Wire Transfer Authorization and Agreement



The Insured Person may complete the information below and sign to request a Wire Transfer. All fields in **BOLD** are required information.

INSURED (REQUESTOR) INFORMATION					
Name of Insured:		Da	te of Birth:	Ins	ured ID Number:
Street Address (No PO Box):					
City:	State/Province:		Zip:		Country:
Telephone Number/Email:			Wire Sent on Behalf of (if applicable)		
TRANSFER CURRENCY SELECTIONS					
For international bank transfers, funds will be sent in the currency of the nominated bank accound unless you have indicated you wish for the funds to be sent in US Dollars, in which case funds will be converted by your bank at rates they determine, unless you have a US dollar account, please indicate by checking this box:					
Currency Type if International (Name of Country and Unit):					
BENEFICIARY/ACCOUNT HOLDER INFORMATION					
Name: Te			elephone Number/Email:		
Street Address:					
City:	State/Province:		Zip:		Country:
Account Number			International Bank Account Number (IBAN) (<i>Required if sending Euros</i>):		
BENEFICIARY/ACCOUND HOLDER BANK INFORMATION					
Bank Name:					
Street Address:					
City:	State/Province:		Zip:		Country:
Circle One - Bank: ABA Sort Code SWIFT CHIPS UID Nu			umber:		
INTERMEDIARY BANK INFORMATION (if applicable)					
Bank Name:			Account Number:		
Street Address:					
City:	State/Province:		Zip:		Country:
Circle One - Bank: ABA Sort Code SWIFT CHIPS UID Number:					
SPECIAL INSTRUCTIONS (i.e. if 100% of the benefits owed should not be transferred to the above Beneficiary Bank)					
REQUESTOR AUTHORIZATION: By signing below, I request for an accommodation from and for Company to execute the above funds transfer instruction up to the amount of benefits owed in accordance with under the insurance contract and the Terms and Conditions for Funds Transfers set forth in this agreement. I understand and acknowledge recipients may receive less due to fees charged by the recipient's bank and taxes, and any cancellation must occur within 30 minutes of sending the request, unless the funds have already been picked up or deposited.					
Authorized Signature and Date			2 nd Authorized Signature and Date		
Message about electronic transmissions: Electronic transmissions via email or fax are not secure and may be intercepted by unauthorized individuals. By sending your instructions electronically, you agree to accept any risk associated with electronic transmissions.					

¹ For International Funds Transfer: If sending funds outside of the United States, there may be additional, special fund transfer requirements for international transfers.

Please do not send the Terms & Conditions. Please keep this page for your files. For questions, errors, or issues regarding the transaction, visit www.imglobal.com or call 1.317.655.4500.

Terms and Conditions for Funds Transfers

By requesting a funds transfer order with International Medical Group, Inc., its affiliates, or its subsidiaries ("Company"), you agree to the following:

Reliance by Company. Company may rely on the information on the form received by it in making your funds transfer. Any errors in the information, including misidentification of beneficiary(ies), recipient(s), incorrect or inconsistent account names and numbers, identifying numbers of the intermediary bank or beneficiary bank, and misspellings, are your responsibility. If you identify a beneficiary or other entity by name and account or any other number, payment may be made on the basis of the number and your payment will be final even if the number you provided does not correspond to your beneficiary or other entity that you have identified.

Bank Fees. Your financial institution may be authorized to debit your account for any fees, costs, or charges related to your funds transfer order. You may have further authorized your financial institution to charge your account a service fee for each funds transfer order you place in accordance with its fee schedule in effect from time to time

Transfer of Beneficiary Bank. When you place an order with Company for a funds transfer, you must select a financial institution as the beneficiary bank (recipient bank) for the transfer. For transfers within the United States, the beneficiary bank must be a member of the Federal Reserve System or a correspondent bank of such a member, or a Clearing House Interbank Payment System (CHIPS) member. You may request that the funds either be deposited to a particular account at the beneficiary bank or that they be held at the beneficiary bank for your beneficiary. The beneficiary bank will be responsible for following your instructions and for notifying the beneficiary that the funds are available. After the funds are transferred to the beneficiary bank, they become the property of the beneficiary bank. The beneficiary bank is responsible to locate, identify, and make payment to your beneficiary. If your beneficiary cannot be properly identified, the funds may be returned.

Currency of Transfer. Funds transfers to beneficiaries within the United States are made only in U.S. dollars. For funds transfers to beneficiaries and beneficiary banks in other countries, unless you choose to send U.S. dollars, the transfer will be made in the currency of that country. For such funds transfers, the financial institution will convert your U.S. dollar payment to the local currency at that financial institution's exchange rate in effect at that time. The exchange rate usually includes a commission to the financial institution for exchanging the currency. Because of the laws of some countries in which beneficiary banks are located, if you request a transfer in U.S. dollars we cannot guarantee that your beneficiary will be able to receive U.S. dollars. If your transfer must be converted to the local currency, the beneficiary bank may charge a fee for this exchange. Regardless of the currency transferred, the actual amount that your beneficiary receives may be reduced by charges imposed by the beneficiary bank, including those for exchanging currency.

Means of Transfer. Company uses a variety of banking channels and facilities to make funds transfers, but will ordinarily use electronic means. We may choose any conventional means that we consider suitable to transfer your funds to your beneficiary. Because we do not maintain banking relations with every bank, we sometimes use one or more intermediary banks to transfer your funds to the beneficiary bank. After we transmit your order to an intermediary bank, that bank is responsible to complete your order.

Recalls/Amendments. You may recall or amend your funds transfer order only if we receive your request prior to our execution of the funds transfer order and at a time that provides Company a reasonable opportunity to act upon that request. If your funds transfer order has been executed by Company, the order can be recalled and amended only if the beneficiary bank consents to such a request. Company will not be liable to you for any loss resulting from the failure of the beneficiary bank to recall or amend your funds transfer order. If you decide you want to recall your funds transfer order and your order has already been executed by Company, you will first have to check with the beneficiary bank to determine whether the beneficiary bank can return your funds. If the beneficiary bank confirms that the funds are returnable and the funds are returned to Company by the beneficiary bank, Company may then send a check for the funds to you. The amount that is returned to you may be less than you originally transferred because of service charges of the beneficiary bank or Company. Your check will be in U.S. dollars. If your funds transfer was in a foreign currency, your U.S. dollar check will be at the exchange rate on the date of the check.

Rejection of an Order. We reserve the right to reject your funds transfer order. We may reject your order if you have insufficient information, the order does not comply with applicable laws, the order is inconsistent with rules and regulations of the financial institutions involved, if your order is incomplete or unclear, or if we are unable to fulfill your order for any other reason including but not limited to force majeure events.

Delays, Non-Execution of Funds Transfer Order. While we will handle your funds transfer order as expeditiously as possible, you agree that Company will not be responsible for any delay, failure to execute, or misexecution of your order due to circumstances beyond Company's reasonable anticipation or control – including without limitations any inaccuracy, interruption, delay in transmission, or failure in the means of transmission, whether caused by strikes, power failures, equipment malfunctions, or acts or omissions of any intermediary bank or beneficiary bank. Company MAKES NO WARRANTIES, EXPRESS OR IMPLIED – INCLUDING THE FAILURE OF ANY INTERMEDIARY BANK OR BENEFICIARY BANK TO CREDIT YOUR BENEFICIARY WITH THE AMOUNT OF THE FUNDS TRANSFER AFTER RECEIPT OF SAME WITH RESPECT TO ANY MATTER.

Cut-Off Time For Executing Your Funds Transfer Order. If your funds transfer order is received by Company at or after its established cut-off hour for receipt of funds transfer orders as communicated by the bank, the earliest your funds transfer order can be executed is the next banking day following receipt of all required information.

Claims. You agree that within one hundred eighty (180) days after you receive notification that your funds transfer order has been executed, you will tell Company of any errors, delays or other problems related to your order. Company will determine whether an error occurred within 90 days after you contact Company and any error will be corrected promptly. Company will tell you the results within 3 business days after completing the investigation. If Company decides there was no error, a written explanation will be sent to you. You may ask to appeal an adverse decision by supplying copies of any documents related to the transaction. If your funds transfer order is delayed or erroneously executed as a result of Company's error, Company's sole obligation to you is to pay via check such amounts as may be required by applicable law. In no event shall Company be responsible for any consequential or incidental damages or expenses in connection with your order. Any claim for interest payable by Company shall not be at any published savings account rate in effect within the state of execution of the funds transfer. In any event, if you fail to notify Company of any claim concerning your funds transfer order within one year from the date that you receive notification that your order has been executed, any claim by you will be barred under applicable law.

Governing Law. The Agreement will be governed by the laws of the state of Indiana which is the location through which you initiated this funds transfer and United States federal law as applicable

Indemnity. In consideration of the agreement by Company to act upon funds transfer instructions in the manner provided in this Agreement, you agree to indemnify and hold Company harmless from and against any and all claims, suits, judgments, executions, liabilities, losses, damages, costs, and expenses – including reasonable attorney's fees – in connection with or arising out of Company acting upon those funds transfer instructions pursuant to this Agreement. This indemnity will be effective to relieve and indemnify Company against its negligence or misconduct.

² IMG affiliates and subsidiaries currently include the following companies: IMG-Stop Loss, iTravelInsured, International Medical Group Limited, International Medical Administrators, Inc. and The IMG Foundation.

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