

Your International Healthcare Partner



International Private Health Insurance

NOMINATION OF BENEFICIARY(IES) IN CASE OF DEATH

INSURED PERSON

Mrs. Mr.

First name: _____ Family name : _____

Address: _____

Email: _____

Mobile phone: _____

Date and Country of Birth: _____

1°) I opt for nomination type listed below:

In case of death, the lump sum will be allocated in the order of preference:

- To the spouse, not legally separated of the married insured, or a cohabitant
- Otherwise, to the children of the insured born or unborn, equally between them, the share of the pre-deceased reverting to his own children or to his siblings if he has no children
- Otherwise, to the father and mother equally between them, the share of the pre-deceased reverting to the survivor
- Otherwise, to the heirs

2°) I do not opt for the First formula and name as beneficiary:

Surname(s) ¹	First name(s)	Date of birth	City and country of birth	Address, Phone, Email	Share (%)
TOTAL					100 %

Please fill in the date of birth and address if you have designated the beneficiaries by their first and family names.

¹ Marital name followed by birth name

By opting for the 2nd formula, the Insured shall provide several successive beneficiaries based on the standard clause and if he wishes for an exact breakdown between each beneficiary, he should indicate the share accruing to each and terminate the nomination of beneficiaries by; otherwise, to my heirs.

If neither option is chosen, the 1st formula will be applied. It is reminded that the Insured may always change the above nomination and assign the benefit of his insurance to one or more individuals or entities after his admission to the insurance (by completing this document).

After acceptance of the beneficiary, you will no longer be able to change your beneficiary designation without the written agreement of the beneficiary accepting.

It cancels and replaces the previous nomination

(Place) _____,

(Date) _____

Signature of the person to be insured preceded by the words "read and approved" affixed in his handwriting.

GDPR

The personal data collection is necessary for the management of the insurance contract by the Insurer, its TPA, its service providers, its subcontractors or its reinsurers. The data processing is intended to: issue, manage and execute insurance contracts; the development of statistics and actuarial studies; the recourses, management of claims and litigation; the implementation of the legal and regulatory provisions in force: the fight against money laundering, the financing of terrorism and against fraud; operations related to customer management and business development. The recipients of these data are the duly authorized staff of the Insurer, its TPA, its service providers, its subcontractors or its respective reinsurers, the social organizations or the insurance intermediaries.

These personal data may be transferred to service providers or subcontractors established in countries outside the European Union. These transfers may only concern countries recognized by the European Commission as having an adequate level of protection for personal data, or recipients with appropriate safeguards. These data will be kept throughout the duration of the contract, until the expiry of both the limitation periods and the deadlines provided by the storage obligations.

The Insured has a right of access, rectification and erasure of his personal data. When consent is necessary for processing, he has the right to withdraw it. Under regulatory conditions, the Insured has the right to request the limitation of data processing or to oppose it. The Insured also has the right to provide guidelines regarding the processing of personal data after his/her death. Any request for the exercise of his rights may be addressed to the VYV Group Data Protection Officer: Tour Montparnasse - 33, avenue du Maine - PO Box 245 - 75755 Paris Cedex 15 or dpo@groupe-vyv.com. The Insured has the right to lodge a complaint with the Commission Nationale Informatique et Libertés [CNIL] located at 3, Place de Fontenoy - TSA 80715 - 75334 Paris Cedex 07 - France ; Tel: +33 (0) 1.53.73.22.22.

RECOMMENDATIONS FOR DESIGNATING BENEFICIARY(IES) IN THE CASE OF DEATH OF THE INSURED

We invite you to refer to the recommendations below:

NB: End your designation of beneficiaries in the event of death with "failing that, to my heirs". Regardless of the chosen beneficiary, it is important not to designate using the name and status (e.g.: Mr. X, my spouse).

Designation of spouse: It is recommended not to name the spouse, but to indicate: "my spouse, not legally separated". In the event of a second marriage, the capital will be paid to the last spouse and, in the event of divorce or legal separation, the capital will be paid to the second beneficiary.

Designation of children: if you name your children, any unborn children will be excluded. It is recommended to indicate: "My born or unborn children, alive or represented, in equal shares", the share of the predeceased being paid to his/her own children or siblings if there are no children.

Designation of parents: it is recommended to indicate "my father and my mother, in equal shares, the share of the predeceased being paid to the survivor" or, if you want to designate just one parent, "my father, failing that, my mother".

Other designations: if you designate several beneficiaries, it is recommended to specify the degree of priority among them.

1. If you want all the capital to be paid to the first person designated and if he/she is deceased, indicate: "Mr. X..., failing that, Mrs. Y, etc."
2. If you want the capital to be divided equally between the different beneficiaries, indicate: "Mr. X..., Mrs. Y..., in equal shares". If one dies, his/her share will be paid to the survivor.
3. If you want the capital to be divided unequally between the different beneficiaries, up to 100% of the capital, indicate: "30% for Mr. X, 50% for Mrs. Y and 20% for Mr. Z".

It is recommended to stipulate who should get the share of any predeceased beneficiaries.

Modification of the designation: you can modify the standard designation at any time (1st option) and designate any individual or legal entity of your choosing by private agreement or notarised deed. You should inform us in writing of the beneficiary designation. Changes to the beneficiaries should be notified in an identical manner, the beneficiary clause being modifiable whenever it ceases to be appropriate.

If you designate any beneficiaries by name, you must give their full contact details (surname, maiden name, date and place of birth, address, etc.). This information will be used in the event of death, by the Insurer.

Information on acceptance: designation of a beneficiary becomes irrevocable by the acceptance of the latter and may only be applied with your agreement. We must be notified of the acceptance, by notarised deed or private agreement, by yourself and the beneficiary in order to be effective.

Your beneficiary designation must be unambiguously written and deleted and specifically identify the beneficiary (s). If your beneficiary(ies) designation is not clearly written, it will be difficult for the insurer to pay the lump sum in case of death, according to your will expressed in this beneficiary(ies) designation. Any form that has been corrected, overloaded or showing several entries, is difficult to read, incomplete, photocopied, undated or unsigned can not be taken into account and will be returned to the insured.