# Individual Loss of Licence Policy (UK)





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conditions of this **policy**.



Definitions	Words shown in <b>bold</b> type to which a meaning wherever they appear in this	a specific meaning is given below shall have the same s <b>policy</b> .
Accident	A sudden, unforeseen, unusual, spec and place during the <b>period of insur</b>	cific, external event which occurs at an identifiable time <b>ance</b> .
	Accident shall also include exposure in which you are travelling.	to the elements resulting from a mishap to a conveyance
Bodily injury		an <b>accident</b> including any sickness or disease solely and surgical treatment rendered necessary by such injury.
Date of loss	capacity for which a licence(s)/ certi	miner's letter declaring <b>you</b> unfit from acting in the ificate(s) is held as a direct result of <b>bodily injury</b> or ed by <b>our</b> receipt within 30 days of <b>date of loss</b> of an ant licence issuing authority.
Excess period	The period starting from the <b>date of</b> respect of the <b>excess period</b> .	loss until the expiry of 180 days. No benefit is payable in
Illness	Any sickness or disease, including <b>p</b> of which first appear during the <b>peric</b>	sychological or psychiatric disorder(s), the symptoms od of insurance.
Licence(s)/certificate(s)	All licence(s)/certificate(s) held by yo	<b>u</b> in connection with <b>your</b> occupation.
Loss of a licence(s)/ certificate(s)		ting <b>your licence(s)/certificate(s)</b> as a consequence of <b>ou</b> from acting in the capacity for which a
Sum insured	more than the following multiples of a	e schedule. However, in no event <b>we</b> will be liable to pay annual earnings accruing from all <b>licence(s)/certificate(s)</b> oss of licence policies held in <b>your</b> name:
	Up to and including age 29	5.0 times annual earnings
	30 to 39	4.0 times annual earnings
	40 to 49	3.0 times annual earnings
	50 to 54	2.0 times annual earnings
	55 to 59	2.0 times annual earnings
	60 to 64	1.5 times annual earnings
Psychological or psychiatric disorder(s)	internationally-recognised classificati of Mental Disorders, Fifth Edition, 20	fied medical practitioner and which is included in the on system DSM-5 (the Diagnostic and Statistical Manual 13 or any successor editions). Such a diagnosis shall in personal performance as indicated by at least one of
	a. a limitation in activities of daily l	iving;
	b. social functioning;	
		emory or other cognitive functioning leading to chronic is of aptitude, learning new material, reliable accuracy,
	d. deterioration or decomposition i	in work settings;
	e. episodic disorders of mood;	
	f. disorders of form and control of	thought.
Period of insurance	The time for which this <b>policy</b> is in fo	rce as shown in the schedule.
Policy	This insurance document and the sch	nedule, including any endorsements.

	Individual loss of licence insurance Policy wording
Terrorism	An act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of person, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or ethnic purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public, in fear.
War or related risks	War, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power.
We/us/our	Millstream Underwriting Limited on behalf of Hiscox Underwriting Limited on behalf of Hiscox Insurance Company Limited.
You/your	The person named in the schedule.
What is covered	We will pay you the benefit shown below as a result of your loss of licence(s)/certificate(s) within 24 months from the date of loss.
	In the event of the Aviation Medical Examiner not declaring <b>you</b> fit from acting in the capacity for which a <b>licence(s)/certificate(s)</b> is held within 24 months from the <b>date of loss we</b> will review all the medical evidence available and consider making payment of the benefit as stated below if, in the opinion of <b>our</b> medical adviser, <b>you</b> are unlikely to obtain restoration of <b>your licence(s)/certificate(s)</b> within 36 months from the date of <b>our</b> agreement to settle <b>your</b> claim.
	In the event of <b>your licence(s)/certificate(s)</b> being restored within 18 months from the date of settlement of the claim, <b>we</b> may require <b>you</b> to repay to <b>us</b> a pro-rata proportion of the benefit paid.
	Benefit payment is subject to the <b>excess period</b> .
Benefit payable	We will pay you the following benefit which is calculated as a percentage of the sum insured.
	We will not be pay more than one of the benefits below:
	1. 100% of the <b>sum insured</b> in respect of <b>bodily injury</b> ; or
	<ol> <li>100% of the sum insured in respect of any illness other than an illness which is included in 3. a. or b. below.</li> </ol>
	3. 33% of the <b>sum insured</b> in respect of any <b>illness</b> which is:
	a. consequent upon the influence of alcohol, drugs or narcotics; or
	b. incapable of diagnosis or has not been diagnosed as an <b>illness</b> .
	Payment under 3 a. above is conditional upon <b>you</b> , within 90 days from the date of diagnosis of such <b>illness</b> :
	1. entering a rehabilitation programme approved by <b>us</b> ; and
	<ol> <li>demonstrating and continuing to demonstrate to <b>our</b> satisfaction that <b>you</b> are participating and co-operating in all aspects of such rehabilitation programme.</li> </ol>
	The cost of participating in the rehabilitation programme will be deducted from any benefit payment under this <b>policy</b> .
	In the event of the <b>licence(s)/certificate(s)</b> being restored within 18 months from the date of settlement of the claim, <b>we</b> may require <b>you</b> to repay to <b>us</b> a pro-rata proportion of the benefit paid.

What is not covered		We will not make any payment for any claim directly or indirectly due to:		
	1.	your death;		
	2.	<b>Illness</b> if <b>you</b> are 60 years of age or older at the inception of this <b>policy</b> ;		
	3.	intentional self-injury or attempted suicide or assault provoked by you;		
	4.	a criminal act by <b>you</b> ;		
	5.	<b>your</b> deliberate exposure to exceptional danger (except in an attempt to save human life or in self-defence or in an attempt to prevent loss or damage to <b>your</b> property);		
	6.	<b>your</b> engaging in or taking part in armed forces service or operations other than part-time non-combatant duties;		
	7.	your loss or licence(s)/certificate(s) for reasons other than as insured by this policy;		
	8.	Human Immune Deficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), AIDS Related Complex (ARC) or any virus, complex or syndrome that is related to the foregoing or any sexually-transmitted disease;		
	9.	war or related risks;		
	10.	terrorism;		
	11.	any condition whether diagnosed or not, for which <b>you</b> have sought advice, diagnosis, treatment or counselling or of which <b>you</b> were or should reasonably have been aware at the inception of this <b>policy</b> or for which <b>you</b> had been treated at any time prior to the inception of this <b>policy</b> unless agreed by <b>us</b> in writing;		
	12.	pregnancy or childbirth unless the suspension or cancellation of the <b>licence(s)/certificate(s)</b> is a direct consequence of complications arising such pregnancy or child;		
	13.	<b>bodily injury</b> consequent upon <b>you</b> being intoxicated by alcohol, drugs or narcotics, unless prescribed by a qualified medical practitioner and used in accordance with the instructions given;		
	14.	your taking part in:		
		<ul> <li>the following winter sports: free-style skiing, ski jumping, ice hockey, use of bobsleighs or skeletons, repetitive travel in ski run helicopters or any competition;</li> </ul>		
		<ul> <li>the following scuba diving activities: any unaccompanied dive, any dive involving visits to wrecks or caves, or any dive below 30 metres. Any other scuba diving activities are only covered if <b>you</b>:</li> </ul>		
		<ul> <li>hold the British Sub Aqua Club 'Sports Diver' certificate or the Professional Association of Diving Instructors 'Open Water' certificate and follows the relevant Club or Association rules and guidelines at all times; or</li> </ul>		
		<li>ii. dive only under the constant supervision of a properly licensed diving school and follow their rules and instructions at all times;</li>		
		<ul> <li>potholing, caving, hang-gliding, parachuting, parascending, paragliding, mountaineering or rock-climbing for which <b>you</b> would normally need to use ropes or guides, bungee jumping, white-water rafting, any kind of race or endurance test;</li> </ul>		
		d. any sporting activity for gain or reward.		
General Conditions	The	following conditions apply to the whole of this <b>policy</b> .		
Information	1.	The information <b>you</b> give to <b>us</b> is important as <b>we</b> use this in setting the terms and premium for this insurance. Occasionally, <b>we</b> are deliberately or recklessly given false information. If this happens <b>we</b> will treat this insurance as if it never existed and decline all claims.		
		If you acted carelessly when giving us your information several things could happen:		
		a. if we provided insurance cover that we would not otherwise have offered, we will treat this insurance as if it had never existed. If this happens, we will give you back your premium.		



		<ul> <li>if we would have insured you on different terms, we will amend this insurance retrospectively and apply these amended terms to the claim.</li> </ul>
		<ul> <li>if we would have charged you more premium, we will proportionately reduce the amount of any claim payment.</li> </ul>
		If <b>we</b> do any of the above, <b>we</b> will write to <b>you</b> explaining why this is happening. If <b>you</b> disagree with what <b>we</b> are doing, please tell <b>us</b> . If <b>you</b> are still not satisfied, <b>you</b> may ask the Financial Ombudsman Service to review <b>your</b> case without affecting <b>your</b> legal rights
Premium payment	2.	We will not make any payment under this <b>policy</b> unless you have paid the premium.
Cancellation	3.	You may cancel this <b>policy</b> within 14 days from the date <b>you</b> receive the <b>policy</b> documents by writing to <b>us</b> or <b>your</b> broker. You will then receive a full premium refund provided no claim has been made.
		If <b>you</b> cancel this insurance after the first 14 days and have not made a claim, <b>we</b> will return a pro-rata proportion of the premium <b>you</b> have paid.
		We will only cancel this insurance for a valid reason and only after giving you at least 30 days' notice which will be sent by registered post or recorded delivery to the correspondence address shown in your schedule. We will then return a pro-rata proportion of your premium.
		If <b>you</b> pay the premium by instalments and an instalment remains unpaid after 14 days, <b>we</b> will contact <b>you</b> to understand why but <b>we</b> may cancel this policy from the date the last instalment was paid.
Termination	4.	The <b>policy</b> will terminate and cease to have effect upon:
		a. payment of any benefit;
		<ul> <li>b. your ceasing to be gainfully employed in the capacity for which you hold the licence(s)/certificates(s), unless agreed by us in writing.</li> </ul>
Rights of third parties	5.	We and you are the only parties to this <b>policy</b> . Nothing in this <b>policy</b> is intended to give any person any right to enforce any term of this <b>policy</b> which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.
Other insurance	6.	In order to recover the full benefits payable under this <b>policy you</b> must obtain <b>our</b> agreement to any other loss of licence insurance <b>you</b> have the benefit of, before a claim arises. If no such prior notification has been given, this <b>policy</b> is deemed to be surplus to all other valid and collectable insurances. Any payment under these circumstances will only be the difference between the maximum allowable multiple of earnings, as stated in this <b>policy</b> , and all other valid insurance.
Sanctions	7.	We shall not provide any benefit under this <b>policy</b> to the extent of providing cover, payment of any claim or the provision of any benefit would breach any sanction, prohibition or restriction imposed by law or regulation.
Law and jurisdiction	8.	Unless some other law is agreed in writing, this <b>policy</b> will be governed by the laws of England. If there is a dispute arising out of or relating to this insurance, the dispute will only be dealt with in the courts of England.
False claims	9.	If your claim is in any way dishonest, exaggerated or fraudulent then we will:
		<ul> <li>tell you that we are terminating your policy and back-date the termination to the date of the fraud;</li> </ul>
		<li>b. refuse to make any payment under this <b>policy</b> in respect of any claim made or any loss occurring on or after the date of the fraud;</li>
		c. not return any premium.
		If we have paid any claims after the date of any fraudulent act you must pay us back.



Claims conditions	1.	You must:
		<ul> <li>tell us as soon as possible and in any event not later than 30 days from the date of your unfitness as a result of sustaining bodily injury or an illness first appearing by notifying:</li> </ul>
		Millstream Global Flying Claims 52-56 Leadenhall Street London EC3A 2EB United Kingdom
		Tel no: +44 (0) 330 660 2639 Email: <u>mgf@nexusclaims.com</u>
		You must give us all the co-operation we need including all details known to you and documentary evidence issued by the relevant licence issuing authority.
		The date of notification of a claim under this <b>policy</b> shall be taken as the date upon which the notice was delivered to <b>us</b> . <b>We</b> will not accept advice of a claim by telephone message as a notification of a claim;
		<li>b. at <b>our</b> request and expense, submit to an independent medical examination in the event of <b>bodily injury</b> or <b>illness</b>;</li>
		c. provide to <b>us</b> or <b>our</b> medical practitioner with the necessary authorisation:
		<ul> <li>to obtain details of all medical reports and hospital records and obtain information from any physicians, surgeons and hospital authorities concerned with the treatment of, or consulted by, <b>you</b>;</li> </ul>
		ii. to obtain information from and seek the opinion of the principal medical officer of the Civil Aviation Authority or any other competent authority or its successors (or other appropriate medical officer appointed for the purpose) as to whether you are unlikely to obtain a restoration of the licence(s)/ certificate(s). If the opinion is that you are unlikely to obtain such restoration we will accept that opinion as evidence in favour of you;
		<ul> <li>sign all authorisations required by us and, when requested by us, make a statutory declaration as to any facts relating to the claim and complete our standard claim questionnaire on request;</li> </ul>
		<ul> <li>notify us as soon as possible if any action against a third-party relating to the loss of licence(s)/certificate(s) is planned or contemplated;</li> </ul>
		f. notify us as soon as possible upon becoming aware of any investigation, court of enqui or similar proceedings likely to affect this <b>policy</b> and give all possible assistance and information to <b>our</b> appointed representative as they may reasonably require;
	2.	We shall not be obliged to settle a claim under this policy until:
		a. the expiry of the excess period; and
		b. all enquiries have been completed by <b>us</b> .
		If all the required claims information has been received by <b>us</b> and in our medical advisers' opinion <b>you</b> are unlikely to obtain the restoration of <b>your licence(s)/certificate(s)</b> within 36 months of the <b>date of loss</b> , <b>we</b> may agree to make settlement prior to the expiry of the <b>excess period</b> .
	3.	Receipt by <b>us</b> of a release from <b>you</b> or any other duly authorised representative of <b>yours</b> shall constitute an absolute discharge to <b>us</b> in respect of payments made under this <b>policy</b>



Arbitration	We reserve the right to refer all unfitness assessments to <b>our</b> own medical advisers. In addition, <b>you</b> may be required to undergo an examination by a qualified medical practitioner experienced in the medical examination of flying personnel.
	We also reserve the right to request <b>you</b> to undergo reasonable medical treatment and investigations, at <b>our</b> expense if, in <b>our</b> and <b>our</b> medical advisers opinion, such treatment and/or investigations would probably result in the restoration of <b>your licence(s)/certificate(s)</b> .
	Should <b>you</b> wish to dispute <b>our</b> decision or <b>our</b> medical advisers or qualified medical practitioners opinion, the matter will be referred for arbitration to the dean of the Faculty of Occupational Medicine of the Royal College of Physicians in London, England. The dean will appoint one person to act as referee from a panel of qualified medical practitioners experienced in the examination of flying personnel and in the relevant branch of medicine, such panel to be agreed between <b>us</b> and <b>you</b> .
	The decision of the dean and the referee shall be final and binding on all parties.
	The costs of examination and arbitration will be borne by <b>us</b> .
Complaints procedure	We pride ourselves on providing a first class, reliable and efficient service to all of <b>our</b> customers. Complaints are a key to monitoring <b>our</b> service and wherever possible, we seek to take action to prevent recurrence of a problem.
	If you wish to make a complaint, please contact us or the complaints team at Lloyd's.
	Our contact details are:
	The Managing Director Millstream Underwriting Limited 52-56 Leadenhall Street London, EC3A 2EB United Kingdom
	Telephone: +44 (0) 330 660 0734 (calls to this number within the United Kingdom are free on mobile phones and landlines)
	Email: info@globalflyingservices.com
	If <b>you</b> remain dissatisfied after <b>we</b> have considered <b>your</b> complaint <b>you</b> may also be able to refer <b>your</b> complaint to the Financial Ombudsman Service without affecting <b>your</b> legal rights. The address is:
	The Financial Ombudsman Service Exchange Tower London E14 9SR United Kingdom
	Telephone: 0800 023 4567 (calls to this number within the United Kingdom are free from on mobile phones and landlines) 0300 123 9123 (calls to this number within the United Kingdom cost no more than 01 and 02 numbers) +44 20 7964 1000 from outside the United Kingdom.
	Email: complaint.info@financial-ombudsman.org.uk
	You can access a consumer leaflet or complaint form in alternative languages by visiting www.financial-ombudsman.org.uk/help/languages.htm
	The Financial Ombudsman Service is an independent service in the United Kingdom for settling disputes between consumers and businesses providing financial services. You can find more information on the Financial Ombudsman Service at www.financial-ombudsman.org.uk.
	If you have purchased your policy online you can also make a complaint via the EU's online dispute resolution (ODR) platform. The website for the ODR platform is: <a href="http://ec.europa.eu/odr">http://ec.europa.eu/odr</a>
	In any communication, please quote the policy number shown in the schedule.



#### Individual loss of licence insurance

Policy wording

Data Protection Act	Millstream Global Flying is a trading name of Millstream Underwriting Limited. Millstream Underwriting Limited is authorised and regulated by the Financial Conduct Authority, FRN: 308584. Registered in England and Wales. Registered no: 3896220. Registered office: 52-56 Leadenhall St, London EC3A 2EB. Millstream Underwriting Ltd is part of the Nexus Group.
	We collect and process information about you in order to provide insurance policies and to process claims. Your information is also used for business purposes such as fraud prevention and detection and financial management. This may involve sharing your information with, and obtaining information about you from, our group companies and third parties such as brokers, loss adjusters, credit reference agencies, service providers, professional advisors, our regulators or fraud prevention agencies.
	We may record telephone calls to help us monitor and improve the service we provide.
	For further information on how <b>your</b> information is used and <b>your</b> rights in relation to <b>your</b> information please see <b>our</b> privacy policy on <u>http://www.mstream.co.uk/privacy-and-cookies</u>
	For further information on how <b>your</b> information is used by Hiscox and <b>your</b> rights in relation to <b>your</b> information please see their privacy policy at <u>www.hiscox.co.uk/cookies-privacy</u>

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