of their payment.
- InterRisk may, at its own expense, direct the Insured to medical examinations with a frequency justified by medical reasons.
- 5. InterRisk may obtain, for a fee, from entities performing medical activities within the meaning of the provisions of the Act on Medical Activity in the wording valid as at the date of the conclusion of the insurance contract, which provided health services to the Insured, through a physician authorized by InterRisk, information on circumstances related to the assessment of insurance risk and verification of data on his health condition, determination of the right of this person to benefit from the concluded insurance contract and the amount of this benefit, within the scope specified in the Act on Insurance and Reinsurance Activity in the wording valid as at the date of the conclusion of the insurance contract.
- 6. The application of InterRisk for the information referred to in section 5 shall require the consent of the Insured or the person for whose account the insurance contract is to be concluded, or his/her statutory representative.
- Against payment, InterRisk may obtain data from the National Health Fund about the names and addresses of health care providers who provided health care services in



- relation to the accident or random event that is the basis for determining its liability and the amount of compensation or benefit. InterRisk's request for this information requires a consent of the Insured or their statutory representative.
- 8. After receiving a notice of an insurance event covered by insurance cover, InterRisk shall, within 7 days of receiving such notice, inform the Policyholder or the Insured thereof, if they are not the persons appearing in the notice, and shall undertake proceedings to determine the actual status of the event, the legitimacy of the claims and the amount of benefit, and shall inform the claimant in writing or in another way, to whom the claimant has agreed, what documents are needed to determine InterRisk's liability or the amount of benefit, if this is necessary to continue the proceedings.
- In the event that InterRisk receives new information related to the determination of the legitimacy of the claims or the amount of benefit, InterRisk shall inform the Policyholder, the Insured or the Beneficiary in writing within 7 days from the date of receiving additional information which additional documents are necessary to determine the benefit.
- 10. In the case of an event covered by insurance cover under Additional Option D12 -**EDU PLUS Assistance**, the Policyholder or the Insured shall be obliged to contact the Assistance Center by phone (address, telephone number is given in the insurance contract) and provide the following information:
 - 1) full name or name and address of the Policyholder;
 - 2) full name of the Insured:
 - address of residence of the Insured;
 - 4) short description of the event and type of necessary assistance;
 - contact telephone number of the Insured.
- 11. In the case of an event covered by insurance cover under Additional Option D12 -EDU PLUS Assistance, the Insured, at the request of the Assistance Center, shall be obliged to present the following to the Assistance Center Physicians: medical certificates, referrals, sick leaves, medical documents, prescriptions, as well as to present to the Insurer the originals of registered bills or VAT invoices and evidence of their
- 12. In order to provide benefits under Additional Option D13 TeleMedicine, the Insured shall be obliged to register on the portal of the TeleMedicine Center available on the website www.InterRisk.pl and follow the instructions of the application.
- 13. In order to provide benefits under Additional Option D14 Second Medical Opinion, the Insured shall be obliged to contact the Second Medical Opinion Center by phone at (22) 364 15 15 (cost of connection at the tariff of the operator concerned) or at the dedicated e-mail address: InterRisk@eiem.pl, and follow provide the following in the benefit delivery ticket:
 - 1) full name;
 - 2) full name of the person reporting the insurance event, if he/she is not the Insured;
 - 3) policy number:
 - 4) telephone number or e-mail address for contacting the Insured or any other person acting on his/her behalf;
 - complete medical records, including the first medical opinion confirming the occurrence of the event:
 - the treatment plan prepared by the physician who prepared the first medical opinion;
 - documents necessary to confirm the Insured's identity, i.e. identity card or driver's license or passport - if requested by the Second Opinion Center;
 - the Insured's consent to the processing of personal data, including medical data necessary for the preparation of the Second Medical Opinion, pursuant to Article 9(2)(a) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC:
 - other documents, if the previously provided documents are not sufficient to consider that the delivery of the benefit is due to the Insured - at the request of the Second Opinion Center.
 - All documents provided to the Second Opinion Center by the Insured must be in Polish or translated into Polish by a sworn translator. InterRisk shall decide on the delivery of the benefit on the basis of the documentation provided to the Second Opinion Center.
- 14. In order to receive Legal Assistance, the Insured shall be obliged to act in the manner described in §12(V).
- 15. In order to obtain IT support, psychological support or legal assistance under Option "Hejt Stop", the Insured shall proceed as described in §10(IV).

- 1. The degree of health detriment or type of disability should be determined immediately after the end of treatment, taking into account the post-accident treatment recommended by the physician, at the latest within 24 months from the date of the personal
- The degree of health detriment or type of disability under Option "Podstawowa" shall be determined on the basis of the claim submitted and the medical records provided on the course of treatment and on the basis of the InterRisk S.A. Health Detriment

- Standards Table in force on the date of conclusion of the agreement, constituting Appendix No. 3 to the GT&C
- The degree of health detriment under Option "Podstawowa" shall be determined exclusively on the basis of the Health Detriment Standards Table delivered to the Policyholder or the Insured at their request in accordance with §19(5)(4).
- The degree of health detriment under Option "Podstawowa Plus" shall be determined on the basis of the Edu Plus Health Detriment Standards Table and exclusively for bodily injuries listed in the Edu Plus Health Detriment Standards Table, which constitutes Appendix No. 1 to the GT&C.
- 5. If the Insured has been paid a benefit for health detriment as a result of a personal accident, and the Insured subsequently dies as a result of the same personal accident, the benefit for the Insured's death as a result of a personal accident shall be paid after reducing the amount by the previously paid health detriment benefit, up to the maximum of the upper limit of liability specified in the insurance contract.
- 6. If the Insured has been paid a benefit for health detriment as a result of a heart attack or stroke, and the Insured subsequently dies as a result of the heart attack or stroke, the benefit for the Insured's death as a result of a personal accident shall be paid after reducing the payment amount by the previously paid health detriment benefit, up to the maximum of the upper limit of liability specified in the insurance contract.
- While determining the degree (percentage) of health detriment or permanent partial disability, the nature of the Insured's professional activities shall not be taken into account.
- In the case of loss or damage to an organ, apparatus or system whose functions were already impaired before the accident, the benefit shall be paid taking into account the difference between the degree (percentage) of health detriment to an organ, apparatus or system after the accident and that which existed immediately before the

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- 1. InterRisk shall pay compensation to the Insured or Beneficiary on the basis of acknowledgement of the claim, after prior conducting its own proceedings to determine the facts of the event covered by insurance cover, the legitimacy of the notified claim and the amount of benefit, concluded with the Insured or Beneficiary or a legally valid court decision.
- 2. Benefits are paid in Polish zlotys.
- InterRisk shall perform the service within 30 days from the date of receipt of the notification of the accident.
- If, within the time limit specified in section 3, clarification of circumstances necessary to determine the liability of InterRisk or the amount of benefit proved impossible, the benefit shall be paid within 14 days from the date on which, with due diligence, clarification of such circumstances was possible. However, InterRisk shall pay the indisputable part of the benefit within 30 days of receiving notification of the accident.
- 5. If, within the time limit specified in section 3, InterRisk fails to pay the benefit, it shall notify in writing the person making the claim and the Insured, if they are not the person $% \left\{ 1\right\} =\left\{ 1\right\} =$ making the claim, of the reasons for the inability to satisfy their claims in whole or in part within the time limit specified above.
- 6. If the benefit is not due or is due in an amount other than that specified in the submitted claim, InterRisk shall inform the claimant and the Insured, if they are not the claimant, in writing, within the time limits specified in section 3 or 4, indicating the circumstances and the legal basis justifying the total or partial refusal to pay the benefit and instructing InterRisk about the possibility of lodging a complaint or claim to InterRisk or seeking judicial redress.

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- 1. The seeker of insurance cover, the Policyholder, the Insured, an entitled person and/ or beneficiary under the insurance contract and an heir being a natural person with a legal interest in determining liability or satisfaction of the insurance contract, shall have the right to make reservations concerning the services provided by InterRisk, including to lodge complaints and grievances, hereinafter referred to collectively as complaints.
- Complaints can be lodged:
 - 1) in writing in person, with any InterRisk customer service organizational unit, through a postal operator or courier, or sent to the e-correspondence address entered into the e-mail database;
 - 2) orally by telephone via InterRisk Contact (tel. no.: 22 575 25 25) or in person into a report in any InterRisk customer service organizational unit;
 - electronically by sending an e-mail at szkody@InterRisk.pl.
- InterRisk shall respond to the complaint without undue delay but not later within 30 days from the date of its receipt. It is sufficient to send a reply before the expiry of the time limit to comply with it.
- 4. In particularly complicated cases, which make it impossible to consider the claim and provide an answer within 30 days from the date of receipt of the claim, the deadline for considering the claim and providing an answer may be extended to a maximum of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of receipt of the claim. When notifying InterRisk of the extension of 60 days from the date of the extension of 60 days from the date of 60 days from the 60 days from the date of 60 days from the 60 day sion of the deadline for responding to the claim, InterRisk shall indicate the reason for the delay, the circumstances that need to be established and specify the expected date for processing the claim.





- 5. InterRisk shall respond to the complaint of an individual in writing, and at the request of that person – by e-mail. Complaints submitted by entities other than individuals shall be addressed by InterRisk in paper form or in another durable medium.
- 6. The Policyholder, the Insured, an entitled person and beneficiary under the insurance contract and an heir with a legal interest in determining the liability or satisfaction of the insurance contract, being a natural person shall have the right to submit a request to the Financial Ombudsman to consider their case. Consumers also have the right to request assistance from municipal and district consumer ombudsmen.
- 7. InterRisk is subject to supervision by the Polish Financial Supervision Authority (PFSA).

PROVISION APPLICABLE TO INSURANCE CONTRACTS CONCLUDED AT DISTANCE IN THE MEANING OF THE ACT ON CONSUMER RIGHTS

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If the insurance contract is concluded at a distance within the meaning of the Act on Consumer Rights in the wording valid as at the date of the conclusion of the insurance contract, the following provisions shall apply to the agreement:

- A consumer who has concluded an insurance contract at a distance may withdraw from it without giving reasons by submitting a written declaration within 30 days from the date of conclusion of the agreement or from the date of confirmation of the information referred to in Article 39 of the Act on Consumer Rights, if later. A time limit shall be deemed to have been observed if, before its expiry, a statement has been sent. In the case of withdrawal from the insurance contract by the consumer, InterRisk shall only be entitled to a part of the premium calculated pro rata for each day on which InterRisk provides insurance cover.
- 2. The insurance contract does not involve any financial risk resulting from its specific features or the nature of the activities to be performed, and the insurance premium does not depend on price shifts on the financial market.
- 3. The consumer shall bear the costs arising from the means of distance communication
- Disputes arising from agreements concluded between consumers and InterRisk via the website or other electronic means may be resolved by the competent authorities using the European out-of-court dispute resolution platform available at the address: http://ec.europa.eu/ consumers/odr/.
- 5. The insurance contract is not covered by a guarantee fund or another guarantee scheme.
- The language used in the relationship between InterRisk and the consumer is the Polish language.
- The law applicable to InterRisk's relations with the consumer prior to the conclusion of an agreement as well as the law applicable to the conclusion and performance of an insurance contract shall be Polish law.

FINAL PROVISIONS

- 1. All notices and declarations submitted by the Policyholder, the Insured, the Beneficiary or InterRisk in connection with the agreement shall be submitted in writing under pain of nullity, except when these entities agree to submit notices and declarations in electronic form.
- An action for a claim under an insurance contract may be brought in accordance with the provisions on general jurisdiction or before the court competent for the place of residence or registered office of the Policyholder, the Insured or the Beneficiary under the insurance contract. An action for a claim under the insurance contract may be brought in accordance with the provisions on general jurisdiction or before the court competent for the place of residence of the heir of the Insured or the heir of the Beneficiary under the insurance contract
- 3. The rules of taxation of amounts received under insurance are regulated by the Personal Income Tax Act and the Corporate Income Tax Act in the wording valid as at the date of the conclusion of the insurance contract.
- InterRisk is obliged under the Act on out-of-court settlement of consumer disputes to out-of-court settlement of consumer disputes. The Financial Ombudsman (www.rf.gov. pl) is the entity authorized to resolve disputes between consumers and InterRisk out of
- 5. The law applicable to the insurance contract concluded on the basis of the GT&C is Polish law
- With respect to legal expenses insurance, the submission of a dispute between InterRisk and the Insured to an arbitration court or the possibility of resolving such a dispute in another manner ensuring a comparable guarantee of objectivity requires an agreement between InterRisk and the Insured.
- The General Insurance Terms and Conditions were approved by Resolution No. 01/27/03/2024 of the Management Board of InterRisk TU S.A. Vienna Insurance Group dated 27 March 2024 and apply to insurance contracts entered into from 28 March 2024.

President of the Management Board

Piotr Narloch

Member of the Management Board

Tomasz Rowicki



${\it Appendix\,No.\,1\,to\,the\,General\,Terms\,and\,Conditions\,of\,EDU\,PLUS\,Insurance}$

EDU PLUS HEALTH DETRIMENT STANDARDS TABLE

	I. HEAD INJURY	Percentage of health detriment
1.	CALVARIAL FRACTURE	5
2.	FRACTURE OF SKULL BASE BONE	10
3.	DAMAGE TO SOFT PARTS OF HEAD (WITHOUT BONE DAMAGE) – WOUNDS TO HAIRY HEAD SKIN (SCARS AND DEFECTS)	1
	II. FACIAL INJURY	Percentage of health detriment
1.	DAMAGE TO THE FACIAL SKIN (SCARS AND DEFECTS)	2
2.	FRACTURES OF CRANIOFACIAL BONES (EXCEPT FOR NOSE BONES)	3
3.	FRACTURE OF NOSE BONE	2
4.	TOTAL LOSS OF NOSE	20
5.	NASAL WING LOSS	8
6.	PARTIAL LOSS OF PERMANENT TOOTH – FOR EACH TOOTH	1
7.	TOTAL LOSS OF PERMANENT TOOTH – FOR EACH TOOTH	2
8.	FRACTURE OF JAWBONE OR MANDIBLE	2
9.	PARTIAL LOSS OF JAW OR MANDIBLE	10
10.	TOTAL LOSS OF JAW OR MANDIBLE	40
11.	TOTAL LOSS OF TONGUE	30
	III. EYE INJURY	Percentage of health detriment
1.	TOTAL LOSS OF SIGHT IN ONE EYE	50
2.	TOTAL LOSS OF VISION IN BOTH EYES	100
3.	DAMAGE TO THE EYEBALL – FOREIGN BODIES	3
4.	DAMAGE TO THE EYEBALL – DETACHMENT OF RETINA OF ONE EYE	15
	IV. SPEECH INJURY	Percentage of health detriment
1.	TOTAL LOSS OF SPEECH	100
	V. EAR INJURY	Percentage of health detriment
1.	HEARING LOSS IN ONE EAR	30
2.	TOTAL HEARING LOSS IN BOTH EARS	60
3.	PARTIAL LOSS OF EARLOBE OR DEFORMATION (SCARS, BURNS, FROSTBITE)	2
4.	TOTAL LOSS OF EARLOBE	5
5.	LOSS OF BOTH EARLOBES	10
	VI. NECK, LARYNGEAL, TRACHEAL, AND ESOPHAGEAL INJURY	Percentage of health detriment
1.	TRACHEAL INJURY OR NARROWING OF LARYNX ALLOWING FOR LIVING WITHOUT A TRACHEAL TUBE	5
2.	TRACHEAL INJURY, RESULTING IN THE NEED FOR CONSTANT USE OF A TRACHEAL TUBE	25
3.	TRACHEAL INJURY – NARROWING	2
4.	ESOPHAGEAL INJURY RESULTING IN TOTAL ESOPHAGEAL OBSTRUCTION WITH PERMANENT GASTRIC FISTULA	40
5.	NECK INJURY: MUSCLES OR SOFT TISSUES OF SKIN REQUIRING STITCHING	1
V	II. THORACIC INJURY AND ITS CONSEQUENCES	Percentage of health detriment

1.	PARTIAL LOSS OF NIPPLE FUNCTION IN WOMEN	1		
2.	TOTAL LOSS OF NIPPLE FUNCTION IN WOMEN	8		
3.	PARTIAL LOSS OF MAMMARY GLAND	Į.	5	
4.	TOTAL LOSS OF MAMMARY GLAND	8	3	
5.	FRACTURE OF RIBS – for each rib, max. 10%	Í	l	
6.	FRACTURE OF STERNUM	3		
7.	DAMAGE TO THE HEART OR PERICARDIUM (TRAUMATIC, POST-MYOCARDIAL INFRACTION):	10		
VII	I. ABDOMINAL INJURY AND ITS CONSEQUENCES		e of health ment	
1.	DAMAGE TO ABDOMINAL WALLS – scars not resulting from surgical procedures	,	1	
2.	DAMAGE TO THE STOMACH, INTESTINES – without disturbances of gastrointestinal functions	2		
3.	DAMAGE TO THE STOMACH, INTESTINES – only parenteral nutrition	20		
4.	DAMAGE TO THE ANAL SPHINCTER	Į.	5	
5.	SPLEEN DAMAGE		3	
6.	TOTAL LOSS OF SPLEEN	1	0	
7.	LIVER DAMAGE – resection of a fragment of the liver	1	0	
8.	PANCREATIC DAMAGE	1	0	
	IX. URINOGENITAL INJURY		e of health ment	
1.	TOTAL LOSS OF ONE KIDNEY WHILE THE OTHER KIDNEY IS HEALTHY AND FUNCTIONING PROPERLY	20		
2.	TOTAL LOSS OF ONE KIDNEY WITH IMPAIRMENT OF OTHER KIDNEY OR DAMAGE TO BOTH KIDNEYS LEADING TO END-STAGE RENAL FAILURE – end-stage renal failure	50		
3.	DAMAGE TO THE URETER	10		
4.	DAMAGE TO THE URETHRA	5		
5.	TOTAL LOSS OF PENIS	30		
6.	PARTIAL LOSS OF PENIS	10		
7.	TOTAL LOSS OF ONE TESTICLE OR OVARY	1	0	
8.	TOTAL LOSS OF BOTH TESTICLES OR OVARIES	3	0	
9.	POST-TRAUMATIC TESTICULAR HYDROCEPHALUS		5	
10.	TOTAL LOSS OF UTERUS	4	0	
11.	DAMAGE TO THE VAGINA		5	
12.	DAMAGE TO THE UTERUS		0	
	X. SPINAL INJURY AND SPINAL CORD INJURY		e of health ment	
1.	DAMAGE TO THE SPINE – consequences of torsional injuries		2	
2.	FRACTURES OF VERTEBRAL BODIES – for each	5		
3.	FRACTURES OF SPINE – ARCHES, TRANSVERSE PROCESSES, SPINOUS PROCESSES – for each	2	2	
	XI. PELVIC INJURY		e of health ment	
1.	PELVIC FRACTURE	1	0	
	XII. UPPER LIMB INJURY		e of health ment	
		right	left	
1.	FRACTURE OF SHOULDER BLADE	3	2	
2.	FRACTURE OF CLAVICLE	3	2	
3.	DISLOCATION OF ACROMIOCLAVICULAR JOINT OR STERNOCLAVICULAR JOINT	Г 1 1		
4.	DAMAGE TO THE GLENOHUMERAL JOINT	1	1	



5.	TOTAL LOSS OF LIMB AT SHOULDER JOINT	70	60	
6.	LOSS OF LIMB AT SHOULDER LEVEL	65 60		
7.	FRACTURE OF THE PROXIMAL/DISTAL EPIPHYSIS OF HUMERAL BONE, OLECRANON PROCESS, RADIAL BONE HEAD	3	2	
8.	FRACTURE OF FOREARM BONE	3	2	
9.	DAMAGE TO SOFT PARTS REQUIRING SUTURING AT THE LEVEL OF FOREARM, WRIST, METACARPUS AND FINGERS (cut, lacerated wounds)	1 1		
10.	DISLOCATIONS, SPRAINS IN THE ELBOW JOINT	2 1		
11.	LOSS OF LIMB WITHIN THE FOREARM	55 50		
12.	FRACTURE, TWISTING OF WRIST	1 1		
13.	LOSS OF HAND AT WRIST LEVEL	50 40		
14.	FRACTURE OF ONE METACARPAL BONE	1 1		
15.	FINGER FRACTURE	1 1		
16.	PARTIAL LOSS OF THUMB TIP	1 1		
17.	LOSS OF THUMB UNGUAL PHALANX	3	2	
18.	LOSS OF THUMB	10	8	
19.	PARTIAL LOSS OF INDEX FINGER, THIRD, FOURTH OR FIFTH FINGER TIP – for each	1	1	
20.	LOSS OF INDEX FINGER, THIRD, FOURTH OR FIFTH FINGER UNGUAL PHALANX – for each	2	1,5	
21.	LOSS OF INDEX FINGER	7 5		
22.	LOSS OF THIRD, FOURTH OR FIFTH FINGER – for each	6	4	
	XIII. LOWER LIMB INJURY		e of health ment	
	A. HIP JOINT, FEMUR			
1.	LOSS OF LOWER LIMB AT HIP JOINT	70		
2.	LOCC OF LOWER LIMB AT FEMALIR LEVEL	50		
۷.	LOSS OF LOWER LIMB AT FEMUR LEVEL	5	0	
3.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries		0	
	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion			
3.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE		1	
4.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD	1	5	
 4. 5. 	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS	1	5	
 4. 5. 6. 	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS –	1	5	
 4. 5. 6. 	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds	1	5	
3.4.5.6.7.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING	1	5	
3.4.5.6.7.1.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA	1	5 5 1	
3.4.5.6.7.2.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE	1	5 5 1 1 4	
3.4.5.6.7.2.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE TOTAL LOSS OF LOWER LIMB AT KNEE JOINT	1	5 5 1 1 4	
3. 4. 5. 6. 7. 1. 2. 3.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE TOTAL LOSS OF LOWER LIMB AT KNEE JOINT C. LOWER LEG FRACTURE OF LOWER LEG BONE (TIBIA, OR TIBIA	1	5 5 5 1 4 0 0	
3. 4. 5. 6. 7. 2. 3.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE TOTAL LOSS OF LOWER LIMB AT KNEE JOINT C. LOWER LEG FRACTURE OF LOWER LEG BONE (TIBIA, OR TIBIA AND FIBULA)	1	5 5 5 1 4 0 4	
3. 4. 4. 5. 6. 7. 1. 2. 3. 1. 2.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE TOTAL LOSS OF LOWER LIMB AT KNEE JOINT C. LOWER LEG FRACTURE OF LOWER LEG BONE (TIBIA, OR TIBIA AND FIBULA) FRACTURE OF LATERAL, MEDIAL MALLEOLUS	1	5 5 1 4 0 4 3 3	
3. 4. 5. 6. 7. 1. 2. 3.	DAMAGE TO SOFT TISSUE REQUIRING SUTURING, LIGAMENT SYSTEM, MUSCLES, TENDONS, VESSELS, NERVES – consequences of damage due to torsion injuries DAMAGE TO THE HIP JOINT (CONSEQUENCES OF DISLOCATIONS, FRACTURES OF PROXIMAL FEMORAL EPIPHYSIS, TRANSCERVICAL FRACTURES, PETROCHANTERIC AND SUBTROCHANTERIC FRACTURES, TROCHANTER FRACTURES, TRAUMATIC GROWTH PLATE FRACTURE OF FEMORAL BONE HEAD HIP JOINT ENDOPROSTHESIS FEMUR FRACTURE DAMAGE TO SKIN, MUSCLES, TENDONS – consequences of burns, cut wounds B. KNEE JOINT FRACTURE OF BONE STRUCTURES FORMING THE KNEE JOINT AND PATELLA LIGAMENT DAMAGE TOTAL LOSS OF LOWER LIMB AT KNEE JOINT C. LOWER LEG FRACTURE OF LOWER LEG BONE (TIBIA, OR TIBIA AND FIBULA) FRACTURE OF LATERAL, MEDIAL MALLEOLUS FRACTURE OF FIBULA DAMAGE TO SOFT TISSUES AND SKIN REQUIRING	1	5 5 1 4 0 4 3 2	

	D. ANKLE JOINT AND SUBTALAR JOINT				
1.	DAMAGE TO THE ANKLE JOINT AND SUBTALAR JOINT – TORSIONAL OR DISLOCATIONS	1			
2.	FRACTURE OF ANKLE OR TALAR BONE	2			
3.	FRACTURE OF METATARSAL BONE (for each bone)	1			
4.	DAMAGE TO THE ACHILLES TENDON	1			
5.	TOTAL LOSS OF FOOT	50			
6.	LOSS OF FOOT AT CHOPART'S JOINT	40			
7.	LOSS OF FOOT AT LISFRANC JOINT	30			
8.	LOSS OF FOOT WITHIN THE METATARSAL BONE	20			
	E. TOES				
1.	FRACTURE OF TOE	1			
2.	LOSS OF BIG TOE UNGUAL PHALANX	1			
3.	LOSS OF BIG TOE	8			
4.	LOSS OF SECOND, THIRD, FOURTH, AND FIFTH TOES – for each	1			
XIV. PARESIS AND PARALYSIS		Percentage of health detriment			
1.	PARALYSIS OR PARESIS OF RIGHT UPPER LIMB	40			
2.	PARALYSIS OR PARESIS OF LEFT UPPER LIMB	30			
3.	PARALYSIS OR PARESIS OF LOWER LIMB	25			
4.	PARALYSIS OR PARESIS, UNILATERAL, RIGHT SIDE	70			
5.	PARALYSIS OR PARESIS, UNILATERAL, LEFT SIDE	60			
6.	TOTAL PARALYSIS OF UPPER AND LOWER LIMBS (TETRAPLEGIC)	100			
7.	FACIAL NERVE PARALYSIS	5			

In left-handed persons, the damage to the upper limb is assessed according to the table for the upper right limb and the right limb as for the left.



Appendix no. 2 to the General Terms and Conditions of EDU PLUS Insurance

TECHNICAL REQUIREMENTS FOR DEVICES ENABLING COMMUNICATION IN ORDER TO PERFORM E-CONSULTATIONS TO THE BENEFIT OF THE INSURED

- 1. In order to perform an E-Consultation to the benefit of the Insured, it is necessary to
 - 1) a device with access to the Internet running Microsoft Windows, iOS or Android operating system and a minimum connection speed of 1 Mbps;
 - 2) an updated version of Chrome web browser is installed with support for applications necessary for proper connection to the ICT system enabled;
 - 3) JavaScript enabled (latest and enabled JavaScript);
 - 4) an active e-mail address;
 - 5) a landline or mobile phone.
- 2. If you are using a mobile app, your device should have Android or iOS, updated to the
- 3. If you are using the app on your mobile device, you will need to have the Telemedi.co app installed. The app is available in Google Play (www. play.google.com) or Appstore
- 4. The recommended minimum screen resolution is 1024x768 pixels when using the application in a browser.

If the distribution activities in connection with the proposed insurance contract are performed by an InterRisk employee, the employee shall receive for this reason basic or remuneration and variable remuneration included in the amount of the insurance

Where distribution activities in connection with the proposed conclusion of an insurance contract are performed by an insurance agent, the agent is required to inform the customer of the nature of the remuneration received, and where the fee is paid directly by the customer - of its amount.

If the distribution activities in connection with the proposed insurance agreement are performed by an InterRisk employee, the employee shall receive for this reason basic or remuneration and variable remuneration included in the amount of the insurance premium.

Where distribution activities in connection with the proposed conclusion of an insurance agreement are performed by an insurance agent, the agent is required to inform the customer of the nature of the remuneration received, and where the fee is paid directly by the customer – of its amount.

InterRisk Towarzystwo Ubezpieczeń Spółka Akcyjna Vienna Insurance Group, KRS: 0000054136, District Court for the Capital City of Warsaw, 12th Commercial Division, NIP: 526-00-38-806, Share capital and paid-in capital: 137,640,100 PLN, Head Office, ul. Noakowskiego 22, 00-668 Warsaw, InterRisk Contact: 22 575 25 25, interrisk.pl



Appendix No. 3 to the General Terms and Conditions of EDU PLUS Insurance

INTERRISK TABLE OF HEALTH IMPAIRMENT STANDARDS

	I. HEAD INJURIES	Percentage of health impairment						
1.	1. DAMAGE TO THE SCALP (WITHOUT BONE DAMAGE):							
A. D	Damage to the scalp according to the size, mobility a	nd tenderness of scars:						
1.	<5 cm in diameter/length of the scar, with and/or without accompanying pain complaints	1						
2.	5-10 cm in diameter/length of scar, with and/or without accompanying pain complaints	2						
3.	>10 cm in diameter/length of scar, with and/or without accompanying pain complaints	3						
B. S	calping (for women x 2):							
1.	5 – 10 cm in diameter	5						
2.	>10 cm in diameter	10						
2.	DAMAGE TO THE BONES OF THE CALVARIA AN	D BASE OF THE SKULL:						
1.	Depressions, fissures (gragmentation)	4						
3.	SKULL BONE DEFECT:							
Α.								
1.	<2.5 cm in diameter/length	1						
2.	2.5 – 5 cm in diameter/length	5						
3.	5 – 10 cm in diameter/length	8						
4.	>10 cm in diameter/length	10						
NOT								
	damage to the scalp (item 1), the degree of perm damage should be assessed separately for damage according to items 2 or 3 and separately for dama item 1.	anent impairment per ge or defects in bones						
4.	COMPLICATIONS ACCOMPANYING INJURIES ARE ASSESSED ADDITIONALLY. (ADD TO THE BAS RESULTING FROM COMPLICATIONS –	IC ITEM THE DEFECTS						
A.								
1.	Recurrent leakage of cerebrospinal fluid, Chronic osteitis, Subungual abscess treated surgically, Scalp thrombosis, Cerebral hernia	+5						
5.	PARALYSIS AND HEMIPARE							
A.		SIS:						
1.		SIS:						
	Hemiplegia, paralysis of lower limbs preventing independent standing and walking 0 – 1° according to the LOVETT scale	100%						
2.	independent standing and walking 0 – 1°							
2.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb	100%						
	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both	100%						
3.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to	100% 60% 40% 10%						
3.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT	100% 60% 40% 10%						
3.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale	100% 60% 40% 10% scale with 3 – 4° lower limb						
3.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale	100% 60% 40% 10% scale with 3 – 4° lower limb 70% 60%						
3. 4. 5.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale Right Left 3 – 4° upper limb paresis according to the LOVETT scale	100% 60% 40% 10% scale with 3 – 4° lower limb 70% 60%						
3. 4. 5.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale Right Left 3 – 4° upper limb paresis according to the LOVETT scale:	100% 60% 40% 10% scale with 3 – 4° lower limb 70% 60% cale with 0 – 1° lower limb						
3. 4. 5.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale Right Left 3 – 4° upper limb paresis according to the LOVETT scalesis according to the LOVETT scale	100% 60% 40% 10% scale with 3 – 4° lower limb 70% 60% cale with 0 – 1° lower limb 70% 60%						
3. 4. 5.	independent standing and walking 0 – 1° according to the LOVETT scale Profound 2° or 2/3° hemiparesis of one or both lower limbs that significantly impairs limb function according to the LOVETT scale Moderate 3° or 3/4° hemiparesis or paresis of both lower limbs according to the LOVETT scale Minor 4° or 4/5° (minor, discrete) hemiparesis of the hemiplegia or both lower limbs according to the LOVETT scale 0 – 1° upper limb paralysis according to the LOVETT paresis according to the LOVETT scale Right Left 3 – 4° upper limb paresis according to the LOVETT scale: Right Left 0 – 1° monoparesis of central origin involving an upper limb paresis or	100% 60% 40% 10% scale with 3 – 4° lower limb 70% 60% cale with 0 – 1° lower limb 70% 60%						

2° – 2/3° monoparesis of central origin involving an upper limb according to the LOVETT scale			
Right	30%		
Left	25%		
3 – 4° monoparesis of central origin involving an upper limb according to the LOVETT scale			
Right	10%		
Left	5%		
0° monoparesis of central origin involving a lower limb according to the LOVETT scale	50%		
1 – 2° monoparesis of central origin involving a lower limb according to the LOVETT scale	30%		
3 – 4° monoparesis of central origin involving a lower limb according to the LOVETT scale	10%		
	LOVETT scale Right Left 3 – 4° monoparesis of central origin involving an upp LOVETT scale Right Left 0° monoparesis of central origin involving a lower limb according to the LOVETT scale 1 – 2° monoparesis of central origin involving a lower limb according to the LOVETT scale		

LOVETT scale

- 0° no active muscle contraction no muscle strength
- 1° trace of active muscle contraction 10% of normal muscle strength
- 2° expressive muscle contraction and the ability to perform the movement with the help and relief of the mobile segment – 25% of normal muscle strength
- 3° ability to perform active movement independently with overcoming the gravity of a given stretch – 50% of normal muscle strength
- 4° ability to perform active movement with some resistance 75% of normal muscle strength
- 5° normal strength, i.e., the ability to perform active movement with full resistance –

6.	ISOLATED EXTRAPYRAMIDAL SYNDROMES:					
A.						
1.	Sustained extrapyramidal syndrome that significantly impairs functional capacity and requires third-party care	100				
2.	Extrapyramidal syndrome with functional impairment, with speech impairment requiring constant third-party care, distinct mental and cognitive changes	80				
3.	Extrapyramidal syndrome with functional impairment, with speech impairment requiring periodic third-party care, distinct mental and cognitive changes	70				
4.	Significant impairment of functioning in daily life, current mental and cognitive changes	60				
5.	Moderate impairment of functioning in daily life with periodic mental disorders	40				
6.	Distinct extrapyramidal syndrome	15				
7.	BALANCE DISORDERS AND OTHER BESIDES H					
	BALANCE DISORDERS AND OTHER BESIDES H DYSFUNCTION (ATAXIA, DYSMETRIA, OTHER SYMI SYNDROME) OF CEREBRAL ORI	PTOMS OF THE SPINAL				
	DYSFUNCTION (ATAXIA, DYSMETRIA, OTHER SYM	PTOMS OF THE SPINAL				
A.	DYSFUNCTION (ATAXIA, DYSMETRIA, OTHER SYMI SYNDROME) OF CEREBRAL ORI	PTOMS OF THE SPINAL GIN:				
A. 1.	Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty	PTOMS OF THE SPINAL GIN:				
A. 1. 2.	Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability	PTOMS OF THE SPINAL GIN: 100 60				
A. 1. 2.	Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability to perform household chores	100 60				
A. 1. 2. 3.	Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability to perform household chores Balance disorders that make walking a little difficult Trace imbalances occasionally making walking	100 60 40 10				
A. 1. 2. 3.	Balance disorders that prevent walking Balance disorders that prevent walking Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability to perform household chores Balance disorders that make walking a little difficult Trace imbalances occasionally making walking difficult	100 60 40 10				
A. 1. 2. 3. 4. 5.	Balance disorders that prevent walking Balance disorders that prevent walking Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability to perform household chores Balance disorders that make walking a little difficult Trace imbalances occasionally making walking difficult	100 60 40 10				
A. 1. 2. 3. 4. 5.	Balance disorders that prevent walking Balance disorders that prevent walking Balance disorders that make it very difficult to walk and make it impossible to do any professional work, significant difficulty in doing household chores Balance disorders that make it very difficult to walk and make it impossible to do any professional work, but with the ability to perform household chores Balance disorders that make walking a little difficult Trace imbalances occasionally making walking difficult POST-TRAUMATIC EPILEPS Epilepsy with very frequent seizures – 3 or more	100 60 40 10 5				

Epilepsy with seizures of different morphology – without loss of cousciousness

B. Epilepsy without mental changes with frequent seizures:

8



1.	Frequent secondary generalized seizures, at least 2 per month without a clear aura	60						
2.	Frequent secondary generalized seizures, at least 2 per month with aura	50						
3.	Frequent partial simple and/or complex epileptic seizures without secondary generalization, occasionally secondary generalization	40						
C. Epilepsy without mental changes with rare seizures (1 or less per month):								
1.	Polytherapy with possible side effects of antiepileptic treatment	30						
2.	Polytherapy without side effects of antiepileptic treatment	25						
3.	Monotherapy	20						
9.	NEUROLOGICAL AND MENTAL DISORDERS ((ENCEPHALOPATHIES):	OF ORGANIC ORIGIN						
	Severe mental disorders requiring constant third-parestablished psychosis):	ty care (dementia changes,						
1.	Severe mental disorders requiring constant third-party care (dementia changes, established psychosis, frequent and prolonged psychiatric hospitalizations)	100						
2.	Severe mental disorders requiring constant third-party care (dementia changes, established psychosis, requiring outpatient and periodic hospital treatment)	80						
3.	Severe mental disorders, requiring constant third-party care (dementia changes, established psychosis, requiring permanent outpatient psychiatric treatment)	70						
В. Е	Encephalopathies with personality changes (characte	eropathy):						
1.	Significant dementia changes with character changes requiring 24/7 third-party care	60						
2.	Significant dementia changes affecting all – day functioning requiring third-party assistance during the day	50						
i	Encephalopathies with sustained subjective discomfor ncreased nervous excitability, difficulty focusing atte disorders):							
1.	Significantly severe subjective symptoms that limit functioning in daily life, requiring ongoing and long – term treatment, neurological symptoms present, and changes in neuropsychological examination, (according to ICD – 10, f07.2)	30						
2.	Moderate impairment of functioning in daily life, neuropsychological and/or neurological examination changes present	20						
3.	Minor subjective symptoms without changes in neurological and neuropsychological examination	5						
10.	NEUROSES AND NEUROSIS – LIKE SYNDRO CRANIOCEREBRAL TRAUMA AND/OR BO							
1.	Subjective complaints related to head injury or trauma (recurrent headaches and dizziness, fatigue, hyperactivity, impaired memory, difficulty focusing attention, insomnia) without changes in imaging studies – history of concussion (with hospitalization)	1						
2.	Post-traumatic stress disorder, fixed neuroses associated with craniocerebral trauma or after severe injury requiring ongoing psychiatric treatment	5						
11.	SPEECH DISORDERS:							
A.								
1.	Total aphasia (sensory or sensorimotor) with agraphia and alexia	100						
2.	Total motor aphasia	60						
3.	Major severe aphasia that impedes communication	40						
4.	Minor aphasia	10						
12.	POST-TRAUMATIC HYPOTHALAMIC SYNDR ENDOCRINE DISORDERS OF CENTRA (UREMIA, DIABETES, HYPERTHYROID)	L ORIGIN						
Α.								

_						
1.	Significantly impairing bodily functions	40				
2.	Slightly impairing bodily functions	20				
13.	PARTIAL OR COMPLETE DAMAGE TO EYEBA Oculomotor nerve, in terms of the intrinsic muscles of the					
	damage degree (ophthalmologic examination necessar					
1.	Significant	15				
2.	Moderate	8				
3. Minor 3						
	Oculomotor nerve, in terms of the external muscles of the	•				
1.	With double vision and complete eyelid drooping	30				
2. 3.	Double vision, eyelid drooping Double vision, without drooping eyelids	10 5				
C.	Double vision, without drooping eyends	<u> </u>				
1.	Trochlear nerve	3				
	nversion nerve – depending on the degree of damage (c					
	mobility):					
1.	Partial	4				
2.	Total	2				
14.	PARTIAL OR TOTAL DAMAGE TO THE TRIGEMINA ON THE DEGREE OF DAMAGE					
A.						
1.	Sensory (including post-traumatic neuralgia)	4				
2.	Mmotor	4				
3.	Sensorimotor	10				
15.	PARTIAL OR COMPLETE DAMAGE TO THE	FACIAL NERVE:				
A.						
1.	Total peripheral with eyelid incompetence	20				
2.	Peripheral partial depending on the severity of the complaint	5				
3.	Isolated central lesion	5				
16.	PARTIAL OR COMPLETE DAMAGE TO THE LINGUA VAGUS NERVES – DEPENDING ON THE DEGI AND BREATHING, CIRCULATION AND GASTROINT	REE OF SPEECH				
A.						
1.	Complete paralysis of the palate, pharynx and larynx	40				
B. F	Retrograde laryngeal nerve palsy:					
1.	Unilateral	5				
2.	Bilateral	30				
C. I	ingual – pharyngeal nerve paralysis, depending on the	difficulty of swallowing:				
1.	Significant	25				
2.	Moderate	15				
3.	Minor	5				
D.	Manual de Carlos Para de la Carlos Para dela Carlos Para de la Car	22				
1.	Neuralgia of the lingual – pharyngeal nerve PARTIAL OR TOTAL DAMAGE TO THE ACC	20				
A.	PARTIAL OR TOTAL DAMAGE TO THE ACC	ESSORT NERVE:				
1.	Complete, involving the sternocleidomastoid muscle and the upper part of the quadriceps muscle	10				
2.	Partial	3				
18.	PARTIAL OR TOTAL DAMAGE TO THE SUB	-				
Α.						
1.	Complete, with the presence of fasciculation and atrophy	20				
2.	Partial	5				



	II. FACIAL INJURIES	Percentage of health impairment
19.	DAMAGE TO THE FACE (SCARS A	AND DEFECTS):
Α. [Disfigurement without functional impairment:	
1.	Scar, predominantly skin pigmentation change (up to 5 cm in length / diameter)	1
2.	Scar, prevalence of skin pigmentation change (more than 5 cm in length / diameter)	3
3.	Distinct, disfiguring scars up to 5 cm in length/diameter	5
4.	Distinct, disfiguring scars over 5 cm in length/diameter	10
В. [Disfigurement with disorders of functioning:	
1.	Disfigurements combined with major disorders of functioning	30
2.	Disfigurement with mild disorders of functioning	10
20.	DAMAGE TO THE NOSE (NASAL BONE CARTILAGE DAMAGE, LOSS OF SOFT	
A.		
1.	Minor damage to the nose without respiratory or olfactory impairment (discoloration and scarring that does not change the shape of the nose) (for women x 2)	1
	Damage to the nose without respiratory and smell impa of the nose) (for women x 2):	airment (changing the shape
1.	Minor	2
2.	Major	3
3.	Persisting despite corrective surgery	5
	Damage to the nose with respiratory impairment – dep damage and the degree of respiratory impairment:	ending on the extent and
1.	Minor impairment of nasal patency	5 – 9
2.	Moderate impairment of nasal patency	10 – 15
3.	Major impairment of nasal patency with secondary sinusitis	16 – 20
	Damage to the nose with respiratory and olfactory impai degree of respiratory and olfactory impairment:	rment according to the
1.	Damage to the nose without respiratory or olfactory impairment – scarring and/or slight deformation of the nose	1
2.	Damage to the nose with respiratory impairment – significant deformation of the nose or loss of part of the nose	5
3.	Damage to the nose with respiratory and olfactory impairment	10
4.	Loss or disturbance of the sense of smell following damage to the anterior cranial fossa	5
5.	Loss of a significant part of the nose or total loss (including the nasal bone)	25
NOT	E: Insofar as a significant nasal deformity is accompevaluate together according to point 20. Insofar lips, eyelids is part of the set of injuries covered the evaluation according to point 19).	as damage to the nose,
21.	TOOTH LOSS (PER TOOTH):
A. I	ncisors and canines:	
1.	Partial	1
2.	Total	3
	Other teeth:	
1.	Partial	1
2.	Total	2
22.	FRACTURE OF THE JAW OR MANDIBLE – DEPEI BITE ASYMMETRY, IMPAIRED CHEWING ANI CAUSING IMPAIRED FUNCTIO	D JAW DILATION
A.		
1.	Minor degree without mandibular – temporal joint dysfunction, treated conservatively	1

2.	Moderate degree without mandibular – temporal joint dysfunction, treated surgically	6					
3.	Significant degree with mandibular – temporal joint dysfunction joint, treated conservatively or surgically	15					
23.	23. LOSS OF JAW OR MANDIBLE INCLUDING DISFIGUREMENT AND LOSS OF TEETH:						
A.							
1.	Partial	15					
2.	Total	40					
24.	PALATAL DEFECT:						
A.							
1.	With minor speech and swallowing disorders	15					
2.	With severe speech and swallowing disorders	30					
25.	TONGUE DEFECTS (CUT WOUNDS	, BURNS):					
A.							
1.	No speech or swallowing disorders	2					
2.	With moderately severe speech and swallowing disorders	10					
3.	With severe speech and swallowing disorders	20					
4.	Total loss of tongue	50					

III. EYE DAMAGE									Per		e of hea	alth
26.	26. REDUCED VISUAL ACUITY OR LOSS OF ONE OR BOTH EYES:											
A.												
1. T	The loss is determined on the basis of the visual acuity table:											
Visua acuit the r eye:	ty of	1,0 (10/10)	0,9 (9/10)	0,8 (8/10)	0,7 (7/10)	0,6 (6/10)	0,5 (1/2)	0,4 (4/10)	0,3 (3/10)	0,2 (2/10)	0,1 (1/10)	0
Visua acuit the le eye:	ty of		Perce	entage	of perr	manen	t or lor	ıg – ter	m healt	th impa	irment	
	,0 /10)	0	2.5	5	7.5	10	12.5	15	20	25	30	35
0,9 (9/10)	2.5	5	7.5	10	12.5	15	20	25	30	35	40
0,8 (8/10)	5	7.5	10	12.5	15	20	25	30	35	40	45
0,7 (7/10)	7.5	10	12.5	15	20	25	30	35	40	45	50
0,6 (6/10)	10	12.5	15	20	25	30	35	40	45	50	55
0,5	(1/2)	12.5	15	20	25	30	35	40	45	50	55	60
0,4 (4/10)	15	20	25	30	35	40	45	50	55	60	65
0,3 (3/10)	20	25	30	35	40	45	50	55	60	65	70
0,2 (2/10)	25	30	35	40	45	50	55	60	65	70	80
0,1 (1/10)	30	35	40	45	50	55	60	65	70	80	90
	0	35	40	45	50	55	60	65	70	80	90	100
NOT											damag	
B.									1			
1.		of visio		ie eye i	with sir	multan	eous			3	8	
27. PARALYSIS OF ACCOMMODATION – WHEN USING CORRECTIVE LENSES OR CONTACT LENSES:												
A.												
1.	1. One eye 15											
2.	Both	eyes								3	0	
28.			DAMAG	GE TO	THE E	/EBAL	L DUE	TO BL	UNTTR	AUMA	:	
A.												



1	Tanina afaba				(itama 26A)			
1. 2.		choroid of one eye of the choroid and retir	a of one ove		(item 26A)			
	causing centra	or peripheral vision d	isorders		(item 26A)			
3.		age to the macula of o	ne eye		(item 26A)			
4.	Optic nerve atr				(item 26A)			
29. A.	29. DAMAGE TO THE EYEBALL DUE TO PENETRATING INJURIES:							
A. 1.	Scars of the cou	rnea or sclera (scleral s	tanhyloma)		(item 26A)			
2.		ract (damage to the le			(item 26A)			
3.		eign body causing redu			10 + (item 26A)			
4.		dy not reducing visual a	acuity		10			
30.		DAMAGE TO THE EYE AND THERMAL INJU	BALL DUE TO		CAL			
A.								
1.					(item 26A)			
31.		CONCENTRIC STENOS	SIS OF THE VIS	UAL FI	ELD:			
A. E	Evaluate accordin	ig to the visual field eva	luation table:					
1.					(item 31A)			
	Stenosis to	With the other eye intact	In both ey	es	With blindness of the other eye			
	60°	0	0		35			
	50°	5	15		45			
	40°	10	25		55			
	30°	15	50		70			
	20°	20	80		85			
	10°	25	90		95			
32.	Below 10°	35	95 ANOPSIA:		100			
A.		HEIVIII	HNOPSIA:					
1.	Bitemporal				60			
2.	Binasal			30				
3.	Incongruous			25				
33.	-	LOWING SURGICAL R	REMOVAL OF T	RAUM	ATIC CATARACTS:			
Α.								
1.	In one eye			25				
2.	In both eyes				40			
34.		LOSS	OF LENS:					
Α. Ε	Evaluate accordir	ng to item 26a:						
1.	In one eye				Min. 15			
2.	In both eyes				Min. 30			
35.	DISORDE	RS OF THE PATENCY	OF THE TEAR	DUCTS	(TEARING):			
A.								
1.	In one eye				8			
2.	In both eyes				10			
36.		RETINAL DETACE	HMENT OF ON	E EYE:				
Α. Ε	Evaluate accordin	ng to item 26a and iten	n 31a:					
1.					Min.15 – Max. 35			
37.		POST-TRAUM	ATIC GLAUCO	MA				
1.	Without visual	field and visual acuity	impairment		2			
2.	be evaluated a (item 26) and t table (item 31), percentage of i	d and visual acuity imp ccording to the visual a he concentric visual fie with the proviso that impairment may not b e and 100% for both e	acuity table eld narrowing the overall e more than		Max. 100			

38.	TRAUMATIC CATARACT:				
A.					
1.		(item 26A)			
39.	CHRONIC CONJUNCTIVITIS (BURNS	, TRAUMA):			
A.					
1.		1			

		IV. DAM	AGE TO TH	IE HEARING	SYSTEM			
40. IMPAIRED HEARING ACUITY:								
A.								
With impairment of hearing acuity, the percentage of impairment is determined according to the following table:								
Left	Right ear	Normal hearing	Minor impair- ment	Moderate impair- ment	Major impair- ment	Impair- ment bor- dering on deafness	Total deafness	
	degree of	(0%)	(30%)	(50%)	(70%)	(90%)	(100%)	
indi	airment is cated in :kets		PERCEN	NTAGE OF HI	EALTH IMPA	AIRMENT		
Norr (0%)	mal hearing)	0	5	10	15	18	20	
Mino (30%	or impairment %)	5	10	15	18	20	25	
	derate airment (50%)	10	15	18	20	25	30	
Majo (70%	or impairment %)	15	18	20	25	30	35	
bord	airment dering on fness (90%)	18	20	25	30	35	40	
Tota (100	al deafness 0%)	20	25	30	35	40	50	
NOT				ration or simesting and re		aring acuity	should	
41.			AURICUI	LAR INJURI	ES:			
A.								
1.	Deformation o and frostbite)	f the auricl	e (scars, bu	rns		1		
2.	Loss of part of	one auricle	2			5		
3.	Loss of one au	ricle				15		
4.	Loss of both au	uricles				30		
42.	OR OVE	RGROWT	H OF THE E	ILATERAL O EXTERNAL A IRMENT OR	AUDITORY	CANAL,	OSIS	
A.								
1.						(item 40))	
43.		CHRON	IIC SUPPU	RATIVE OT	ITIS MEDI	A:		
A.								
1.	Unilateral					5		
2.	Bilateral		10					
44.				EAR FOLLO				
A.								
1.						(item 40))	
45.		D	AMAGE TO	THE INNE	R EAR:			
1.	With damage t	o the audi	tory part			(item 40))	
	With damage to the auditory part With damage to the static part (dizziness, nausea,							



3.	With damage to the static part (dizziness, balance issues making it hard to move, nausea, vomiting)	25			
4.	With damage to the auditory and static parts – to be assessed the auditory part as in (1), the static part as in (2-3)	Max. 60			
46. FACIAL NERVE DAMAGE INCLUDING FRACTURE OF THE SCAPHOID BONE: (NOT MORE THAN 30)					
46.		OF THE SCAPHOID BONE:			
		OF THE SCAPHOID BONE:			
	(NOT MORE THAN 30)	OF THE SCAPHOID BONE:			

١	/. INJURIES TO THE NECK, LARYNX, TRACHEA AND ESOPHAGUS	Percentage of health impairment						
47.	INJURY TO THE THROAT WITH IMPAIRE	D FUNCTION:						
A.								
1.	Minor damage with impairment of swallowing and articulation functions	5						
2.	Significant impairment of swallowing and articulation functions	10						
48. DAMAGE TO OR STENOSIS OF THE LARYNX THAT ALLOWS FOR FUNCTIONING WITHOUT A TRACHEAL TUBE, DEPENDING ON THE DEGREE OF STENOSIS:								
Α.								
1.	Minor, occasional dyspnea	5						
2.	Shortness of breath with moderate efforts of daily life	15						
49.	DAMAGE TO THE LARYNX, MAKING IT NECESSA WEAR A TRACHEAL TUBE:	ARY TO PERMANENTLY						
Α.								
1.	With voice disorders – esophageal speech, pharyngeal speech	35						
2.	With voicelessness	60						
50.	TRACHEAL DAMAGE:							
Α.								
1.	Without respiratory failure	5						
2.	Shortness of breath during exercise	10						
3.	Shortness of breath when walking on a level stretch of road requiring periodic stopping to take in air	30						
4.	Severe stenosis confirmed by bronchoscopic examination with resting dyspnea	45						
51.	ESOPHAGEAL DAMAGE	:						
A.								
1.	With stenosis but no difficulties with feeding	5						
2.	Partial difficulties with feeding	10						
3.	Feeding with liquids only	50						
4.	Complete esophageal obstruction with permanent gastric fistula	80						
52. DAMAGE TO THE SOFT TISSUES (SKIN AND MUSCLES) OF THE NECK – DEPENDING ON THE DEGREE OF MOBILITY AND POSITIONING OF THE HEAD:								
A.								
1.	Neck scars that do not cause mobility impairment	1						
2.	Minor impairment of mobility	5						
3.	Extensive scarring, severely limited neck mobility with asymmetrical head positioning	15						
NOT	E: Soft tissue damage with concomitant damage to be assessed according to item 84.	the cervical spine should						

	VI. INJURIES TO THE CHEST AND ITS CONSEQUENCES	Percentage of health impairment							
53. SCARRING AND DEFECTS OF CHEST MUSCLES LIMITING CHEST MOBILITY:									
A.									
1.	Discomfort when walking quickly on a level surface, climbing uphill or stairs and resting discomfort that subsides following changing body position	1							
2.	Discomfort when walking on a level surface with peers and resting discomfort that subsides following changing body position	5							
3.	Discomfort (need to stop for air or until pain sub- sides) while walking at an even pace and resting discomfort that subsides following changing body position	10							
4.	Exercise and resting complaints constant, independent of the adopted body position	30							
54.	PARTIAL OR COMPLETE LOSS OF NIPPLE IN V ON DEFORMITY AND SCARRIN								
A.									
1.	Partial	3							
2.	Total	10							
55.	BREAST GLAND LOSS DEPENDING ON THE AND SCARRING:	EXTENT OF DEFECT							
A.									
1.	Partial	5							
2.	Total	20							
3.	With part of the pectoral muscle	30							
56.	RIB FRACTURE:								
A.									
1.	Fracture of one rib	1							
2.	Fracture of two or three ribs	2							
3.	Multiple rib fracture	5							
4.	Multiple rib fracture with distortion and reduction of lung capacity	10							
57.	STERNAL FRACTURE:								
A.									
1.	Without deformities	2							
2.	With deformities	5							
58.	LUNG AND PLEURAL DAMAGE (PLEURAL ADE DAMAGE, LUNG TISSUE DEFECTS, FOREIGN								
A.									
1.	Lung and pleural damage without respiratory failure	3							
2.	With signs of mild respiratory failure – shortness of breath when walking quickly on level ground, climbing uphill or up stairs	10							
3.	With signs of moderate respiratory failure – shortness of breath (needing to stop for air) while walking on level ground at own pace	20							
4.	With respiratory failure	30							
59.	DAMAGE TO LUNG TISSUE COMPLICATED BY E LUNG ABSCESS:	BRONCHIAL FISTULAS,							
Α.									
1.	Damage to lung tissue complicated by bronchial fistulas, fistula lung abscess – confirmed by spirometry and blood gas testing	+10							
NOT		d by additional imaging							
60.	DAMAGE TO THE HEART OR PERI (POST – TRAUMATIC, POST – INFAR								



A.		
1.	With efficient cardiovascular system, EF greater than 55%, greater than 10 MET, without contractile dysfunction	5
2.	NYHA class I, EF 50% – 55%, more than 10 METs, minor contractile dysfunction	10
3.	NYHA class II, EF 45% – 55%, 7 – 10 METs, moderate contractile dysfunction	20
4.	NYHA class III, EF 35% – 45%, 5 – 7 METs, increased contractile dysfunction	30
5.	NYHA class IV, EF <35%, less than 5 METs, major contractile dysfunction	40
61.	DAMAGE TO THE DIAPHRAGM – DIAPHRA DIAPHRAGMATIC HERNIAS:	
A.		
1.	Without dysfunction – after surgical treatment	4
2.	Medium degree dysfunction	10
3.	High degree dysfunction with respiratory insufficiency – confirmed by spirometry and blood gas testing	30

	VII. ABDOMINAL INJURIES AND THEIR CONSEQUENCES Percentage of health impairment				
62.	2. ABDOMINAL TISSUE DAMAGE (POST-TRAUMATIC HERNIAS, FISTULAS, ETC.) – DEPENDING ON THE LOCATION AND EXTENT OF ABDOMINAL TISSUE DAMAGE:				
A.					
1.	< 5 cm in length/diameter	1			
2.	> 5 cm in length/diameter	3			
3.	Muscle defects without hernia	5			
4.	Hernia	10			
5.	Fistulas resulting from post-traumatic complications	15			
NOT	NOTE: Post-traumatic hernias are considered hernias caused by traumatic damage to the abdominal tissues (e.g., following tearing the muscles of the abdominal tissues).				
63.	DAMAGE TO THE STOMACH, INTESTINES	AND OMENTUM:			
A.					
1.	Post-surgical treatment, without gastrointestinal dysfunction and with sufficient nutritional status	5			
2.	Post-surgical treatment, with digestive disorders and sufficient nutritional status	8			
3.	Post-surgical treatment, with digestive disorders and insufficient nutritional status – nutritional status disorders	10			
4.	Post-surgical treatment, with digestive disorders and insufficient nutritional status – parenteral nutrition only	50			
64.	INTESTINAL FISTULAS, FECAL FISTULAS ANI	O ARTIFICIAL ANUS –			
AND	DEPENDING ON THE DEGREE OF CONTA INFLAMMATORY CHANGES IN THE TISSUES SUR				
1.	Small intestine	30			
2.	Colon	20			
65. O	65. DAMAGE TO THE LARGE BLOOD VESSELS OF THE ABDOMINAL AND PELVIC CAVITIES NOT CAUSING IMPAIRMENT OF THE FUNCTION OF OTHER ORGANS DEPENDING ON THE EXTENT OF VASCULAR DAMAGE:				
A.					
1.		8			
66.	DAMAGE TO THE ANAL SPHIN	ICTER:			
A.					
1.	Scarring, narrowing, minor discomfort	1			

2.	Causing permanent total incontinence of feces and gas	40	
67.	RECTAL PROLAPSE - DEPENDING ON THE DEGREE OF PROLAPSE:		
A.			
1.	Transmural damage – without dysfunction	5	
2.	Rectal prolapse	10	
68.	SPLEEN DAMAGE:		
A.			
1.	Treated conservatively (hematoma, organ rupture)	2	
2.	Treated surgically with organ preservation	5	
3.	Loss of spleen in persons over 18 years of age	15	
4.	Loss of spleen in persons 18 years of age and under	20	
69. [DAMAGE TO THE LIVER AND BILE DUCTS, GALLI DEPENDING ON THE DEGREE OF COMPLICATIONS		
A.			
1.	Without functional disorders, loss of gallbladder	4	
2.	Child-Pugh grade A liver dysfunction, minor exocrine pancreatic dysfunction or loss of part of the organ	8	
3.	Child-Pugh grade B liver dysfunction, moderate degree of pancreatic extra- and endocrine dysfunction or loss of a significant portion of the organ	15	
4.	Child-Pugh grade C liver dysfunction, severe extra and endocrine pancreatic dysfunction	20	

,	VIII. INJURIES TO THE UROGENITAL ORGANS	Percentage of health impairment			
70. KIDNEY DAMAGE:					
A.					
1.	Damage to the kidney without dysfunction (hematoma, rupture of the organ – confirmed by imaging studies)	4			
2.	Damage to one kidney or both kidneys resulting in impairment of their function	10			
71.	LOSS OF ONE KIDNEY WITH THE OTHER HEALTHY AND FUNCTIONING PROPERLY:				
A.					
1.	25				
72.	LOSS OF ONE KIDNEY WITH IMPAIRED FUNCTION	OF THE OTHER KIDNEY:			
A.					
1.	Latent renal failure	40			
73.	DAMAGE TO THE URETER CAUSING STENO	SIS OF ITS LUMEN:			
A.					
1.	Not causing dysfunction	4			
2.	Causing urinary system dysfunction	10			
74.	BLADDER DAMAGE:				
A.					
1.	Without dysfunction, treated surgically	5			
2.	With impaired function – confirmed by additional tests and urodynamics	15			
75.	FISTULAS OF THE URINARY TRACT A	ND BLADDER:			
A.					
1.		+10			
76.	URETHRA DAMAGE:				



1.	Causing difficulty in urination	8	
2.	Causing urinary incontinence or retention	20	
77.	LOSS OF PENIS:		
A.			
1.		40	
78.	PARTIAL LOSS OF PENIS:		
A.			
1.		20	
79.	LOSS OF ONE TESTICLE OR O	VARY:	
A.			
1.		20	
80.	LOSS OF BOTH TESTICLES OR O	VARIES:	
A.			
1.		40	
81.	POST-TRAUMATIC HYDROCELE	TESTIS:	
A.			
1.		2	
82.	LOSS OF OR DAMAGE TO THE U	ITERUS:	
A.			
1.	Damage or partial loss	5	
2.	Loss	30	
83.	DAMAGE TO THE PERINEUM, SCROTAL SAC, VULVA, VAGINA, BUTTOCKS:		
A.			
1.	Scars, defects, deformities	1	
2.	Vaginal prolapse	10	
3.	Vaginal and uterus prolapse	30	

	IX. SPINAL AND SPINAL CORD INJURIES	Percentage of health impairment			
84.	CERVICAL SPINE INJURIES:				
A.					
1.	Sprain, contusion, minor ligamentous injury – with vertebral displacement of less than 3 mm or angular instability of less than 12°	1			
2.	With fracture of the vertebral border plate or compression of the vertebral body up to 25% of the vertebral height, other fracture of the vertebra causing deformity of medium degree, subluxation (confirmed by functional X-ray examinations), condition after removal of the nucleus pulposus, surgical bracing	5			
3.	Post-traumatic lesions with significant impairment of mobility in all planes	15			
4.	Fracture with compression of the vertebral body more than 25%, other vertebral fracture causing deformity of a large degree, dislocation, surgical bracing	20			
5.	Multilevel post-traumatic lesions causing forced positioning of the head in an extremely functionally unfavorable position	50			
85.	DAMAGE TO THE THORACIC SPINE (T	'H 1 – TH 11):			
A.					
1.	Without vertebral deformities with slight limitation of mobility in rotation or bending up to 20%	1			
2.	With vertebral deformity with a slight restriction of mobility in rotation or bending of more than 20%	10			

3.	Fractures with significant deformity on X-ray	20			
25	and CT/MRI, complete stiffness (surgical bracing)				
86.	86. DAMAGE TO THE SPINE IN THE THORACIC AND LUMBAR (TH 12 – L5): A.				
	Contract the Shart of the Shart				
1.	Sprain, contusion, with minor damage to the ligamentous apparatus	2			
2.	Fracture of the border plate or compression of the vertebral body up to 25% of the height of the vertebra, other fracture of the vertebra causing deformity of medium degree, condition after removal of the nucleus pulposus	5			
3.	Fracture of the border plate or compression of the vertebral body up to 25% of the height of the vertebra, other fracture of the vertebra causing deformity of medium degree, condition after removal of the nucleus pulposus	15			
4.	Fracture of the border plate or compression of the vertebral body up to 25% of the height of the vertebra, other fracture of the vertebra causing deformity of medium degree, condition after removal of the nucleus pulposus	40			
87.	ISOLATED FRACTURES OF THE TRANSVERSE (OR BONY PROCESSES:			
A.					
1.	Fracture of a single transverse process or bony vertebra, fracture of the cuneiform bone	1			
2.	Multiple fracture of the transverse or bony processes of the vertebrae (depending on t he number, degree of displacement and restriction of spinal mobility)	2			
88.	SPINAL INJURIES COMPLICATED BY VERTEBI OR PRESENCE OF A FOREIGN BODY, ETC. (ACCORD				
A.	, , , , , , , , , , , , , , , , , , , ,				
1.		+5			
NOTE: Post-traumatic instability or post-traumatic spondylolisthesis should be assessed according to items 85-88. Spinal muscle damage should be assessed according to the degree of impairment of spinal mobility at the respective segment.					
	be assessed according to items 85-88. Spinal mu	uscle damage should			
89.	be assessed according to items 85-88. Spinal mo be assessed according to the degree of impairm	uscle damage should			
89. A.	be assessed according to items 85-88. Spinal mo be assessed according to the degree of impairm at the respective segment.	uscle damage should			
	be assessed according to items 85-88. Spinal mo be assessed according to the degree of impairm at the respective segment.	uscle damage should			
A.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis	uscle damage should nent of spinal mobility			
A. 1.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis	uscle damage should nent of spinal mobility			
A. 1. 2.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Moderate paresis of the upper or lower extremities - 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis	uscle damage should nent of spinal mobility 100 60			
A. 1. 2. 3.	be assessed according to items 85-88. Spinal mide assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Moderate paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 5° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 5° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 5° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on	100 60			
A. 1. 2. 3. 4.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale. Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale. Moderate paresis of the upper or lower extremities - 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia - with lower limb paresis of 0-2° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia - with lower limb paresis of 3° on the Lovette scale, or thoracic hemiplegia - with lower limb paresis of 0-2° on the Lovette scale. Minor paresis of the upper and/or lower limbs - 4° on the Lovette scale without sphincter and genital	ascle damage should nent of spinal mobility 100 60 20			
A. 1. 2. 3. 4. 4.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Moderate paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 1° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on the Lovette scale	100 100 20			
A. 1. 2. 3. 4. 4. 90.	be assessed according to items 85-88. Spinal me be assessed according to the degree of impairm at the respective segment. SPINAL CORD INJURY: Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Paralysis of the upper and/or lower extremities 0-1° on the Lovette scale, profound quadriparesis 2° on the Lovette scale, Brown-Sequard syndrome following a cervical hemiplegia with paralysis of the extremities 0-1° on the Lovette scale Moderate paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 1° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of the upper or lower extremities – 3° on the Lovette scale, Brown-Sequard syndrome, resulting from a cervical hemiplegia with limb paresis of 3° on the Lovette scale, or thoracic hemiplegia – with lower limb paresis of 0-2° on the Lovette scale	ascle damage should nent of spinal mobility 100 60 20			



3.	Cervical with the presence of paresis	10
4.	Breastfeeding	2
5.	Lumbosacral pain	2
6.	Lumbosacral without hemiparesis – pain, sensory disturbances, weakened or absent reflexes	5
7.	Lumbosacral with the presence of paresis	10
8.	Соссух	2

	X. PELVIC INJURIES Percentage of health impairment				
91.	91. DISSECTION OF THE PUBIC CONJUNCTIVA OR TEARING OF THE SACROILIAC JOINT:				
A.					
1.	Diastasis of the pubic conjunctiva without sacroiliac joint discomfort and without gait disturbance	1			
2.	Splitting of the conjunctiva causing discomfort in the sacroiliac joint, with impaired walking	5			
3.	Diastasis, dislocation of the pubic conjunctiva with dislocation of the sacroiliac joint treated surgically	20			
92.	92. FRACTURE OF THE PELVIS WITH INTERRUPTION OF THE LOWER LIMB RIM SINGLE OR MULTIPLE LOCATIONS:				
A.					
1.	In the anterior segment, unilateral (pubic bone, pubic bone and ischium) treated conservatively	5			
2.	In the anterior segment, unilateral (pubic bone, pubic bone and ischium) treated surgically	10			
3.	In the anterior segment bilaterally treated conservatively	5			
4.	Bilaterally treated with surgery in the anterior segment	10			
5.	In the anterior and posterior segments (malgaignea type)	15			
6.	In the anterior and posterior sections bilaterally	40			
93.	FRACTURE OF THE ACETABULUM OF THE OR WITHOUT CENTRAL DISLOCATION OF				
A.					
1.	Grade I	8			
2.	II degree	15			
3.	III degree	25			
4.	IV degree	35			
94.	ISOLATED FRACTURE OF THE PELVIC BON	NE AND SACRUM:			
A.					
1.	Single-location fracture of the pelvic bones (e. g. Fracture of one branch of the pubis or ischium), sacrum – without deformity and without impairment of function	3			
2.	Multiple fractures of the pelvic and/or sacral bones – without deformity and without impairment of function	5			
3.	Single-location fracture of the pelvic bone and/or sacrum – with deformity and impaired function	6			
4.	Multiple fractures of the pelvic and/or sacral bones with deformity and impaired function	10			

XI. UPPER LIMB INJURIES		Percentage of health impairment	
	A. BLADE	Right	Left
95.	SCAPULA FRACTURE:		
A.			

1.	Healed fracture with local discomfort without restriction of range of motion in the joint	2	1
2.	Healed fracture with minor displacements with local discomfort and mobility limitations in the form of restriction of arm elevation up to 140°	4	2
3.	Fractures healed with displacement, with more pain and with the formation of a contracture that does not allow lifting of the arm	8	6
4.	Healed neck and acetabular fracture with large displacement, contracture in the scapulohumeral joint, with large muscle atrophy and other changes	30	25
пот	E: Item 95 standards also include possible neuro	logical compli	cations!
	B. CLAVICLE	Right	Left
96.	COLLARBONE FRACTURE	:	
A.			
1.	Slight deformity, without restriction of movement	3	2
2.	Medium degree deformity and restriction of movement of mediocre degree	5	3
3.	Significant deformity, resulting in scarring contracture of the shoulder joint, atrophy of the muscles of the shoulder girdle with reduced dexterity limited to the ability to lift the arm and limited rotational movements	10	8
97.	PSEUDO-CLAVICULAR JOIN	NT:	
Α.			
1.	Prominent deformity causing restrictions in range of motion at the scapulohumeral joint	10	5
98.	SUBLUXATION, DISLOCATION OF THE CLA OR CLAVICOSTERNAL JOINT		AR
A.			
1.	Minor deformity, damage and degree of	2	1
2.	Deformation, damage of II degree	4	3
3.	Prominent deformity, damage of III degree with limited range of motion in the scapulohumeral joint, with limited rotational movements	8	6
4.	Significant deformity, muscular atrophy with severe restriction of mobility in the shoulder-blade joint	10	8
99.	INJURIES TO THE CLAVICLE COMPLICATED BY CH AND THE PRESENCE OF FOREIGN BODIES – IS A TO ITEMS 96-98 INCREASING THE DEGREE OF	SSESSED ACC	ORDING
Α.			
1.	Chronic osteoarthritis	+	
2.	Foreign bodies (except foreign bodies applied as a result of surgery)	+	
NOT	With concomitant neurological complications, use to the items for damage to the relevant limb segn on the degree of limitation of function.		
	C. SHOULDER GRIDLE	Right	Left
100	INJURY TO THE SCAPULOHUMERAL JOINT – DE MOBILITY RESTRICTIONS, MUSCLE ATROPH DEFORMITY OF THE FRACTURED HEAD OF THE P EPIPHYSIS AND OTHER SECONDARY (IY, DISPLACEN ROXIMAL HU	IENT,
100 .	MOBILITY RESTRICTIONS, MUSCLE ATROPH DEFORMITY OF THE FRACTURED HEAD OF THE P	IY, DISPLACEN ROXIMAL HU	IENT,
	MOBILITY RESTRICTIONS, MUSCLE ATROPH DEFORMITY OF THE FRACTURED HEAD OF THE P	IY, DISPLACEN ROXIMAL HU	IENT,
A.	MOBILITY RESTRICTIONS, MUSCLE ATROPH DEFORMITY OF THE FRACTURED HEAD OF THE P EPIPHYSIS AND OTHER SECONDARY O	IY, DISPLACEN ROXIMAL HUI CHANGES:	MERAL



101.	CONGESTIVE IRREPARABLE DISLOCATION OF	THE SHOULD	ER JOINT:		
A.					
1.	Irreducible dislocation	18	15		
102.	102. FLAIL JOINT FOLLOWING TRAUMATIC BONE LOSS:				
A.					
1.	Flail joint with the ability to perform active shoulder movements	25	20		
2.	Flail joint with the ability to perform only passive movements of the shoulder without significant loss of motion, with a shortening of the length of the arm up to 5 cm	30	25		
3.	Flail joint with the ability to perform only passive movements of the shoulder with significant bone loss, with shortening of the arm dimension of more than 5 cm	40	35		
103.	SHOULDER JOINT STIFFN	ESS:			
Α.					
1.	With impaired function of the elbow joint and with unsatisfactory substitution of movement in the scapulohumeral joint	20	15		
2.	In a functionally unfavorable setting	35	30		
104.	SCARRING CONTRACTURE OF THE SH	OULDER JOIN	T:		
Α.					
1.	Slight limitation of mobility	2	1		
2.	Marked contracture with impaired mobility	6	3		
3.	Clear contracture with the ability to lift the limb to an angle of 100°	12	6		
A.	OF COMPLICATIONS AND FUNCTIONAL IM Chronic osteoarthritis	1	1		
2.	Foreign bodies (except foreign bodies applied	1	1		
	as a result of surgery)				
3.	Fistulas	1	1		
106.	LOSS OF LIMB AT SHOULD	DER:			
Α.					
1.		75	70		
107.	LOSS OF LIMB INCLUDING SC	APULA:			
Α.					
1.		80	70		
	D. ARM	Right	Left		
108.	FRACTURE OF THE SHAFT OF THE HUMERI DISPLACEMENT, RESTRICTIONS IN THE SHOULD				
Α.					
1.	Fracture of the shaft of the humerus healed or with a slight axial bend, slightly interfering with the function of the limb and giving mainly subjective complaints	3	2		
2.	Fracture of the shaft of the humerus healed with an angular bend of more than 20° or rotation, significantly disrupting the function of the limb	10	8		
3.	Fracture of the shaft of the humerus healed with shortening > 3 cm and with significant angular or rotational bends and elbow stiffness	15	10		
4.	Fracture of the shaft of the humerus healed with shortening > 5 cm and with significant angular or rotational bends and with stiffness of the elbow and shoulder and radial nerve paresis	24	20		
109.	DAMAGE TO MUSCLES, TENDONS AND TH NERVES OF THE ARM:	EIR ATTACHM	ENTS,		

A.			
1.	Injury to muscle tendons and their attachments	1	1
1.	causing minor functional impairment and mainly subjective complaints	'	, I
2.	Injury to tendons, muscles and their attachments causing moderate impairment of function with weakness of muscle strength (ruptures of tendons and bellies of biceps and triceps muscles)	5	4
3.	Injury to tendons, muscles and their attachments causing impairment of function with weakness of muscle strength (ruptures of tendons and bellies of biceps and triceps muscles) or significant restriction of elbow mobility to a right angle	7	5
4.	Injury to tendons, muscles and their attachments resulting in abolition of the function of bending or straightening of the elbow, or contracture of the elbow in a position close to a right angle	15	10
110.	LOSS OF A LIMB WITHIN THE	ARM:	
A.			
1.	With preservation of only 1/3 of the proximal humerus	70	65
2.	With longer stumps	65	60
111.	MUSCLE HERNIATIONS OF THE SHOULDER:	1	1
	E. ELBOW JOINT	Right	Left
112.	FRACTURE AT THE ELBOW (DISTAL EPIPHYS PROXIMAL EPIPHYSIS OF THE RADIUS		MERUS,
A.			
1.	Complaints mainly subjective and limitations of mobility mainly upright and similar limitations of rotational movements, while preserving the axis of the joint	1	1
2.	Flail mobility restrictions covering a range of 20° to 130°, with rotational movements above 130° (supination and pronation in total), with preserved joint axis	5	3
3.	Consequences in the form of mobility restrictions covering a range of 40° to 130°, with rotational movements of more than 110° (supination and pronation in total), with preserved joint axis	10	8
4.	Consequences in the form of mobility restrictions involving a range of 75° to 110° with preservation of rotational movements or complete abolition of rotational movements < 45°, with a range of elbow mobility of 50°-130°, and with elbow axis disorders of more than 15° of valgus and 15° of scaphoid	20	15
113.	ELBOW JOINT STIFFNES	S:	
A.			,
1.	In flexion close to a right angle (75°-110°), with preserved rotational movements	25	20
2.	With the absence of rotary movements	30	25
3.	In upright or near upright position (160°-180°)	35	30
4.	In other settings: near right angle, 50° flexion position and above	30	25
114.			
	AND NEUROLOGICAL DISORDE	RS:	
A.			
1.	Consequences in the form of limitations of mobility with preservation of rotational movements	2	1
2.	Restrictions of mobility from 40° to 90° of flexion and restrictions of rotational movements giving a total of 110° of rotation or with contracture in maximum pronation	8	5
3.	Restrictions of mobility similar to elbow stiffness near 90° with preserved but limited rotation movement below 45° or contracture in maximal supination	15	10



NOT	E: Any other damage to the elbow joint – evaluate a	ccording to iter	ms 112-113.
115.	115. ELBOW FLAIL JOINT – DEPENDING ON THE DEGREE OF LIMPNESS AND MUSCLE CONDITION:		
A.			
1.	With preserved and usable elbow joint function	15	10
2.	With a trace of free motion, trace utility of the elbow joint	20	16
3.	Completely flaccid joint, with multiplanar instability, total functional uselessness of the elbow joint	28	20
	F. FOREARM	Right	Left
116.	FRACTURES IN THE DISTAL EPIPHYSES OF COORDING OF THE FOREARM, CAUSING RESTRICTIONS OF AND DEFORMITY:		
A.			
1.	Consequences in the form of mainly subjective complaints and with no or limited mobility of rotation and restriction of wrist flexion and extension movements and slight restrictions of elbow movements	3	2
2.	Consequences of healed fractures with dislocations causing restriction of the range of motion of the wrist below 20° (on the verge of stiffness), however, in a functionally favorable position with possible deviation of the wrist, with significant limitations in the range of motion of rotation of the forearm	5	4
3.	Healing sequelae with significant displacements resulting in stiffness of the wrist in a functionally favorable position, with limited rotational movements of the forearm up to 110°, with impaired finger movements interfering with precise grasping	10	8
4.	Consequences in the form of stiffness of the wrist in a functionally unfavorable position, with abolition of forearm rotation movements, with stiffness of the fingers and complicated by algodystrophic syndrome	20	15
117.	FRACTURES OF THE SHAFTS OF ONE OR BOTH B	ONES OF THE	FOREARM:
A.			
1.	Consequences in the form of mainly subjective complaints and with no or limited mobility of rotation and restriction of wrist flexion and extension movements and slight restrictions of elbow movements	2	1
2.	Consequences of healed fractures with displacement, resulting in limitations in the range of mobility of the wrist up to 30° (25% of the physiological range of mobility), involving the intermediate position, and limitations in the range of mobility of the elbow with loss of extension, and with significant limitations in rotation	5	4
3.	Fractures healed with significant displacement, with shortening of one of the bones of the forearm, with secondary changes in the wrist in the form of stiffness and/or deviation	10	8
4.	Fractures healed with significant displacement, with shortening of one of the bones or with cross fusion between the bones of the forearm, with complete abolition of rotational movements, with stiffness of the elbow in a position close to 90°, and with impaired grip function of the hand	20	18
118.	DAMAGE TO SOFT PARTS OF THE FOREAR TENDONS, VESSELS:	M, SKIN, MUS	CLES,
A.			
1.	Scarring, local discomfort and associated trophic changes not significantly impairing the function of the forearm and hand	1	1
2.	Scarring sequelae causing subjective discomfort and mobility restrictions of 60° (about 50% of the due range of motion) involving intermediate positions of the elbow or wrist	5	3

3.	Consequences in the form of scarring, trophic changes and contractures causing significant restrictions of mobility in the range of 20° (about 15% of the due range of motion) with limited but feasible movement of forearm rotation or causing contracture in a position that deviates from a functionally favorable one	10	8
119.	PSEUDARTHROSIS OF THE ULNAR OR	RADIAL BON	E:
A.			
1.	Pseudarthrosis of one of the bones of the forearm with slight pathological mobility, with preserved axis of the limb and with preserved mobility of the wrist, without impairment of the grasping function of the hand, with preserved mobility of the elbow, without trophic changes	10	10
2.	Pseudarthrosis of one of the bones of the forearm with slight pathological mobility, with preserved axis of the limb and with preserved mobility of the wrist, with mediocre impairment of the grasping function of the hand, with preserved mobility of the elbow, without trophic changes	16	12
3.	Pseudarthrosis of one of the bones of the forearm causing permanent pathological mobility, with disturbed axis of the forearm, with limited mobility of the wrist, with marked impairment of the grasping function of the hand, and with trophic changes	28	24
120.	NO FUSION, PSEUDARTHROSIS OF BOTH	FOREARM BC	NES:
A.			
1.	Pseudarthrosis of both bones of the forearm with slight pathological mobility, with preserved axis of the limb and with preserved mobility of the wrist, without impairment of grasping function of the hand or with mediocre impairment of grasping function, with preserved mobility of the elbow without trophic changes	10	8
2.	Pseudoarthritis of both bones of the forearm causing permanent pathological mobility, with disruption of the forearm axis, with stiffness of the wrist, impairment of the grasping function of the hand, and with significantly limited mobility of the elbow, as well as with trophic changes	20	18
121.	COMPLICATED INJURY TO THE FOREARM – IS A TO ITEMS 117-121, INCREASING THE DEGR DEPENDING ON THE COMPLICATION	EE OF DAMAG	
A.			
1.	Chronic osteoarthritis	1	1
2.	Fistulas	1	1
3.	Presence of foreign bodies (except foreign bodies applied as a result of surgery)	1	1
4.	Bone loss	1	1
5.	Neurological changes	1	1
122.	LOSS OF A LIMB WITHIN THE FO	DREARM:	
A.			
1.		55	50
123.	LOSS OF THE FOREARM ADJACENT TO T	HE WRIST JOI	INT:
A.			
1.		55	50
	G. WRIST	Right	Left
124. II	INJURIES TO THE WRIST (SPRAINS, DISLOCA DEPENDING ON SCARRING, DEFORMITY OF THE I MPAIRMENT OF FUNCTION, TROPHIC AND OTHER	DEGREE OF DA	AMAGE,
	Minor cognolog causing subjective discourse-	2	1
1.	Minor sequelae causing subjective discomfort	2	1 1



2.	Intermediate degree sequelae resulting in mobility limitations of 20° (approximately 15% of the due range of motion) involving an intermediate position, with abolition of side-to-side yaw movements, with limited but manageable forearm rotation movement	5	4
3.	Consequences of trace movement containing only palmar flexion with fixed ulnar or radial deviations	10	8
125.	COMPLETE STIFFNESS AT THE	WRIST:	
A.			
1.	In a functionally favorable setting	10	8
2.	In a functionally unfavorable setting	20	18
126.	INJURIES TO THE WRIST COMPLICATED BY DEE CHANGES, CHRONIC SUPPURATIVE OSTEITIS O AND NEUROLOGICAL CHANGES – ARE ASSES TO ITEMS 131 -132, INCREASING THE DEGREE OF I ON THE DEGREE OF 0:	F THE WRIST, F SED ACCORDI	ISTULAS NG
A.			
1.	Deep, permanent trophic changes	1	1
2.	Chronic suppurative osteoarthritis of the wrist	1	1
3.	Fistulas	1	1
4.	Neurological changes	1	1
127.	LOSS OF HAND AT WRIST LE	VEL:	
A.			
1.		55	50
	H. METACALPAR	Right	Left
128.	DAMAGE TO THE METACARPALS, S (SKIN, MUSCLES, VESSELS, NERV		
A.			
1.	Fractures of metacarpal bones – I or II (for each bone) without displacement	2	2
2.	Fractures of metacarpal bones – I or II (for each bone) with displacement	3	3
3.	Fractures of metacarpal bones – III or IV or V (for each bone) without displacement	1	1
4.	Fractures of metacarpal bones – III or IV or V (for each bone) with displacement	2	2
5.	Consequences of fractures of several metacarpal bones causing significant deformity with limitations or absence of grasping function of fingers II to V or damage to 1 metacarpal bone with complete abolition of grasping function of the thumb	5	4
6.	Damage to soft tissues of the metacarpus (wounds requiring suturing of muscles, tendons, vessels) more than 5 cm in length or more than 3 cm² area – muscle damage confirmed by imaging studies (without restriction of mobility)	1	1
7.	Damage to soft tissues of the metacarpus (wounds requiring suturing of muscles, tendons, vessels) – lesions with impaired function – extensive more than 10 cm in length or more than 5 cm² area – muscle damage confirmed by imaging studies (with restriction of mobility more than 30%)	2	2
8.	Damage to soft tissues of the metacarpal (wounds requiring suturing of muscles, tendons, vessels) – burn scars above grade IIA – per 3% of TBSA (total body surface area)	1	1
	I.THUMB	Right	Left
129.	LOSS WITHIN THE THUM	В:	
A.			
	B. atallana dan d	1	1
1.	Partial loss of pad	'	<u>'</u>

	6 2 1 1 2 2 3 6 1 1 1 1 1	-	4
	of nail phalanx with part of the basal phalanx oreservation of more than 2/3 of the length phalanx stump	5	·
with I	of nail phalanx with part of the basal phalanx ess than 2/3 of the length of the phalanx o preserved	10	8
<u> </u>	of both phalanges with metacarpal bone	25	20
130. DAI	OTHER DAMAGE TO THE THUMB (FRACTUR MAGE TO MUSCLES, TENDONS, VESSELS, NE		
	SCARRING, DEFORMITIES, SENSORY DIS ICTION OF FINGER MOVEMENT IMPAIRMEN AND OTHER SECONDARY CHANG	TURBANCES, T OF HAND FL	
Α.			
scars	r changes in the deformation of the nail plate, that do not restrict the movement of the b and others	1	1
	r consequential changes corresponding to at partial loss of the pad	2	2
	um succession changes corresponding to partial f the nail phalanx	5	4
	ncant consequential changes corresponding st to partial loss of 1/2 of the basal phalanx	10	8
	hen assessing the degree of thumb dysfunction, rimarily the ability to counter and grasp.	it is important t	o consider
	J. INDEX FINGER	Right	Left
131.	LOSS WITHIN THE INDEX FINGER (SCARRING DEFORMITIES, JOINT CONTRACTURES		MAGE,
	TROPHIC, SENSORY CHANGES		
A.			
	l loss of the pad	1	1
1. Partia	of I loss of the pad	1 2	2
 Partia Loss of Loss of 	·		
 Partia Loss of the 	of nail phalanx of nail phalanx with 1/3 of the distal phalanx	2	2
 Partia Loss of the Loss of the 	of nail phalanx of nail phalanx with 1/3 of the distal phalanx or middle phalanx	7	5
1. Partia 2. Loss of the 4. Loss of Loss of the	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3	2 7 9	2 5 7
 Partia Loss c Loss c Loss c Loss c Loss c 	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT	2 7 9 12 22 (SCARRING, TURE, STIFFNE	2 5 7 10 20 ENDON
 Partia Loss of the 	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone	2 7 9 12 22 (SCARRING, TURE, STIFFNE	2 5 7 10 20 ENDON
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of A.	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT	2 7 9 12 22 (SCARRING, TURE, STIFFNE	2 5 7 10 20 ENDON
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING:	2 5 7 10 20 ENDON SS,
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the	2 7 9 12 22 (SCARRING, TURE, STIFFNE USING:	2 5 7 10 20 ENDON SS,
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor at leas 4. Chang corres	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others cronsequential changes corresponding to	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING:	2 5 7 10 20 ENDON SS,
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A A. 1. Fracture 2. Minor scars index 3. Minor at least 4. Change or resphala 5. Signiff to the basal	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING:	2 5 7 10 20 ENDON SS,
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor at leas 4. Chang corresphala 5. Signifit to the basal signific	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 4 8	2 5 7 10 20 ENDON SS, 1 1 2 6
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor at leas 4. Chang corresphala 5. Signifit to the basal signific	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad oges of medium degree of sequelae ponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional cance remaining	2 7 9 12 22 (SCARING, T URE, STIFFNE USING: 1 1 4 8	2 5 7 10 20 ENDON SS, 1 1 2 6
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor at leas 4. Chang corresphala 5. Signifit to the basal signific	of nail phalanx of nail phalanx of nail phalanx of nail phalanx of nail and middle phalanx of a phalany of a phalany of a phalany of a phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx ideant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 1 4 8 10 15 Right - DEPENDING	2 5 7 10 20 ENDON SS, 1 1 1 2 6 8 Left
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A A. 1. Fractu 2. Minor scars index index 3. Minor at least 4. Change corresphala 5. Signiff to the basal signifi 6. Usele	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most loss of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss K.THIRD, FOURTH AND FIFTH FINGER	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 1 4 8 10 15 Right - DEPENDING	2 5 7 10 20 ENDON SS, 1 1 1 2 6 8 Left
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A A. 1. Fractu 2. Minor of the example of th	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most loss of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss K.THIRD, FOURTH AND FIFTH FINGER	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 1 4 8 10 15 Right - DEPENDING	2 5 7 10 20 ENDON SS, 1 1 1 2 6 8 Left
1. Partia 2. Loss of the 4. Loss of 5. Loss of 6. Loss of 132. A 1. Fractu 2. Minor scars index 3. Minor at leas 4. Chang corresphala 5. Signiff to the basal signiff 6. Usele 133. A. 1. Fractu	of nail phalanx of nail phalanx with 1/3 of the distal phalanx of nail phalanx with 1/3 of the distal phalanx of nail and middle phalanx below 1/3 of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss K. THIRD, FOURTH AND FIFTH FINGERS ON THE DEGREE OF DAMAGE	2 7 9 12 22 (SCARING, T URE, STIFFNE USING: 1 1 4 8 10 15 Right - DEPENDING:	2 5 7 10 20 ENDON SS, 1 1 2 6 8 12 Left 5
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 132. A A. 1. Fractu 2. Minor at least of the basal signific to the basal signific for the basal signification for the b	of nail phalanx of nail and middle phalanx of a phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx incant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss K. THIRD, FOURTH AND FIFTH FINGER THIRD, FOURTH AND FIFTH FINGERS ON THE DEGREE OF DAMAGE ure of a finger (for each finger)	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 1 4 8 10 15 Right - DEPENDING:	2 5 7 10 20 ENDON SS, 1 1 2 6 8 12 Left 3
1. Partia 2. Loss of of the 4. Loss of 5. Loss of 6. Loss of 6. Loss of 132. A A. 1. Fractu 2. Minor scars index 3. Minor at least	of nail phalanx of nail and middle phalanx of an phalans of 3 phalanges of index finger with metacarpal bone ANY OTHER DAMAGE TO THE INDEX FINGER DAMAGE, DEFORMITY, JOINT CONTRACT TROPHIC, SENSORY CHANGES) CAI are of the index finger or changes of deformation of the nail plate, that do not restrict the movement of the and others or consequential changes corresponding to st partial loss of the pad ges of medium degree of sequelae sponding at most to the loss of the nail nx and/or part of the basal phalanx icant sequelae changes corresponding at most closs of the middle phalanx and/or phalanx with its stump still of functional cance remaining ssness of the pointer, bordering on its loss K. THIRD, FOURTH AND FIFTH FINGER THIRD, FOURTH AND FIFTH FINGERS ON THE DEGREE OF DAMAGE are of a finger (for each finger)	2 7 9 12 22 (SCARRING, T URE, STIFFNE USING: 1 1 1 4 8 10 15 Right - DEPENDING: 1 1	2 5 7 10 20 ENDON SS, 1 1 1 2 6 8 8 12 Left 5 1 1



134.	134. LOSS OF FINGERS III, IV OR V WITH METACARPAL BONE:		
A.			
1.		+4	+4
NOT	NOTE: With the previous absence of an index, the current damage to finger III should be treated as if it were an index.		
135. ANY OTHER DAMAGE TO FINGERS III, IV OR V (SCARRING, TENDON DAMAGE, DEFORMITIES, CONTRACTURES, JOINT STIFFNESS, TROPHIC OR SENSORY CHANGES, ETC.) – PER FINGER:			
A.			
1.	Scars	1	1
2.	Tendon injuries 1,5		
3. Contractions 1,5 1			
4.	4. Joint stiffnesses 1,5 1		
5.	Trophic and/or sensory changes	1,5	1
6.	Total uselessness	6	5

NOTE:	For damage involving more fingers, the assessment must correspond to the degree of utility of the hand, but the impairment must be less than the total loss of these fingers, and damage involving all fingers with full loss of utility of the hand must not exceed 55% for the right hand and 50% for the left hand.
	the left hand.

	XII. LOWER LIMB INJURIES	Percentage of health impairment
	A. HIP JOINT	
136.	LOSS OF A LOWER LIMB BY HIP DEBRIDEMEN	NT OR SUBLUXATION:
A.		
1.	Stump of the ileal region offering the possibility of prosthesis	75
2.	Stump with trophic changes, scarred and deformed without the possibility of prosthetics	80
3.	Hip articulation	85
137.	IDAMAGE TO SOFT TISSUES, LIGAMENTO MUSCLES, VESSELS, NERVES, SK	
A.		
1.	Consequences of injuries (e. g. , torsional injuries) healed without or with slight contracture, giving subjective complaints and a mediocre degree of gait failure	1
2.	Consequences of injuries (e. g. , torsional injuries) giving subjective discomfort, contractures and shortening of 2-4 cm, but with positioning of the hip in a functionally favorable position allowing a reasonably efficient gait	6
3.	Consequences of injuries (e. g. , torsional injuries) giving significant subjective complaints, contractures shortening of more than 4cm, hip positioning in a functionally favorable position, with disorders of the gait mechanism and with secondary complaints from the spine, sacroiliac joints and knee	16
4.	Stiff and painful hip, placed in a functionally favorable position causing disorders of the gait mechanism and with secondary complaints from the spine, sacroiliac joints and knee	20
138.	HIP JOINT STIFFNESS:	
A.		
1.	In a functionally favorable setting	15
2.	In a functionally unfavorable setting	30
139.	INJURIES TO THE HIP JOINT (DISLOCATION HE PROXIMAL FEMORAL EPIPHYSIS, NECK FRAC AND SUB-TIBIAL FRACTURES, VERTEBRAL FRAC EXFOLIATION OF THE FEMORAL	TURE, TRANSTIBIAL TURES, TRAUMATIC

1.	The aftermath of healed injuries, without shortening, giving subjective complaints, but with a functional and efficient gait mechanism	5
2.	Consequences of healed injuries, with shortening of up to 2 cm, giving subjective complaints, limiting mobility allowing flexion above 90°, efficient visitation and rotational movements	12
3.	Consequences of healed injuries, with a shortening of 2 to 4 cm, limiting mobility below flexion of 90°, abduction of less than 15° and rotational movements of less than 15°	16
4.	A properly functioning hip endoprosthesis with a range of mobility that does not impair activities of daily living (90° flexion, 15° abduction and preserved rotation) and allows for a reasonably efficient gait	20
5.	Properly functioning hip endoprosthesis with range of motion that does not impair activities of daily living, with secondary complaints of the knee sacroiliac joint and spine	26
6.	Consequences causing a high degree of static and dynamic disorders, including restrictions in the range of mobility without the ability to bend the hip to an angle of 90° and/or shortening of the limb of more than 4 cm	30
7.	Consequences causing a significant degree of static and dynamic disorders in the form of lack of support function of the limb, including complications in the form of endoprosthesis instability (multiple dislocations of the endoprosthesis) or the so-called "hanging hip"	40
140.	COMPLICATED CHRONIC OSTEITIS, WITH FISTI ACCORDING TO ITEM 140, INCREASING THE DE DEPENDING ON THE SEVERITY OF COM	GREE OF IMPAIRMENT
A.		
1.	Chronic osteoarthritis	+1

, · · ·	<u> </u>		
1.	Chronic osteoarthritis	+1	
2.	Fistulas	+5	
3.	Trophic changes	+5	

NOTE: The following lesions are often reported as a result of traumatic injury to the hip: hematogenous suppurative osteitis, osteoarticular tuberculosis, neoplasia, aseptic necrosis of the bone, adolescent patellar hip and other static disorders. With these types of conditions, special attention should be paid to the existence of a causal relationship between the reported conditions and the accident.

	B. THIGH		
141.	141. FFRACTURE OF THE FEMUR:		
A.			
1.	Minor changes in the form of scarring and subjective complaints	1	
2.	Minor changes in the form of scarring, atrophy of the muscles of the thigh up to 2 cm measured 10 cm above the patella, with bending of the axis or shortening up to 2 cm, with slight limitations of mobility of the knee or hip	4	
3.	Minor changes in the form of scarring, significant atrophy of the muscles of the thigh above 2 cm to 6 cm, with bending of the axis or shortening up to 4 cm, with limitations of mobility of the knee or hip and with slight gait failure	8	
4.	Moderate lesions with shortening of up to 6 cm or causing restrictions in mobility of the hip or knee resulting in impairment of gait mechanism	15	
5.	Large lesions with shortening of more than 6 cm, causing contracture of the hip or knee in functionally unfavorable positions and impairing the gait mechanism	30	
142	142. FEMORAL PSEUDARTHRITIS, FEMORAL DEFECTS THAT PREVENT WEIGHT		



1.	Pseudarthrosis of the femur with bone loss causing shortening of up to 4 cm or causing contracture of the knee or hip in a functionally unfavorable position	40
2.	Pseudarthrosis of the femur with bone defects causing a shortening of 4 to 6 cm that makes it impossible to put weight on the limb	48
3.	Infected femoral pseudarthrosis with bone defects causing shortening of more than 6 cm preventing weight bearing on the limb	56
143.	DAMAGE TO SKIN, MUSCLES, TENDON SUBCUTANEOUS FRACTURES, MUSCLE H	
A.		
1.	Consequences of injuries healed without contractures, giving subjective discomfort and preserving a fit gait	1
2.	Consequences of healed injuries without contractures, giving subjective complaints behind a clear scar of more than 6 cm in length/diameter	3
3.	Consequences of healed injuries with a slight contracture causing shortening up to 2 cm, giving subjective complaints and mediocre gait failure	8
4.	Consequences of injuries giving subjective complaints and contractures with shortening of 2-4 cm with limited mobility of the knee and hip causing gait failure	10
5.	Consequences of injuries giving significant subjective complaints and contractures with shortening of more than 4 cm limiting mobility of the knee and hip causing significant gait failure	16
144.	LARGE VESSEL INJURIES, POST-TRAUMA	ATIC ANEURYSMS:
A.		
1.	Consequences of venous injuries of the shin, healed with thrombosis not involving the main vessels, and arterial injuries healed with minor local sequelae	5
2.	Consequences of venous injuries, healed with thrombosis of the femoral vein or arterial injuries resulting in ankle stiffness	16
3.	Consequences of venous injury causing thrombosis of the tibial vein resulting in stiffness, local lesions, giving gait failure or persistent pseudoaneurysm of a large vessel	24
145	. COMPLICATED INJURIES TO THE THIGH ARE AS ITEMS 142-145, INCREASING THE DEGREE	
Α.		
1.	Chronic suppurative osteitis	+2
2.	Fistulas	+2
3.	Foreign bodies	+2
4.	Heterotopic ossification	+2
5.	Neurological changes	+2
146	INJURY TO THE THIGH COMPLICATED BY CO TO THE SCIATIC NERVE-ASSESS ACCORD 142-145 INCREASING THE DEGREE OF IMPAIR ON THE EXTENT OF NERVE DAMA	ING TO ITEMS MENT DEPENDING
A.		
<i>,</i>	Washaning of subusual astation in the him inint	
1.	Weakening of outward rotation in the hip joint	+5
	Impairment of flexion in the knee joint	+5 +5
1.		
1.	Impairment of flexion in the knee joint	+5
1. 2. 3.	Impairment of flexion in the knee joint Abolition of foot movements	+5 +20
1. 2. 3. 4.	Impairment of flexion in the knee joint Abolition of foot movements Impaired movement of the foot	+5 +20 +10
1. 2. 3. 4. 5.	Impairment of flexion in the knee joint Abolition of foot movements Impaired movement of the foot Sensory disturbances	+5 +20 +10 +5

NO	The total degree of damage assessed according to items 142-147 cannot exceed 70%.	Max. 70
47	. LOSS OF A LIMB – DEPENDING ON THE LEN AND SUITABILITY FOR PROSTHE	
٩.		
1.	Shapely stump covered with skin without trophic lesions providing prosthetic possibilities	50
2.	Skin-covered stump with trophic changes limiting prosthetic options	60
3.	Stump covered with skin with trophic changes or with fistulas making prosthesis practically impossible	70
	C. KNEE JOINT	
148	. FRACTURE OF THE EPIPHYSES FORMING AND THE PATELLA:	THE KNEE JOINT
٩.		
1.	Minor changes – the ability to bend to an angle in the range of 90°-120° and/or a deficit of straightening to an angle of 5°, a small or medium straight or slight rotational instability	4
2.	Moderate changes – the ability to bend to an angle in the range of 40° to 90° and/or a deficit of straightening to an angle in the range of 15°-5°, large instability of simple or medium degree of rotation or a small or medium degree of complex, disorders of the limb axis	10
3.	Large lesions – the ability to bend to an angle in the range of 0°-40° and/or a deficit of straightening to an angle of more than 15°, fixed large compound and rotational instability, significant disruption of the limb axis	18
4.	Knee joint stiffness in a 0-15° functional favorable position	25
	P	
5.	Knee joint stiffness in unfavorable functional positions	30
	Knee joint stiffness in unfavorable functional positions	JOINT (INCLUDING GE TO THE LIGAMENT
149	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA	JOINT (INCLUDING GE TO THE LIGAMENT
149 A.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA	JOINT (INCLUDING GE TO THE LIGAMENT
149 A.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS Sprain, dislocation of the knee joint without	E JOINT (INCLUDING GETO THE LIGAMENT 5, MENISCUS):
5. A. 1. 2.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of	E JOINT (INCLUDING GE TO THE LIGAMENT: 6, MENISCUS):
A. 1. 2.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEED WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures	E JOINT (INCLUDING GE TO THE LIGAMENT 6, MENISCUS):
A. 1. 2. 3. 4.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex	E JOINT (INCLUDING GE TO THE LIGAMENT 6, MENISCUS): 1 2
149 A. 1. 2.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments,	S JOINT (INCLUDING GE TO THE LIGAMENT) MENISCUS): 1 2 5
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment)	5 IOINT (INCLUDING GE TO THE LIGAMENT): 1 2 5 10 10
A. 1. 2. 3. 4.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment)	5 IOINT (INCLUDING GE TO THE LIGAMENT): 1 2 5 10 10
A. 1. 2. 3. 4.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment)	5 IOINT (INCLUDING GE TO THE LIGAMENT): 1 2 5 10 10
149 A. 1.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEE CAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment)	SOINT (INCLUDING GETO THE LIGAMENT), MENISCUS): 1 2 5 10 15 2 JOINT:
149 A. 1. 2. 3. 4.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment) OTHER DAMAGE TO THE KNEE	SJOINT (INCLUDING GETO THE LIGAMENT); MENISCUS): 1 2 5 10 15 2 JOINT:
149 A. 1. 2. 3. 4.	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment) OTHER DAMAGE TO THE KNEE	SJOINT (INCLUDING GETO THE LIGAMENT I, MENISCUS): 1 2 5 10 15 2 JOINT:
550	Knee joint stiffness in unfavorable functional positions SPRAINS AND DISLOCATIONS OF THE KNEE DISLOCATIONS OF THE KNEECAP) WITH DAMA BONE APPARATUS (CAPSULE, LIGAMENTS) Sprain, dislocation of the knee joint without surgical treatment Isolated meniscus injuries, status after surgical treatment of meniscus with good results, damage to ligamentous apparatus without signs of instability Damage to the ligamentous apparatus with or without damage to the meniscus – resulting in a small to medium degree of straight instability, a small degree of rotational instability, condition after surgical treatment of the joint structures with good results Damage to the ligamentous apparatus with or without damage to the meniscus, resulting in major simple or moderate degree rotational instability, or minor or moderate degree complex instability Persistent large compound and rotational instability, damage to both cruciate ligaments, significant limb misalignment Dislocation of the patella requiring repositioning by a doctor (excluded habitual dislocations, self-alignment) OTHER DAMAGE TO THE KNEE	SJOINT (INCLUDING GE TO THE LIGAMENT INCLUDING GE TO THE LIGAMENT INCLUS): 1 2 5 10 15 2 JOINT:



	D. SHANK	
152.	FRACTURE OF THE SHAFTS OF THE BONES OF OR BOTH:	THE LOWER LEG OF ONE
A.		
1.	Minor changes – uncomplicated fusion, minor disruption of limb axis, minor shortening	4
2.	Medium lesions – fracture fusion or features of delayed fusion, disruption of the limb's axis to a medium degree impairing gait	10
3.	Very extensive bone lesions with associated restrictions on the function of adjacent joints – complicated by chronic osteitis with fistulas, bone loss, pseudarthrosis, aseptic necrosis, neurological and other secondary lesions	15
4.	Complications in the form of chronic osteoarthritis, fistulas, trophic skin changes with ulceration, pseudo joints, bone loss and neurological changes	+5
153.	ISOLATED FRACTURE OF THE FIBULA – CAUS AND/OR IMPAIRMENT OF LIMB FUN	
A.		
1.		2
NOT	The sequelae of lateral ankle fractures are determented the criteria adopted for the ankle joint.	mined according to
154.	DAMAGE TO SOFT TISSUES OF THE LOWER LEG, TENDON AND OTHER TENDONS – DEPENDI OF DAMAGE, FOOT DEFORMITY AND FUNCTIO VASCULAR, TROPHIC AND OTHER C	NG ON THE DEGREE NAL IMPAIRMENT,
A.		
1.	Injury without functional impairment up to 5 cm in length	1
2.	Lesions with impaired function and restricted mobility – extensive over 5 cm in length or over 3 cm² area	4
3.	Lesions with impaired function and restricted mobility over 30% – extensive over 10 cm in length or over 5 cm² area	8
155.	LOSS OF A LIMB IN THE LOWER EX	KTREMITY:
A.		
1.	With the length of the stump in an adult up to 8 cm (measured from the joint crevice) in children under 10 years of age with the length of the stump up to 6 cm)	60
2.	With longer stumps	40
	E. ANKLE AND FOOT AND ANKLE	JOINT
156.	ANKLE AND ANKLE AND HEEL JOINT IN. CONTUSIONS, LIGAMENT DAMAGE, CAPS SOFT TISSUE DAMAGE, SCARRI	ULE DAMAGE,
A.		
1.	No mobility impairment with subjective complaints	1
2.	Consequences of sprains causing minor mobility impairment, minor deformities, scarring, defects	2
3.	Moderate mobility impairment and deformity – after partial ligament damage without instability in the joints	3
4.	Moderate mobility impairment and deformity – after partial ligament damage, with instability in the joints	5
5.	Large lesions with persistent symptoms of functional joint instability, after complete ligament tears	10
157.	FRACTURES AND DISLOCATIONS OF THE UP THE SHIN-ANKLE OR ANKLE-FOO THE DISTAL EPIPHYSES OF THE LOWER	T JOINT,
A.		
1.	Slight limitation of function in the ankle joint up to 20%	3

2.		
	Medium degree of ankle joint dysfunction up to 50%	8
3.	High degree of ankle joint dysfunction of more than 50% or stiffness in near-right angle alignment	10
4.	Stiffness in a functionally unfavorable setting	10
5.	Significant dysfunction in the ankle joint, complicated by chronic osteoarthritis, arthritis, fistulas, necrosis, trophic changes and other secondary changes, stiffness in an unfavorable alignment	15
158.	LOSS OF ANKLE OR HEEL BO	ONE:
Α.		
1.	Subsequent injuries with limitation of movement of the ankle joint and with major secondary changes or stiffness in a functionally favorable position, in an intermediate position, allowing provision of orthopedic shoes, with the possibility of loading the limb	20
2.	Consequences of injuries with major secondary changes or with stiffness in a functionally unfavorable position, without the possibility of orthopedic shoes and without the ability to load the limb	30
159.	FRACTURES, DISLOCATIONS OF STEP BONES V DEFORMITIES AND OTHER SECONDAL	
Α.		
1.	Minor degree with up to 20% mobility limitation	1
2.	Medium degree with mobility limitation of more than 20%	5
2	Significant degree or with complications and	8
3.	mobility limitation of more than 50%	
160.	mobility limitation of more than 50% METATARSAL BONE FRACTU	JRES:
		JRES:
160.		JRES:
160. A.	METATARSAL BONE FRACTU	
160. A.	METATARSAL BONE FRACTU	1
160. A. 1.	Fracture of one bone Fracture of two bones	1 2
160. A. 1. 2.	Fracture of two bones Fracture of three bones	1 2 6
160. A. 1. 2. 3. 4.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fracture of multiple bones with deformity	1 2 6 8 12 BONES - IS ASSESSED
160. A. 1. 2. 3. 4.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL	1 2 6 8 12 BONES - IS ASSESSED
160. A. 1. 2. 3. 4. 5.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL	1 2 6 8 12 BONES - IS ASSESSED
160. A. 1. 2. 3. 4. 5. 161.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY:
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 3.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY:
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. 4. 4. 4.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes	1 2 6 8 12 BONES - IS ASSESSED EGREE OF DAMAGE BY: +1 +1 +1 +1 +1
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 RSAL AREAS - SPRAINS,
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. 4. 4. 4.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 RSAL AREAS - SPRAINS,
160. A. 1. 2. 3. 4. 5. 161. 2. 3. 4. 1. 2. 3. 4. 1. 2. 3. 4. 1. 2. 3. 4.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 RSAL AREAS - SPRAINS,
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. A. A. A. A. A.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL DAMAGE TO THE SKIN, MUSCLES, TENDONS The aftermath of healed injuries with minor static disorders of finger mobility and mainly subjective	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 RSAL AREAS - SPRAINS, , VESSELS, NERVES:
160. A. 1. 2. 3. 4. 5. 161. 2. 3. 4. 1. 2. 3. 4. 1. 1. 2. 3. 4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes OTHER DAMAGE TO THE TARSAL AND METATAL DAMAGE TO THE SKIN, MUSCLES, TENDONS The aftermath of healed injuries with minor static disorders of finger mobility and mainly subjective complaints The aftermath of the injury, with significant structural and static abnormalities impairing gait to a minor degree and with significant subjective	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 RSAL AREAS - SPRAINS, VESSELS, NERVES:
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. 1. 2. 3. 4. 1. 2. 3. 4. 1. 2. 3.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL DAMAGE TO THE SKIN, MUSCLES, TENDONS The aftermath of healed injuries with minor static disorders of finger mobility and mainly subjective complaints The aftermath of the injury, with significant structural and static abnormalities impairing gait to a minor degree and with significant subjective complaints Subsequent injuries, with major trophic changes and significant structural and static abnormalities impairing gait to a significant degree and	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 3 3
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. 1. 2. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 3. 4. 4. 4. 4. 4. 5. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL DAMAGE TO THE SKIN, MUSCLES, TENDONS The aftermath of healed injuries with minor static disorders of finger mobility and mainly subjective complaints The aftermath of the injury, with significant structural and static abnormalities impairing gait to a minor degree and with significant subjective complaints Subsequent injuries, with major trophic changes and significant structural and static abnormalities impairing gait to a significant degree and requiring the provision of orthopedic shoes	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 3 3
160. A. 1. 2. 3. 4. 5. 161. A. 1. 2. 3. 4. 1. 2. 3. 4. 1. 2. 3. 4. 162. A. 1. 1. 2. 3.	Fracture of one bone Fracture of two bones Fracture of three bones Fracture of four bones Fractures of multiple bones with deformity and gait impairment COMPLICATED FRACTURES OF METATARSAL ACCORDING TO ITEM 161, INCREASING THE DE Bone inflammation, Fistulas Secondary trophic changes Neurological changes OTHER DAMAGE TO THE TARSAL AND METATAL DAMAGE TO THE SKIN, MUSCLES, TENDONS The aftermath of healed injuries with minor static disorders of finger mobility and mainly subjective complaints The aftermath of the injury, with significant structural and static abnormalities impairing gait to a minor degree and with significant subjective complaints Subsequent injuries, with major trophic changes and significant structural and static abnormalities impairing gait to a significant degree and requiring the provision of orthopedic shoes	1 2 6 8 12 BONES - IS ASSESSED GREE OF DAMAGE BY: +1 +1 +1 +1 +1 3 3



A.			
1.	At the level of the chopart pond	45	
2.	In the foxhole pond	35	
3.	Within the metatarsal bones	20	
	F. TOES		
165.	DAMAGE TO THE TOE:		
A.			
1.	Loss of the pad or partial loss of the nail phalanx of the toe	1	
2.	Loss of the nail phalanx of the toe	3	
3.	Loss of the whole toe	8	
166.	TOE INJURIES: FRACTURES, DISLOCATIONS S	OFT TISSUE DAMAGE:	
A.			
1.	Wounds requiring suturing, fractures without displacement, sprains, dislocations, deformities	1	
2.	Fractures with displacement	2	
167.	LOSS OF TOE ALONG WITH METATA	RSAL BONE:	
A.			
1.	Loss of toe with metatarsal bone	15	
168.	DAMAGE AND LOSS OF FINGERS II, III, IV	AND V COMBINED:	
A.			
1.	Partial loss	1	
2.	Total loss	2	
169. LOSS OF THE V TOE ALONG WITH THE METATARSAL BONE:			
A.			
1.	Loss of v-toe with metatarsal bone	8	
2.	Loss of the little toe with the entire metatarsal bone with large secondary lesions preventing orthopedic supplies and significantly impairing gait	15	
170. LOSS OF TOES II, III, IV INCLUDING METATARSAL BONE:			
A.			
1.	Loss of toe with metatarsal bone	4	

XIII. PPARALYSIS OR PARESIS OF INDIVIDUAL PERIPHERAL NERVES		Percentage of health impairment	
171.	PARTIAL OR COMPLETE DAMAGE	Right	Left
A.			
1.	Diaphragmatic nerve below its junction with the subclavian nerve	5	5
2.	Long thoracic nerve	7	5
3.	Axillary nerve partial-sensory	6	5
4.	Total axillary nerve – motor and/or sensory	10	8
5.	Musculocutaneous nerve partial – sensory	5	4
6.	Musculocutaneous nerve total	8	6
7.	Radial nerve above the branch departure to the radial nerve above the branch departure – partial	8	6
8.	Radial nerve above the branch departure to the radial nerve above the branch departure – complete	20	14
9.	Radial nerve below the departure of the branch from the triceps brachii muscle – partial	8	7
10.	Radial nerve below the departure of the branch from the triceps brachii muscle – complete	16	14
11.	Radial nerve over the entrance to the canal of the inverted forearm muscle – partial	7	6

12.	Radial nerve over the entrance to the canal of the inverted forearm muscle – complete	13	10
13.	Radial nerve after exit from the canal of the inversor forearm muscle – partial	5	4
14.	Radial nerve after exit from the canal of the inverted forearm muscle – complete	10	8
15.	Median nerve in the range of the arm – partial	8	7
16.	Median nerve in the range of the arm – complete	16	14
17.	Median nerve in the wrist area – partial	6	4
18.	Median nerve in the wrist area – complete	14	10
19.	Ulnar nerve – partial	6	4
20.	Ulnar nerve – total	14	10
21.	Shoulder plexus of the supraclavicular (upper) part – partial	8	6
22.	Shoulder plexus of the supraclavicular (upper) part – complete	18	16
23.	Shoulder plexus of the subclavian (lower) part – partial	10	8
24.	Shoulder plexus of the subclavian (lower) part – complete	22	20
25.	Other nerves of the cervicothoracic segment	4	
26.	Obturator nerve – partial	3	
27.	Obturator nerve – complete	6	
28.	Femoral nerve – partial	8	
29.	Femoral nerve – total	15	
30.	Gluteal nerves (upper and lower) – partial	3	
31.	Gluteal nerves (upper and lower) – total	6	
32.	Common vulvar nerve – partial	3	
33.	Common vulvar nerve – total	6	
34.	Sciatic nerve before division into tibial and fibular nerve – partial	10	
35.	Sciatic nerve before division into tibial and fibular nerve – total	30	
36.	Tibial nerve – partial	5	
37.	Tibial nerve – total	12	
38.	Common fibula nerve – partial	4	
39.	Common fibula nerve – total	8	
40.	Lumbosacral plexus	10	
41.	Lumbosacral plexus – total	30	
42.	Other nerves of the lumbosacral region	3	3

Notes:

According to item 172, only isolated peripheral nerve damage is evaluated concomitant bone, muscle and nerve damage is evaluated according to the items for damage to the respective sections of according to the items for damage to the respective sections of the upper and lower extremities. Peripheral nerve damage should be documented by neurophysiological examination (emg and neuroconduction). Total damage must be documented by neurophysiological examination (emg and neuroconduction). In assessing the sequelae of peripheral nerve damage, the sequelae may not exceed the damage provided for amputations at a level corresponding to the extent of innervation.



PERSONAL DATA CONTROLLER **PRIVACY NOTICE**

Information in accordance with Article 13 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC (General Data Protection Regulation), hereinafter referred to as the "GDPR".

Personal data controller

The controller of your personal data is InterRisk TU SA Vienna Insurance Group with its registered office in Warsaw (00 - 668), ul. Noakowskiego 22 (hereinafter referred to as the "Controller", "InterRisk" and/or "We"). You may contact InterRisk:

- Via e mail address: korespondencja@InterRisk.pl;
- By calling +48 22 575 25 25;
- In writing to the address: ul. Noakowskiego 22, 00-668 Warsaw.

Data Protection Officer

We have appointed a data protection officer (DPO). You can contact the DPO for all matters relating to the processing of personal data and the exercise of rights related to data processing:

- Via e-mail address: iod@InterRisk.pl;
- In writing to the address: ul. Noakowskiego 22, 00 668 Warsaw.

Purposes of processing and legal basis for processing

We may process your data for the following purposes:

1. Performance of the insurance contract

Legal basis: data processing necessary for the conclusion and performance of a contract (Article 6(1)(B) of the GDPR);

2. Possible enforcement or defense of claims in connection with the insurance contract concluded with you

Legal basis: legitimate interest of the Controller (Article 6(1)(F) of the GDPR). Our legitimate interest is the ability to assert or defend against claims;

Possible taking action against insurance crimes, including payment of undue

 $Legal\ basis: legitimate\ interest\ of\ the\ Controller\ (Article\ 6(1)(F)\ of\ the\ GDPR),\ resulting$ directly from the law. Our legitimate interest is the prevention and prosecution of crimes committed against us;

4. Fulfillment of obligations imposed on the Data Controller by law (such as tax or accounting regulations)

Legal basis: legal obligation incumbent on the Controller (Article 6(1)(C) of the GDPR);

5. Reinsurance of risks

Legal basis: legitimate interest of the Controller (Article 6(1)(F) of the GDPR). Our legitimate interest is to reduce the insurance risk associated with the contract concluded with you;

Loss adjustment

Legal basis: legal obligation of the insurance company (Article 6(1)(C) of the GDPR);

- 7. Serving customers and clients via hotline the legal basis for processing is the necessity of processing to provide the service (Article 6(1)(B) of the GDPR);
- 8. Communication and resolution of the matter to which correspondence addressed to the Controller via email or traditional correspondence, or a telephone call, unrelated to the services provided to the sender of the email or letter or the caller, or any other contract entered into with him/her; the legal basis for processing is the legitimate interest of the Controller (Article 6(1)(F) of the GDPR) in handling correspondence addressed to him in connection with his business activity and resolving the reported matter related to his business activity;
- 9. Fulfillment of obligations related to anti-money laundering and counterterrorist financing – the legal basis is the Controller's legal obligation (Article 6(1)(C) of the GDPR);
- 10. Direct marketing of the Controller's own products and services, including for analytical and profiling purposes - the legal basis with respect to current InterRisk customers is a legitimate interest of the Controller (Article 6(1)(F) of the GDPR), which is to conduct direct marketing of his own products or services. In the case of marketing to potential or former InterRisk customers, the legal basis for data processing is consent (Article 6(1)(A) of the GDPR);

Provision of personal data is voluntary. Provision of data is necessary for the conclusion and execution of the insurance contract.

Automated decision-making and profiling notice

In some cases, decisions regarding you may be made by automated means (i.e. without human influence). These decisions will be related to insurance risk assessment (for the purposes of possible presentation of a specific offer, determination of insurance premium

and conclusion of an insurance contract) and will be made on the basis of your data such as: date of birth, place of residence, occupation, year of obtaining a driver's license, data on the type of vehicle and its technical parameters, number of damages in recent years, health information, value and location of the property (depending on the type of insurance for the purposes of insurance risk assessment, different categories of data may be considered relevant). The above decisions will be based on profiling, i.e. automatic assessment of the insurance risk of entering into an insurance contract with you. As a result of profiling, the Controller will assess, in particular, the probability of the occurrence of a given event.

Based on such an assessment, the Controller will decide whether it is possible to conclude an insurance contract with you and the amount of the insurance premium. For example: the more damages occurred in the past period, the higher the insurance risk may be, and therefore the insurance premium calculated on the basis of the automated risk assessment may be higher.

In connection with automated decision-making, you have the right to receive relevant explanations as to the basis of the decision made, the right to challenge the decision, to express your own position or to obtain human intervention (i.e. analyze the data and make a human decision).

Data retention period

We will keep your personal data:

- Until the statute of impairment for the injury that is the subject of the pending liquidation proceedings; or
- Until the obligation to store data under the law expires, in particular the obligation to store accounting documents relating to the insurance contract and regulations on anti - money laundering and terrorist financing.

We will stop processing your data on the basis of the Controller's legitimate interests if you object to the processing of your data for these purposes. This shall not apply if we demonstrate the existence of valid legitimate grounds for processing that override your interests, rights and freedoms, or grounds for establishing, asserting or defending claims.

However, filing an objection shall not be understood that we will delete all data. In particular, further storage of data may still take place for the period of the statute of impairment for claims.

Recipients of data

Due to the nature of the processing, we may transfer your personal data to the extent necessary to reinsurance companies, as well as to other entities, such as postal operators, operators of the payment methods you have chosen, or claims service providers

In addition, we may transfer your data to entities that process personal data on our behalf, including but not impaired to IT Service Providers, data processors for the purpose of asserting or defending against claims, marketing agencies, insurance agents, data processors for debt collection, and data archiving or deletion entities. Such entities process data under contract with us and only in accordance with our instructions.

Rights of the data subject

You are entitled:

- To access to your data, including receiving a copy of it;
- To demand rectification, erasure or impairment of data processing:
- To object to the processing of your personal data (to the extent that the basis for processing is the premise of the Controller's legitimate interest);
- To transfer your personal data (to the extent that your data are processed by automated means and this processing is based on consent or on the basis of a contract with the Controller), i.e. to receive your personal data from the Controller in a structured, commonly used machine - readable format). You may send this data to another data controller;
- To file a complaint with the supervisory authority for the protection of personal data, i.e. the President of the Office for Personal Data Protection.

Please contact us or the Data Protection Officer if you wish to exercise these rights. The contact details have been provided above.