1. Legal information

Whealth International Europe No Siren: 813 178 308 - Health Benefits Manager ORIAS 17005700 -
3 Allée de la Seine 94200 Ivry/Seine - edp@whealth-international.org - www.whealth-
international.org.
Capital 35,000€
Whealth International Europe belongs to the Whealth International LLC group whose CEO is Mr
Mohamed Jaber Al Harbi, in Europe Whealth is headed by Mrs Brigitte Chemla in her capacity as a
member of the Board of Directors and President of the company in France.
Referred to below: "Whealth International Europe"

3. Access to the site

The service is accessible from the url https://www.whealth-international.org/FIMain.aspx
The services are reserved for the general public and persons legally capable under the legal conditions.
Access to online services may be restricted, in particular in the event of control, maintenance or
updating of online services, site security, non-compliance with the general conditions of use of online
services. Whealth International reserves the right to suspend access to the online services if Whealth
International identifies facts that indicate an attempt or fraudulent use of these services, of which the
customer would be immediately informed.
4. Cookies

The user acknowledges that he or she is notified when "cookies" are installed on his or her device. Whealth International's cookie policy is available on the Site: https://www.whealth-international.org/FLegalNotice.aspx

5. Obligations of the user

The user undertakes to use the Functionality and Services in compliance with the present and any other applicable legal or regulatory provisions. In particular, it undertakes not to use it for illegal purposes or to infringe the rights of Whealth International or third parties. The user is prohibited from doing any action likely to compromise the security of the platform.

6. Intellectual Property

Functionality, including software and databases, is the property of Whealth International. The user receives a non-transferable, non-exclusive right to use the software and database integrated in the Functionality that are made available to him/her within the framework of the contracts governed by these General Conditions of Use. The user is not allowed to copy, decompile, modify, translate, dismantle or otherwise modify the Functionality without the prior written consent of Whealth International. Whealth International grants the user only a personal, non-exclusive and non-transferable right to access and use the Services, subject to compliance with these terms and conditions. The user is therefore authorized to use the content of the Service for his or her personal information, as a source of information or data collection. The Services (considered as an inseparable whole) and the various elements that compose it (such as texts, photographs, catalogues, layouts, trademarks, logos, illustrations, specific software, videos) are protected by intellectual property rights belonging to Whealth International and its licensors. Where applicable, they have been authorised for publication, distribution or right of use acquired from these third parties. The logo, product names, service names or company names mentioned on the Services may constitute the trademarks, trade names and company names of their respective owners. The user expressly undertakes to respect these intellectual property rights. Subject to the exceptions provided by law, the user is prohibited, without this list being exhaustive: to modify, copy, distribute, transmit, broadcast, publish, license, transfer, sell, reproduce or have reproduced all or part of the information, software, product or service obtained from the Services, temporarily or permanently, by any process, known or unknown, on any medium, without Whealth International's prior written consent. Failure to comply with this prohibition may constitute an infringement and may result in civil and criminal liability on the part of the user.

7. Pricing and cost

7.1 Functionality as such

The site is accessible at no additional cost. Unless otherwise specified, if a pricing system is applied, it will be communicated in accordance with the applicable legal provisions. All other costs related to the operation of the contract will remain the same as the rates agreed in the contracts.
7.2. Other cost

It is explicitly stated - insofar as necessary - that all costs related to the use of hardware and software by the user (with the exception of software made available by Whealth International as part of the Functionality) are the responsibility of the user. The costs of telecommunications and access to an Internet or mobile network are also at the user’s expense.

8. Responsibility of Whealth International

The user is informed and accepts that, within the legally permitted limits, Whealth International’s obligations are of means.
In the event of non-performance of obligations, Whealth International may not be held liable if the non-performance of the service contract or its improper performance is attributable either to the user, or to an unforeseeable and insurmountable event, to a third party outside the service, or finally to a case of force majeure.
In any event, Whealth International may only be held liable in the event of proven fault, the user further acknowledges that indirect damage suffered, such as loss of data, loss of profit, loss of profit, loss of profit, will not give rise to any compensation.
Whealth International disclaims any responsibility for any choices made by the user, in particular in terms of investment, based on information collected through the Services. The user remains solely responsible for the choices he makes and the resulting consequences.

9. Final provisions

9.1 Indivisibility and primacy

If any provision of the notices is invalidated for any reason whatsoever, the Contracting Parties agree that the other provisions shall remain fully applicable. The invalid, void, illegal or unenforceable clause shall be replaced retroactively by a valid and enforceable clause whose content is as close as possible, economically or functionally, to that of the original clause.

9.2 Contractual amendment

These terms may be modified at any time by Whealth International, without notice, in response to changes in the Services, changes in legislation or for any other legitimate reason.
In the particular case of the need to adapt the Service to legislative changes, Whealth International will do its utmost to make these adaptations as quickly as possible. During this period, the user acknowledges that Whealth International cannot be held responsible for temporary non-compliance. The new mentions are put online with a mention of the update date.

9.3 Dispute Resolution

Any dispute resulting from the validity, interpretation, execution or non-execution, interruption or termination of these terms shall be governed exclusively by French law and shall be subject to the exclusive jurisdiction of the French Courts for all types of proceedings.

10. Protection of personal data

Our personal data protection policy embodies Whealth International’s core values: attention, serenity and reliability. It is reflected on a daily basis by the implementation of strict measures, standards and rules to ensure its physical and logical security, in accordance with regulatory developments. You can read it on our website: https://www.whealth-international.org/FLegalNotice.aspx or request that the document be sent to you at the email address you provide.
Your Wealth: Your Health. We are here to Protect it