For coverage starting on March 1st, 2022

Comprehensive Renter's Insurance for international students "Ryuhosyo"

System to protect you against liability for accident and to mitigate the economic burden on joint sureties (*) for rental contract

In Japan, you need a joint surety to rent an apartment. Ryuhosyo is a system for international students where a school staff acts as the joint surety.

(*) Joint surety...If an international student (lessee) does not pay the rent, the joint surety pays the rent to the lessor on behalf of the lessee. If the joint surety paid, the international student (lessee) must reimburse the joint surety.

1. Coverage

This system is comprised of Overseas Travel Insurance (① Personal Liability Insurance for International Students and ② Insurance for a Disability Resulting from an Accident) and the Guarantors' Protection Fund (③ Guarantor Protection). For detailed information on coverage, please check "Summary of Coverage" (page 5).







I collided with a pedestrian and caused them injury

Accidentally I set my apartment on fire... If an international student causes injury to another person or damage to another person's property due to "an accident in daily life" or "an accident while using an accommodation or residential facilities for studying abroad" and is held liable to pay indemnity, this insurance will pay the insurance claim.

(Note) For damage caused to rooms, the coverage will be limited to cases where the damage is due to fire, explosion, rupture and/or water leakage.

2 Insurance for a Disability Resulting from an Accident



I crashed into a tree while skiing, and caused a lasting injury...

3 Guarantor Protection

If an international students injury from "a traffic accident or any other accident while playing sports" and develop a disability within 180 days since the accident including the date of the accident, this insurance will pay the insurance claim according to the grade of the disability.

(Note) This does not apply to regular injuries with no lasting disabilities.

If a lessor claims for guarantee liabilities to a guarantor because the student does not pay the rent or any other expenses and if the guarantor makes the payment, this fund will pay indemnity to the guarantor.

(Note) Applicable only in cases where the rental agreement is cancelled and the accommodation is handed over within the period of indemnity.

- * Overseas Travel Insurance is an insurance where a comprehensive contract is concluded between (PIIF) Japan Educational Exchanges and Services, and Tokio Marine & Nichido Fire Insurance Co., Ltd.
- * Guarantors' Protection Fund is managed by (PIIF) Japan Educational Exchanges and Services.

2. Parties Entitled to Indemnity

Overseas Travel Insurance (Personal Liability Insurance for International Students and Insurance for a Disability Resulting from an Accident): **International students**

Those who are enrolled in or confirmed to enroll into a university, junior college, technical college, special course at a professional training college (vocational school) or Japanese language institution (approved by the Minister of Justice in Japan) in Japan that participate in Ryuhosyo, and, in principle, those who have the residency status of "Student".

Guarantors' Compensation Fund (Guarantor Protection): Guarantors acting as joint sureties for rental contracts
 Agencies or individuals that act as a joint surety when an international student moves into a private apartment
 Schools such as universities and Japanese language institutions, and their faculty members (director of International

- Student Center, manager of international student department, etc.)
- 2 International exchange associations, centers, etc. in the school area.

3. Period of Indemnity

The period of indemnity is either one or two years depending on the international student's duration of stay. However, if a student is already enrolled into Ryuhosyo and completes the enrolling procedures by the end of the original coverage period, the period of indemnity can be extend by six months.

	Indemnity Start Date (Inception Date)	Indemnity End Date (Termination Date) ^(Note 3)
<new Enrollment></new 	 The day after the date completing enrollment procedures (Note 1) The day the rental contract begins 	Until 12PM of the day before the date corresponding to the inception date
<extended Enrollment></extended 	From 0AM of the day after the termination of the original period of indemnity ^(Note 2)	

(Note 1)

The day after the date when the international student makes the wire transfer of the premium (insurance fees etc.) to the (PIIF) Japan Educational Exchanges and Services and when the school issues the student's enrollment record. (Note 2)

This is limited to cases where an international student is already enrolled in Ryuhosyo and has completed the enrollment processes for extension before the termination of the previous period of indemnity.

(Note 3)

In principle, the insurance ends when the "student" status of residence period ends, if the international student is no longer enrolled in the school due to graduation or dropping out, or if the guarantor's protection is no longer necessary. In this case, please complete contract cancellation procedures.

<example></example>	Period of Indemnity	Indemnity Start Date	Indemnity End Date
	1 year	March 1st, 2022, 0AM	February 28th, 2023, 12PM
	2 years	March 1st, 2022, 0AM	February 29th, 2024, 12PM
	6 months	March 1st, 2022, 0AM	August 31st, 2022, 12PM

* Please choose the period of indemnity in accordance with the remaining time of your visa. By re-enrolling, the coverage can be extended for one or two years.

- If the remaining time on your visa is one year or less Enroll for 1 year
- If the remaining time on your visa is more than a year (1) Enroll for 1 year and renew for 6 months
 - Or
 - 2 Enroll for 2 years

4. Premiums and Other Expenses

Period of Indemnity	1 year	2 years	6 months (extension) (Note 5)
Premiums and Other Expenses (Note 4)	4,000 yen	8,000 yen	2,000 yen

(Note 4)

Premiums and other expenses are the total sum of the premium for Overseas Travel Insurance (Personal Liability for International Students and Disability Resulting from an Accident) and the enrollment fees for the Guarantors' Protection Fund. (Note 5)

Only existing enrollees can choose this option.

5. Insured amount / Indemnity

Coverage	Covered Person	Insured amount / Indemnity (Limit)
① Liability Insurance for International Students	International student	Up to 50 million yen per accident (Note 6)
② Insurance for a Disability Resulting from an Accident	international student	Up to 2.4 million yen (Note 7)
3 Guarantor Protection	Guarantor	Up to 300,000 yen ^(Note 8)

(Note 6)

Limit of the payment per accident. The deductible (amount to be paid by the insured) is 0 yen.

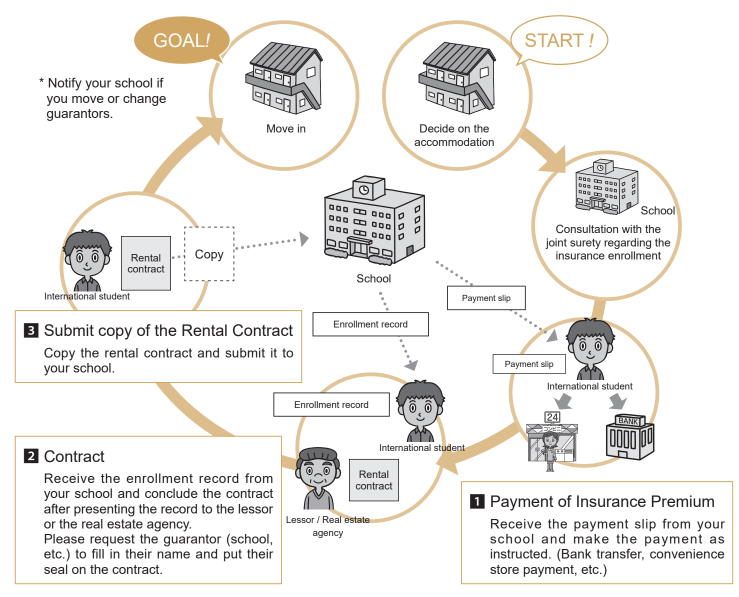
(Note 7)

Limit of the payment through the period of indemnity. There is no limit for the number of accidents.

(Note 8) For those students whose lease begins on or after April 1st, 2022, and for those whose compensation period after continued enrollment begins on or after April 1st, 2022, the total amount of ① unpaid rent up to 3 months, and ② restoration costs up to 100,000 yen, will be compensated in the range not exceeding 300,000 yen.

6. Application

The application procedure for this system generally follows the course below.



7. Matters that Require Attention when Enrolling

Please check the requirements for application before enrollment (Duty of Disclosure).

When enrolling, please check carefully that there are no mistakes on the entries for the application procedures. If any of the information is untrue or unfair, the insurance contract may be cancelled and you may not be able to receive any compensation.

Furthermore, in the following cases we may not be able to pay any compensation. For any questions, please contact (PIIF) Japan Educational Exchanges and Services or the insurance company.

- If you engage in mountain climbing using an ice axes or other mountaineering tools, luging, bobsledding, skeleton sledding, skydiving, hang gliding, boarding ultralight aviation (motor hang gliders, micro-light aircrafts, ultra-light aircrafts etc., excluding parachute ultra-light aviation such as paraplanes), riding a gyro plane, or participating in any other dangerous sports activities similar to these during the period of indemnity.
- If you pilot an aircraft during the period of indemnity (except if piloting an airplane is performed as part of your job)
- If you participate in competitions, test drives, and/or free drives on sports grounds in a passenger vehicle such as automobiles during the period of indemnity
- If you engage in dangerous work during the period of indemnity (for example, professional boxing, professional wrestling, etc.)

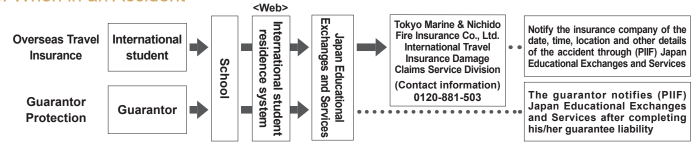
2 Please note the following.

• When applying for the insurance, you may be requested to present your passport.

• The request to extend the insurance period may not be accepted if the reason for the request is the extension of your stay in Japan

8. When in an Accident

- ③ This insurance is not available for those who have no plans to return to their country or those who are permanent residents of Japan. For this reason, please note that you may be requested to make a statement about your residence status when signing an insurance contract or requesting an insurance claim.
- (4) In the event of the insolvency of the insurance company: If the insurance company becomes insolvent, the payment of claims, repayment, etc. may be suspended for a certain time of period, or the amounts may be reduced. In such an event, the insurance will come under "Non-life Insurance Policy-holders Protection Corporation of Japan" and the insured will be compensated, in principle, up to 80% of the claims and repayment (100% for claims related to covered accidents that occured no later than three months following the suspension of the payment by the insolvent insurance company).
- (5) Verification of the content of contract and of accident reports: In order to prevent the occurrence of accidents with fraudulent contracts regarding accident insurance and to ensure the appropriate quick and secure payment of claims, the insurance companies make it a rule to verify the information registered in the General Insurance Association of Japan, when a contract is signed or when an accident occurs, regarding the insurance swhere the claim is requested. The obtained information will not be used for any other purposes. If you have any questions, please refer to the insurance company.



In Case of an Accident

- ① Notify of the accident: If an accident occurs, please notify your school of the date and time, location and the circumstances of the accident, and the name of the injured. The school should contact (PIIF) Japan Educational Exchanges and Services within 30 days since the day of the accident.
- (2) In case of a liability accident: There is no "out-of-court settlement service" where the insurance company and the injured person can settle out of court. Accordingly, please note that if an accident occurs and there is liability for compensation, based on the advise of the insurance company's supervising department, the insured (the one covered by the insurance) him or herself must enter into out of court settlement negotiations with the victim. Please note that if an amicable settlement is concluded without the approval of the insurance company, the full or partial amount of the settlement money may not be payable. (Request)

In order for students to not feel burdened by having to communicate in Japanese, we request that schools become contact points for (PIIF) Japan Educational Exchanges and Services and insurance companies.

9. Notes for After Enrolling

- ① Duty of Notice: (The obligation to notify the insurance company if there are any changes in the contents of the contract after enrollment): After enrolling, if the following things occur in the contract contents, you must notify your school, (PIIF) Japan Educational Exchanges and Services, or the insurance company. Please note that if there is no notice, the insurance money may be reduced.
 - If you become engaged in dangerous work during the period of indemnity (For example: professional boxing, professional wrestling, etc.)
- ② If you wish to cancel the contract because you leave school or Japan, please notify your school or (PIIF) Japan Educational Exchanges and Services. The insurance fees for the rest of the period may be refundable.

10. Others

This pamphlet introduces information about Overseas Travel Insurance and the Guarantors' Protection Fund. Upon enrolling in Overseas Travel Insurance, please read the "Disclosure Statement". If you have any questions, please contact the policy holder or the insurance companies listed on page 8.

Overseas Travel Insurance is a comprehensive agreement regarding overseas travel with (PIIF) Japan Educational Exchanges and Services as the insurance contractor, and the insured are those international students who study in one of the schools cooperating with (PIIF) Japan Educational Exchanges and Services and who are enrolled in the Guarantors' Protection Fund. (PIIF) Japan Educational Exchanges and Services holds the rights to request insurance policies and to cancel insurance contracts, among others.

<Examples of accidents where Overseas Travel Insurance claims were paid> (payment amount)

- The water supply hose of a washing machine got dislocated and water leaked, causing water damage to neighboring rooms (6.77 million yen)
- While cooking in the kitchen, the pot oil caught fire and burnt the ceiling and other areas (1.05 million yen)
- Gas exploded and the bathroom boiler got ruptured (126,000 yen)
- A cyclist collided with a person and caused injury to the same (6.01 million)
- A cyclist collided with a car and caused damage to the car body (216,000 yen)
- Water heater got ruptured due to freezing (70,000 yen)
- · Loss of eyesight due to a traffic accident (1.56 million yen)*
- * Claim for Disability Resulting from an Accident. All other cases were covered by the Personal Liability Insurance for International Students.

Overseas Travel Insurance (Summary of Coverage)

Insurance Type	Cases Where Claims Are Payable	AMounts of Claims Payable	Cases Where Claims Are Not Payable
Liability Insurance for International Students	 If the insured (the person covered by the insurance = the international student) caused an accident in daily life or an accident originating from the possession, use or management of a residence (*1) during his/her period of indemnity and is legally held liable for injuring another person or causing damages to another person's property (*2) due to this accident. (*1) Definition of residence Residence refers to accommodation facilities or residential facilities that the insured (the person covered by the insurance) uses for studying in Japan or for traveling. (*2) This includes travel goods, household goods, guest rooms in accommodation, movables in a guest room in an accommodation (including safety box and room key), residential facilities, regarding the following kinds of damage, only those caused by fires, explosions, ruptures, or damage from water stains caused by water leakages, water discharges, or overflowing will be covered for indemnity. Damage to rooms (including the movables inside the room) where the whole building or the whole apartment house is rented. Damage caused to those other than the rooms. 	Amounts of compensation for damages. For each accident, the limit is the amount of the Liability Insurance for International Students (refer to page 3). (Note 1) Please consult with the insurance company in advance if you will partly or wholly acknowledge your liability for damages. (Note 2) Insurance money may be payable for expenses that are necessary or useful for preventing damages from occurring or spreading, and for court costs and lawyer fees paid out with the agreement of the insurance company. (Note 3) If the insured is someone without legal capacity, the parental authorities will also be covered for compensation if they are held liable for the actions of the insured.	 For example: Wars and other disturbances (*4) Radiation exposure or radioactive pollution With the intention of the insurance contractor or the insured (person covered by the insurance) Liability related to job performance or part time work duties (liability due to work) Liability attributable to the possession, use and/or management of aircraft, boats (*5), vehicles, (*6) and small guns. Liability related to consigned goods (Objects included in (*2) will be covered for indemnity) Liability to family members (*4) It is combined with the partially-revised special contract for exemptions for dangers including wars therefore an act of terrorisms will be covered for indemnity. (*6) This includes rental cars. Bicycles, golf carts, and snowmobiles used for leisure purposes will be covered for indemnity.
Indemnity for a Disability Resulting from an Accident	If an insured (the person who is covered by the insurance = international student) suffers an injury in a grave and unexpected accident and develops a disability within 180 days since the accident (including the date of the accident). If the insured still requires medical treatment after 180 days since the day of the accident, the insurance company will recognize the degree of the disability based on the medical diagnosis on the 181st day and pay the compensation for the disability resulting from an injury.	4% - 100% of the indemnity for a disability resulting from an accident (depending on the degree of disability) (see page 3) The total amount of the compensation through the insurance period is limited to the limit of the indemnity for a disability resulting from an accident.	 For example: Intentionally or owing to a gross negligence on the part of the contractor and/or the insured (the person to be covered by the insurance) Intention or owing to a gross negligence on the part of the insurance beneficiary Wars and other disturbances (*7) Radiation exposure or radioactive pollution Injuries due to accidents that occured while driving unlicensed, or under the influence of alcohol or drugs Fights, suicide, or criminal act Brain disease, loss of sanity, pregnancy, giving birth, premature birth, or injuries due to abortions Injuries that occured before or after traveling (*7) It is combined with the partially-revised special contract for exemptions for dangers including wars therefore an act of terrorisms will also be covered for compensation

Guarantors' Protection Fund (Summary of Coverage)

Cases where Compensations are Payable	Cases Where Compensations Are Not Payable
Compensation will be paid to the guarantor if an international student (the lessee) does not fulfill any of the following obligations to the renter and causes damage to the guarantor. (1) Payment of housing rent, rental fees, and/or general service fees (2) Payment of repairs and/or restoration costs of the rented rooms (Notes)	Compensations are not payable for the following damages. (1) The following damages are not recognized as liabilities borne by the international student (the lessee) to the lessor A Utility fees B Resident's association fees C Other damages from the fulfillment of liabilities that the lessor has no obligation to pay on babel of the lesson
 This is only applicable if the rental agreement is cancelled and the accommodation is handed over within the period of indemnity. If the guarantor is still in contact with the international student, please have the guarantor provide instructions to the student first. 	 obligation to pay on behalf of the lessee (2) Damage that occurs due to intentional or large errors from guarantors, lessees, or their representatives (3) Damage based on non-fulfillment that occurs from disputes between the lessee and lessor due to raises in the price of rent that are not fair or proper, environmental degradation, or non-fulfillment of lessor obligations
[Right to Indemnification] If the guarantor receives indemnity, the debts against the international student, which is equivalent to the compensation amount provided, shall be transferred to (PIIF) Japan Educational Exchanges and Services and (PIIF) Japan Educational Exchanges and Services will bill it to the international student. The guarantor will be requested to cooperate in searching for the international student's location to exercise the right to indemnification.	 (4) Damage caused by the lessee that occurs from payment in arrears of rent and other fees when the period of indemnity begins (5) If a rental contract is not created even when the period of indemnity has begun, or if a guarantor is not secured for the rental contract (6) After a rental contract is concluded, if the lessee changes, or if a sub-lease contract is created without obtaining the permission of the guarantor or the participating school (7) If the international student, guarantor, or their representatives commit fraud when applying for Ryuhosyo

Policy Summary / Explanation of Information Requiring Attention

- This disclosure statement does not cover all contents regarding the insurance you will be enrolled in. The details may vary depending on the insurance policy handed to (PIIF) Japan Educational Exchanges and Services (the policyholder). If you have any questions, please send an inquiry to the "contact information" listed on page 8 of this pamphlet.
- The policy summary features information that is especially important for you to understand the contents of the insurance you will be enrolled in. Please make sure you read it before enrolling.
- The information requiring attention features information we would like to call your special attention to, such as items that may cause disadvantage to you when applying for the insurance you are to enroll in. Please make sure you read it before enrolling.
 * Please keep this pamphlet, your enrollment record, and any other document that could help you understand the enrollment contents.

Policy Summary

1. System and Conditions for Enrollment of the Product

- (1) Product System
 - The insurance is a comprehensive agreement with (PIIF) Japan Educational Exchanges and Services as the insurance contractor, and the insured are those international students who study in one of the schools cooperating with (PIIF) Japan Educational Exchanges and Services and who are enrolled in the Guarantors' Protection Fund. (PIIF) Japan Educational Exchanges and Services holds the rights to request insurance policies and to cancel insurance contracts, among others.
- Regarding the name of this insurance, the organization (the contractor) and the conditions for enrollment, please refer to pages 1, 2 and 8. (2) Compensation and Insurance Period (contract period for insurance)
- Regarding ① main reasons for payment (cases where claims are payable), insurance payment amount, ② main reasons for exemption (main cases where claims are not payable), ③ insurance period (period of indemnity), please refer to pages 1-3 and 5.
- (3) Conditions for Enrollment (insurance amounts)
- Conditions for enrollment (insurance amounts etc.) for this insurance are to be chosen from the compensation periods which are already set. For details regarding the compensation periods, please refer to page 2.

2. Premiums and Paying Methods

The amount of the premium will be set according to the contract period you choose to enroll in. Regarding the premiums and the methods of payment, please refer to page 3.

3. Maturity Repayment and Insurance Dividend

This insurance does not have either maturity repayment or insurance dividend.

Explanation of Information Requiring Attention

1. Duty of Disclosure, Duty of Notice, etc.

(1) Special points to be considered when enrolling in this insurance

- Insurance is a system where many people pay premiums to compensate among each other when an accident occurs. Therefore, if people who have a higher chance of receiving the payment are allowed to join without any condition, the fairness of the insurance fee burden will not be preserved.
- For this reason, when enrolling, you have an obligation to submit important information to the insurance company (Duty of Disclosure) (and the insurance company holds the right to receive disclosure). For further details of the Duty of Disclosure, please refer to page 4.
- If the truth is not reported or things different from the truth are reported intentionally or by gross negligence, and if it is within 5 years since the submission of the insurance application, the insurance company may cancel the enrollment as a violation against the Duty of Disclosure.
- If the contract is cancelled, the claims cannot be paid, even if there is a good reason it should be. However, if there is no cause and effect relationship between the "occurrence of an accident to be covered by the insurance" and "actual cause of the cancellation", the claims will be payable.
- O Besides the cases where we cancel the contract, there may be other cases where claims will not be payable due to the circumstances when the contract is signed. For example, if the violation against the Duty of Disclosure is critical such as "you intentionally avoided to disclose us of the illness or symptoms that are difficult to cure with existing medical standards", there may be cases where the claims are not payable regardless of how many years have passed.

(2) Items to pay attention to after enrolling (Duty of Notice)

Regarding the Duty of Notice for when you become engaged in a dangerous job during the period of indemnity (for example, professional boxing, professional wrestling, etc.), or the procedures when an accident occurs, please refer to page 4. If we do not receive any notice or if you do not complete the procedures, the enrollment may be cancelled or claims may not be payable.

(3) Contract renewal

Please note that there may be cases where continuation of a contract is refused or the conditions are restricted depending on the circumstances of the insurance claims.

2. Start of insurance liability period

Insurance liability, in principle, starts as the period of indemnity (insurance period) starts as shown on page 2.

Main Reasons for Exemption (Main cases where claims are not payable)

- Please refer to page 5.
- 4. In the event of the insolvency of the insurance company

In the event that the insurance company becomes insolvent, the payment of claims, matury repayment, etc. may be suspended for a certain time of period, or the amounts may be reduced. For details please refer to page 4.

5. Handling of Personal Information

Please refer to "Handling of Personal Information" on page 7.

6. Change to a New Insurance Contract

If you are considering enrolling into a new insurance contract, based on the assumption that you will either cancel the current enrollment or reduce the amount, please keep the following points in mind.

- ① Disadvantages you may get if you cancel the current contract or reduce the amount
 - In many cases, the repayment is less than the total amount of primes you have paid until then.
- 2 Points to consider if enrolling in a new insurance contract
 - When we newly receive a disclosure for new enrollment, and if there is any information not being notified to us or if any information is different from the truth, there may be cases where it is considered as the violation against the Duty of Disclosure. In such a case, the enrollment may be cancelled and the claims may not be payable.
 - If an accident occurs before the start of the liability period for the insurance contract you are newly enrolled in, insurance money may not be payable.

7. Cancellation by Request from the Insured

There is a system where a insured can submit a request to cancel an enrollment related to him/herself. For details regarding the system and/or procedures, please get in contact with "contact information" listed in the pamphlet.

8. Insurance Claim and Payment

(1) Procedures in case of an accident

Regarding procedures for when an accident occurs, please refer to the pamphlet.

(2) Documents for insurance claim

When claiming for insurance, you may be requested to submit the following documents or evidence besides documents stipulated in the agreement.

- Documents or evidence that prove an accident has occurred and/or the circumstances of the accident, such as transport accident report, accident report, accident prepared by a person in charge of the accident site, etc.
- Documents or evidence that could be used to confirm the person is covered by the insurance, such as certificate of residence, extract of family register, etc.
- · Documents or evidence that prove the degree of injury or illness, such as X-rays or MRIs.
- Documents or evidence that could be used to confirm the price of the damaged item (receipts etc.), pictures of the damaged item, and any documents or evidence that could be used to confirm the expenses needed for its repair, such as quotation.
- Documents or evidence that could be used to calculate the amount of indemnity to be paid by us, the insurance company, such as payment breakdown document that shows the details of the claim paid by other insurance contracts etc.

(3) Insurance claim via a representative

If the insured has reasons he/she cannot claim the insurance and if there is no one else who can receive the payment as his/her representative, there are cases where a family member of the insured (spouse, for example) who fulfills the conditions set by the insurance company may act as his/her representative and claim the payment. For details, please get in contact with "contact information" listed in the pamphlet.

(4) Indemnity Payment

- Besides the expense insurance, the insured may request indemnity for liability but exclusively in the following cases ① to ③.
- ① If the insured has already settled payment to the victim as compensation for damage
- 2 If it is confirmed that the victim has agreed the claim may be paid to the insured
- ③ If the insurance company directly pays the indemnity to the victim based on the instructions by the insured

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[Handling of Personal Information]

JEES (Contractor) provides personal information related to the contract to Tokio Marine & Nichido Fire Insurance Co., Ltd. Tokio Marine & Nichido Fire Insurance Co., Ltd. and Tokio Marine Group companies (*) use the personal information related to the contract (including information obtained in the past) for judgements whether or not to contract the insurance, for management and fulfillment of the contract, for providing additional services, for providing guidance on products and services of other insurances and financial products, and for carrying out surveys. In addition, there may be cases where it is used and/or provided for the following purposes ① to ⑤. The purposes of use of special non-disclosure information such as health- and/or medical-related information (sensitive information) are limited to the scope that is considered necessary for assuring the appropriate management of duties in accordance with the Regulation for Enforcement of the Insurance Business Act.

- ① Within the necessary scope for achieving the purposes of use of personal information related to the contract, personal information may be provided to outsourcing contractors (including insurance agencies), insurance brokers, medical institutions, parties related to claims and payments of the insurance, financial institutions, among others.
- ② As a reference for judging whether or not to conclude the contract, to modify the contracts, to pay the claim etc., personal information may be used together with other non-life insurance companies, other insurance companies in the Tokio Marine Group, and the General Insurance Association of Japan.
- ③ For offering and providing guidance on products and services, personal information may be used together between Tokyo Marine & Nichido Fire Insurance Co., Ltd. and Tokio Marine Group companies, and between Tokio Marine & Nichido Fire Insurance Co., Ltd. and its partner companies.
- ④ For the conclusion, renewal, maintenance and/or management of the reinsurance contracts as well as for the reinsurance payment by the reinsurance companies, personal information may be provided to reinsurance companies.
- (5) For the paperwork including setting, changes, and/or transfers of security rights by secured creditors of mortgages, rights of pledges, rights to security by way of assignment, and reservations, management and exercise of secured property rights, personal information may be provided to those secured parties.
- * "Tokyo Marine Group" includes companies under the Tokyo Marine Holdings such as Tokyo Marine & Nichido Fire Insurance Co., Ltd., Nisshin Fire & Marine Insurance Co., Ltd., Tokio Marine & Nichido Life Insurance, as well as subsidiaries of these companies.

To see the list of Tokio Marine Group companies and partner companies, that of managers in charge of the use of personal information in the Group, that of products and services, and/or the handling of personal information in Tokio Marine & Nichido Fire Insurance Co., Ltd. (and Tokyo Marine Group companies), please check the website of Tokyo Marine & Nichido Fire Insurance Co., Ltd. (www.tokiomarine-nichido. co.jp)

Points to be confirmed upon enrollment (Confirmation of Intentions)

This is to confirm that the insurance product you are to enroll in meet your requests, and to verify that those points that are especially important are entered correctly upon application, so you can use the insurance with security in case an accident occurs.

Please check each of the following questions one more time to make sure.

Should you come up with any questions upon checking it, please get in contact with the "contact information "listed below.

1. Please read this pamphlet (including the disclosure statement) and confirm the insurance product meets your requests in the following points.

If the points do not meet your requests, please examine the enrollment contents again.

Reasonable cause for payment (including main contracts and special contracts) and the prime payable

Amount covered (contract amount)

Period of indemnity (insurance contract period)

Insurance fee

2. Please read carefully if you will practice the following sports during the period of indemnity.

- Claims may not be payable if an accident occurs while practicing any of the following sports. If you have any questions, please contact JEES or the insurance company.
 - Mountain climbing (Using hiking tools such as ice axes, climbing irons, ropes, and hammers)
 - · Luging, bobsledding or skeleton sledding
 - · Aircraft operation (except for gliders and airships) (except for aircraft operation for work)
 - Skydiving, hang-gliding, boarding an ultralight aviation (motor hang glider, micro-light aircraft, ultra-light aircraft) and/or a gyroplane
 - Other dangerous sports similar to these
 - Competitions, contests, performances in vehicles, motorized bicycles, go karts, motor boards, or any other passenger vehicles similar to these and their test drives (including practices)

3. Do you confirm the contents of the Disclosure Statement (contract summary, information requiring attention)?

The "Explanation of Information Requiring Attention" particularly covers information that may be a disadvantage for you, such as "Main Reasons for Exemption (main cases where claims are not payable)," as well as the "Duty of Disclosure, Duty of Notice". Please make sure you check them all.

Inquiries	<insurance company=""> Tokio Marine & Nichido Fire Insurance Co., Ltd. Government Sector Department 2, Education and Official Affairs Office 6-4 Sanban-cho, Chiyoda-ku, Tokyo 102-8014 TEL : 03-3515-4133 FAX : 03-3515-4132 www.tokiomarine-nichido.co.jp</insurance>		<contractor> Japan Educational Exchanges and Services Student Insurance Division, Student Support Department 4-5-29 Komaba, Meguro-ku, Tokyo 153-8503 TEL : 03-5454-5275 FAX : 03-5454-5232 http://www.jees.or.jp/</contractor>	
Contact		How to use toll-free		
formation	Tokio Marine & Nichido Fire Insurance Co., Ltd.	Reception hours: 9AM to		
case of an accident	0120-881-503	② Please indicate your of the second seco	call is about Comprehensive Renter's Insurance for international student /e will put you through to the person in charge to attend you.	

Besides normal consultations regarding non life insurance, we deal with complaints such as problems resolving troubles with the non life insurance company, and offer support to settle dispute with non life insurance company.