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Sur	name	e First name		_	PKDW
Dat	e of b	pirth Postcode, town/city		_	
Street, number					Pensionskasse für die Deutsche Wirtschaft
-m	oloye	d at		_	Boutsone Wittsonar
Н	eal	Ith Questionnaire ме	embership	number	
1.	Во	dy height: cm Body weight: kg			
	Do	you feel healthy at the moment?	□ yes	□ no	Please mark the appropriate box, in case of "yes", please specify, if necessary, on a separate page
Do you suffer from or suffered from diseases, disorders, complaints					
	a)	of the heart or the circulatory organs?	☐ yes	□ no	
	b)	of the respiratory organs?	☐ yes	☐ no	
	c)	of the digestive organs?	☐ yes	□ no	
	d)	of the urinary or genital organs ?	☐ yes	□ no	
	e)	of the brain or spinal cord , the nerves , of mood or mental disorders including attempted suicide ?	☐ yes	□ no	
	f)	of the eyes or ears?	□ yes	□ no	
	g)	of the joints including the spinal column?	☐ yes	□ no	
	h)	of the glands , spleen , blood including diabetes ?	□ yes	□ no	
	i)	of tumours , particularly cancer ?	☐ yes	□ no	
	k)	of the skin or bones ?	☐ yes	□ no	
	l)	of infectious diseases including HIV positive?	☐ yes	□ no	
	m)	of other diseases, afflictions, physical defects or complaints that are not explicitly referred to?	☐ yes	□ по	
3.	a)	Did you suffer accidents, injuries or poisoning? If yes, what kind? Consequences?	☐ yes	□ по	
	b)	Is there any reduction in earning capacity or a handicap/ severe disability? Did you submit an application for any of these conditions? What degree of handicap has been acknowledged? (Please enclose a copy of medical records)	☐ yes	□ no	
	c)	Did you or do you receive or intend to apply for war, accident or disability pension? Reasons? (Please enclose a copy of medical records)	☐ yes	□ no	
4.		you have surgery or are you scheduled for operation?	☐ yes	□ по	
5.		there any health-related consequences from health orders or injuries?	□ yes	□ по	
tion I ac doc	(GDI know tors	PR) and the new version of the Federal Data Protection Act (vledge that I am aware of the separate references to the co	(BDSG-neu Insequence d them and) within the es of a brea I, by signir	the requirements of the EU General Data Protection Regulate meaning of Article 4 (2) GDPR. ach of the duty to disclose* and the authorisation to release and the contract, I make the notices and declarations part of
Place, Date Signature			applicant		For children under 18: signature of the person with parental responsibility also required

Send to

Pensionskasse für die Deutsche Wirtschaft Postfach 10 10 54 47010 Duisburg

Amendments to the Insurance Contract Act have generally led to improvements for policyholders. In particular, the definition of breaches of the duty of disclosure and the consequences that may result has led to changes that Pensionskasse für die Deutsche Wirtschaft (PKDW) must inform its members about. The current legal situation is as follows:

Separate references to the consequences of a breach of duty

The scope of your duty of disclosure is limited by legal provisions to circumstances about which PKDW asked you in writing before the contract was signed. In this context, you are required to disclose any material facts that you are aware of that are important for contract declarations (such as the declaration of acceptance). If PKDW asks you any further questions in writing during the period between conclusion and acceptance of the contract, you will be required to answer these questions truthfully as well.

If you breach your duty of disclosure, PKDW may withdraw from the contract. However, PKDW shall not have the right to withdraw if you have not intentionally breached your duty of disclosure or if you have done so as a result of gross negligence. In this situation arises, PKDW may terminate the contract with one month's notice.

PKDW shall not have the right to withdraw from the contract because of a grossly negligent breach of the duty of disclosure, or the right to terminate in the event of a slightly negligent or unjustifiable breach of the duty of disclosure, if PKDW had concluded the contract even though the circumstances had not been disclosed, even if this occurred under different terms and conditions. At PKDW's request, the other terms and conditions would retrospectively form part of the contract, with effect from the current period of validity of the policy, if the breach was not your fault. If the premium increases by more than 10% as a result of one of the contract changes requested by PKDW or if PKDW excludes cover for correctly or incorrectly disclosed facts, you may cancel the contract within one month following receipt of notification, without the need for a period of notice

PKDW also has the right to contest the contract in the event of wilful misrepresentation, if you deliberately and intentionally influenced PKDW's declarations by providing inaccurate or incomplete information.

If PKDW withdraws from or contests the contract, it will be cancelled retrospectively, upon receipt of the declaration. You will then have no insurance cover. However, if PKDW has declared that it will withdraw from the contract after the risk materialises, the duty to settle the claim shall continue to exist if it can be proven that the material fact, whether it was not stated or was incorrectly stated, was responsible either for the risk materialising or being established, or for establishing or deciding the extent of PKDW's duty to settle the claim. If PKDW withdraws from or contests the contract, it shall be entitled to the part of the fee for the period of the contract up to the date the announcement comes into effect.

PKDW shall not have the right to withdraw from, terminate, modify or contest the contract if PKDW was aware of the undisclosed material fact or the inaccuracy of the disclosure.

Authorisation to release individuals and institutions from the duty of confidentiality for rate A with occupational disability pension

If you apply for the occupational disability pension, you will release doctors, other health care professionals, care workers, hospital staff, other hospitals, care homes, personal insurers, statutory health insurance companies, professional associations and public authorities from their statutory duty of confidentiality and allow PKDW to obtain all the information it requires. This will allow PKDW to verify whether you have an occupational disability in accordance with PKDW's general terms and conditions for insurance. When this situation arises, policyholders will be specifically asked to release the individuals and institutions named above from their duty of confidentiality.

You will also be aware that you are also able to provide the required documents yourself at your own expense. A decision not to consent to releasing individuals and institutions from their duty of confidentiality may lead to a delay in dealing with a claim, a reduction in the amount paid out or may even release PKDW from its obligation to pay a claim, if the remaining sources of information provide no or only partial grounds for PKDW to settle the claim.

Last updated: 05/2018