

Favorit Multichoice

Supplementary Conditions for insurance with limited choice of service provider under the KVG

Version 2026, valid from 1 January 2026

SWICA

Supplementary Conditions (SC) Favorit Multichoice

The General Insurance Conditions (GIC) for healthcare and daily benefits insurance under the KVG apply in full to these SC. In case of any contradictions, the SC take precedence over the GIC.

I. General

Art. 1 Insurance purchase, change of insurance plan, and premiums

1. These insurance plans are available with limited choice of service provider (special form of insurance) to individuals who meet the statutory enrolment conditions. Special provisions and the right to reallocate an insured person due to contract violations are reserved. The special forms of insurance may not be available in certain regions.
2. If the selected service provider is no longer able to provide medical treatment under the selected insurance plan for reasons relating to the insured person (e.g. transfer to a nursing home, a temporary stay abroad), the insurer has the right to switch the insured person to ordinary healthcare insurance with the insurer by observing a thirty-day period from the beginning of a calendar month.
3. If the insured person moves out of the catchment area of the selected insurance plan, the insurer will transfer the insured person to ordinary healthcare insurance with the insurer at the beginning of the month following the month of relocation. The insurer must be notified within one month if the insured person moves out of the catchment area of the selected insurance plan. Insured persons who relocate to an area with another insurance plan with limited choice of service provider can continue their cover by choosing another insurance plan with limited choice of service provider.
4. If the selected insurance plan is no longer offered, once this insurance plan lapses, the insured person will be automatically transferred to a comparable insurance plan with limited choice of service provider and also retaining the selected excess, or if there is no comparable insurance plan available, to a standard plan from the insurer. The insured person can also exercise their right to terminate their cover in accordance with Art.7 KVG, or, taking the legal deadlines into account, select another one of the insurer's insurance plans.
5. Insured persons with special forms of insurance are eligible for premium reductions.

Art. 2 Exceptions to limited choice of service provider

Free choice of service provider applies to all special forms of insurance that cover the following treatments and examinations, unless contrary Supplementary Conditions apply:

- a) Gynaecological examinations and treatments
- b) Visits to the paediatrician, up to the eighteenth birthday
- c) Eye examinations by an ophthalmologist
- d) Stays abroad of up to six months
- e) Emergencies

Further emergency consultations or follow-up treatment that may be needed must be administered within the limited choice of service provider available under the special forms of insurance.

Art. 3 Consequences of contract violations

1. If the obligations arising from a particular special form of insurance have been violated, the insurer can reduce benefits by 50% of the amount that would be due otherwise (following deduction of the statutory co-payments).
2. In the case of repeated contract violations, the insured person is excluded from the special form of insurance and switched to ordinary healthcare insurance effective from the beginning of the following month and after having been informed accordingly.
3. Changing back to a special form of insurance is possible at the earliest twelve months after the switch in the following calendar year.

Art. 4 Measures on integrated care and care management

When facing a specific illness (especially a chronic or potentially chronic one), the insured person must undergo special measures involving integrated care at the request of the insurer. These can, for example, involve disease or chronic care management programmes, the services of the insurer's care managers, or the choice of special service providers. The insurer determines the programmes and service providers who administer them. Any agreement to participate in an integrated care and care management programme must be agreed with the insured person in writing.

II. Scope

Art. 5 Purpose and treatment paths

1. Favorit Multichoice healthcare insurance is a special form of insurance with limited choice of service provider.
2. Persons insured under Favorit Multichoice agree that they will consult a partner pharmacy, seek advice from santé24 or utilise a digital symptom checking application (referred to below as "SymptomCheck app") before undergoing any treatment or examinations.
3. The insurance carrier is SWICA Healthcare Insurance Ltd.
4. Favorit Multichoice is based on the principle of seeking advice from a partner pharmacy or santé24 or consulting the SymptomCheck app prior to a consultation with a healthcare provider included in the Multichoice directory. Under Favorit Multichoice the insurer pays in particular the statutory insurance benefits for out-patient and inpatient treatments and examinations, provided that prior to going to a doctor or hospital the insured person has a consultation at a partner pharmacy or with santé24 or consults the SymptomCheck app. Treatments and examinations must be conducted by an approved healthcare provider as per the Multichoice directory (doctor, hospital, pharmacy, etc.).
5. For treatments and examinations and when obtaining a medicine, the insured person must choose a healthcare provider from the Multichoice directory.
6. In derogation of Art. 2, for gynaecological, eye and paediatric treatments and examinations the insured person chooses a healthcare provider from the Multichoice directory. They do not have to consult a partner pharmacy, santé24 or the SymptomCheck app prior to doing so.
7. The Multichoice directory is updated at the start of every year. Changes are made in the course of the year only in exceptional cases, such as when an activity is discontinued, a practice is closed, in the event of death, or similar circumstances.

Art. 6 Co-payment

Co-payment arrangements are based on Art. 20 of the GIC and the statutory provisions. The insurer may waive the right to demand co-payment wholly or in part in accordance with the information regarding Favorit Multichoice on its website.

Art. 7 Data protection

1. santé24 is one of the first points of contacts as per Art. 5 para. 2 of the SC. It can be contacted by phone or via the digital channel provided. The insured person is not obliged to follow any of the recommendations provided by santé24. By taking out the Favorit Multichoice insurance model, the insured person authorises santé24 to access all the information necessary under this model about the diagnoses, treatments, and invoices concerning his or her medical care. This form of insurance also requires information exchanges among santé24, the insurer, and any third parties involved in providing the service (for example doctors and hospitals). Such information pertains to the invoices of the insured person. In particular, such information is shared with specialists, hospitals, and other persons and institutions involved in providing the medical and administrative services for the purpose of managing the insurance contract. Consultations by santé24 are free of charge. The insured person pays the standard phone rates for the call. santé24 archives telephone calls and the information that the insured person transmits electronically, in accordance with the relevant data protection regulations. In the event of a dispute, the information and recordings can be used as evidence. The insurer cannot access this data directly without the insured person's authorisation.
2. The digital SymptomCheck app offered by the telemedicine partner santé24 is one of the possible first points of contact under Art. 5 para. 2 of the SC, and provides recommendations for what to do next in the event of a health problem. The insured person has to answer questions about their health condition in the SymptomCheck app and then release the data to santé24 via a corresponding confirmation. The insured person is not obliged to follow any recommendations provided by the SymptomCheck app or recommendations from any follow-up consultations with santé24. No data will be transmitted to santé24 without the consent of the insured person. If the insured person decides against transmitting their data to santé24 in the app, they must additionally get in touch via another first point of contact in accordance with Art. 5 para. 2 of the SC in order to adhere to the insurance plan's treatment path. The SymptomCheck app is free to use.

To use the SymptomCheck app, the insured person has to install the app on an app-enabled mobile device (such as a smartphone). When registering, the insured person has to provide their core data to enable a user account to be set up in the SymptomCheck app. This is used in particular to identify the insured person and to enable later identification by santé24. The insured person may be asked by SWICA to provide this data when first setting up the SymptomCheck app. The SymptomCheck app only collects the data the insured person enters into the

app. The insured person has to provide information about their condition and their health problem in as much detail as possible to enable the SymptomCheck app to provide recommendations for the next steps. Especially sensitive data such as health data or data about the insured person's personal life may be collected during this process. Further information about data processing can be found in the SymptomCheck app's conditions of use and data protection provisions.