TARGET MARKET DETERMINATION

Product	Virgin Australia Group Staff International Annual Multi-Trip Travel Insurance (PDS Effective 29 September 2021)	
What is a Target Market Determination (TMD)	 We're required to have Target Market Determinations under the Corporations Act 2001. A Target Market Determination is designed to outline the target market for a product by describing: who the product is designed for and their likely objectives, financial situation and needs who the product is not designed for distribution conditions for the product reporting criteria, and review conditions for this product. 	
Disclaimer	 In this document the terms "we" and "our" refer to Zurich Australian Insurance Limited ABN 13 000 296 640, AFSL 232507. The TMD does not form part of the terms of the cover. The examples of who the product is not designed for and who may fall outside the target market is not exhaustive. If you purchase this product and it is not designed for your circumstances, you may not get: the value from it that you expected, or any value from the product at all. For more help in deciding if this product is right for you and for additional details on the product benefits and features please refer to the Product Disclosure Statement (PDS). 	

1. Who is this travel insurance product designed for, and what are the likely objectives, financial situation, and needs, of customer in this target market?

The Virgin Australia Group Staff International Annual Multi-Trip Travel Insurance product can provide insurance for Virgin Australia Group staff members employed with the Virgin Australia Group at the time of buying the policy and who are residents of Australia.

This Target Market Determination (TMD) sets out the target market for:

• Virgin Australia Group Staff International Annual Multi-Trip Travel Insurance



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Virgin Australia Group Staff International Annual Multi-Trip Travel Insurance

2. Who is the product designed for?

This product has been designed for people who have a **leisure trip overseas or in Australia** and want to be covered against financial loss caused by certain unforeseen incidents involving leisure travel. These people are willing to select an appropriate level of cover relevant to their own circumstances.



This product is subject to acceptance criteria.

This TMD was prepared 7 July 2021. It is effective from 29 September 2021.

Insurance administered by Cover-More Insurance Services Pty Ltd (ABN 95 003 114 145, AFSL 241713) and issued by Zurich Australian Insurance Limited (ZAIL) ABN 13 000 296 640, AFSL 232507. Any advice is general advice only. Please consider your financial situation, needs and objectives and read the Combined FSG/PDS before deciding to buy this insurance.

Distribution of the product

3. Who is this product distributed through and are there any conditions of this distribution?

This product is designed to be distributed by Cover-More or by representatives of Cover-More.

Travellers can purchase this product via:

- a direct channel (e.g. on a website or the phone), or
- our network of representatives (including authorised representatives).

Only these parties are authorised to distribute this product as they understand the market this product has been designed for, have been trained in the relevant acceptance criteria and have the appropriate levels of authority.

Cover-More and its representatives are required to take reasonable steps to ensure that the product is distributed to a customer in such a way that it is likely to meet the customer's objectives, financial situation and needs.

Conditions and restrictions that may impact the distribution of this product include:

- the type of platforms our representatives use to sell the product
- compliance with underwriting criteria, and
- regulatory requirements and obligations.

Reporting

The distributors work with Cover-More to ensure that this product is distributed appropriately to customers in accordance with this TMD. Cover-More is required to report issues to the product issuer in the following circumstances:

	Reportable matter	When must it be reported
Complaints	The number of complaints received by the distributor about the product in the reporting period and the nature of the complaints.	Every 3 months
Significant dealings identified	If there have been any significant dealings by the distributor that are inconsistent with our target market.	As soon as practicable after becoming aware of the matter, and within 10 business days
Claims data	If there have been any significant claims denials where the traveller fell outside our product target market.	Every 3 months + 10 business days

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When will we review this document? 4.

This TMD may be reviewed at any time, including when specific events or circumstances occur. To ensure that the TMD continues to be appropriate, it may be reviewed for the following reasons:

- Customer experience and feedback
- Claims experience of this product
- If we make a material change to the cover provided by the product .
- Changes to how we sell this product .
- A material amendment to our product governance framework
- Amendments to our underwriting guidelines, pricing or reinsurance requirements
- Feedback or changes in our distribution arrangements
- Changes to our broker or intermediary arrangements ٠
- An amendment to laws or guidance from industry bodies .
- In all other circumstances:

This TMD may also be reviewed in response to any complaints we receive about this product. This includes complaints that are raised with our distributors in which case, we will review the product and this TMD within 3 months of receiving any such complaint.

First review period

We will review this TMD within 12 months from the effective date to ensure it remains appropriate.

Ongoing review periods

We will review this TMD at least every 2 years following the first review period.



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