

The Cross Network Protection Plan participates in the WCA Group Financial Protection Fund. WCA networks, Lognet Global, and Global Affinity Alliance participate in this group financial protection plan. The WCA Group Financial Protection Fund has overall yearly limits on payouts, (set at \$2,000,000.00 USD) while each of the networks that participate in the fund have specific and separate guidelines for claims, maximum benefits, and exclusions. **PLEASE SEE THE INDIVIDUAL NETWORK PLANS FOR DETAILS.**

1. Purpose of the Cross Network Protection Plan

The Cross Network Protection Plan provides compensation for monies lost due to non-payment of invoices for handling transactions as it relates to the **movement** of freight between member companies of Lognet Global Network, WCA, Ltd., networks, and Global Affinity Alliance. **The plan does NOT cover the cost of the goods that are the subject of the movement under any circumstances.** The Cross Network Protection Plan is administered by WCA, Lognet Global, and Global Affinity Alliance management. It is a benefit for all enrolled offices of member companies of the Lognet Global network, Global Affinity Alliance, and the networks owned and operated by WCA, Ltd. An “enrolled office” is an office, headquarters or branch office of a member company of the identified network(s) that has applied for and been accepted for membership and is current on payment of the required membership fees for each and every office “enrolled.” Companies with non-enrolled offices in the vicinity of places of origin, or final destination of shipment (s) are NOT covered by WCA Gold Medallion Plan or the Cross Network plan for those specific shipments. An “enrolled office” is listed on the webpage of each member company on WCA website membership directory. Offices of member companies for which **no** membership fee has been remitted, and are not listed on the WCA website membership directory are **NOT** enrolled for any purpose (s) regarding WCA member benefits. For the purposes of this plan, “Cross Network” means:

WCA Member	↔	Lognet Member
WCA Member	↔	Global Affinity Alliance Member
Lognet Member	↔	Global Affinity Alliance Member

For purposes of this plan, “WCA Member” means a member of WCA First, WCA Advanced, WCA Inter Global, WCA China Global, WCA Dangerous Goods, WCA Projects, WCA Pharma, WCA Perishables, WCA Relocations, and WCA Time Critical.

2. Compensation Limitation

The compensation is limited to **market norms up to US\$25,000** per participating company from losses caused by one participating company. This amount is an aggregate amount which includes any other insurance(s), or financial protection plans by other networks. Lognet Global Ltd., Global Affinity Alliance, and/or WCA, Ltd., have the absolute right to offset the claimed amount against any amount the claimant owes to the debtor company, and/or WCA, Lognet Global, or Global Affinity Alliance. WCA, Global Affinity Alliance, and Lognet Global will also hold any other networks responsible for up to their maximum limit of coverage, and consequently reduce compensation from this plan to a maximum of 50% of the claimed amount. If a claimant has coverage for losses via membership in another network or otherwise, they **must** inform Cross Network Protection Plan and identify that coverage. Only member offices enrolled and listed on Lognet Global, Global Affinity Alliance, and WCA websites at the time of the transaction are covered under the Cross Network Protection Plan. The maximum to be paid in cross network claims in any twelve month period shall not exceed US \$500,000.00. Thereafter, claims will be paid in the order in which they are received. All debts/claims approved for payment must be assigned to Lognet Global, Global Affinity Alliance, and/or WCA prior to payment. Claims for losses must be filed within the term of the claimant’s membership in the Lognet Global, Global Affinity Alliance, or WCA network.

3. Claims Procedures

- a. Claims to Cross Network Protection Plan must be filed within 150 days of the date of the unpaid invoice(s) and during the coverage period. No claims will be accepted for invoices less than 90 days old.
- b. Claims must be submitted in writing via regular mail, fax, or email to cmarkez@wcaworld.com and/or randy@lognetglobal.com and/or brian@globalaffinityalliance.com on the claim form provided online on the WCA, Global Affinity Alliance, and Lognet Global websites. Claims must be received by WCA and/or Lognet Global or Global Affinity Alliance within the time frame stated in para 6, subpara (a.) above. Claims should be addressed :

**Lognet Global/Global Affinity Alliance/WCA, Ltd.
c/o Intuitive Logistic Resources, Co., Ltd.
29 Bangkok Business Center 21st Floor
Sukhumvit Soi 63 – Ekamai
Bangkok 10110 Thailand
FAX: +662 726 9070**

- c. Any payments received by a claimant from a debtor company after filing a claim must be applied towards the claimed invoices, beginning with the oldest invoice(s) protected by the claim.
- d. CROSS NETWORK PROTECTION PLAN will acknowledge claim upon receipt and will investigate, after which a preliminary determination will be reached:
 1. If it is determined that a dispute exists, both parties will be notified and the CROSS NETWORK PROTECTION PLAN file closed.
 2. For this procedure, a “dispute” will be defined as a situation in which a debt is unpaid for cause, and not due to lack of message acknowledgement or financial difficulties.
- e. When submitting a claim, the reporting member must complete the official WCA Gold Medallion Plan Claim Form or Lognet Global Claim form or Global Affinity Alliance Claim form and email to cmarkez@wcaworld.com copied to bua@wcaworld.com. With the claim form, all supporting documents such as invoices, statement of account, master and house shipping documents (MAWB, HAWB, MB/L, HB/L), delivery receipts, communications, etc. must be supplied to WCA/LOGNET/GLOBAL AFFINITY ALLIANCE CROSS NETWORK GOLD MEDALLION PLAN as the networks' management will be required to review entire file before approving.
- f. ***During a claims investigation, if it is determined that a party to the claim knowingly presented, or caused to be presented a false claim, or knowingly made, used, or caused to be made or used, a false record, document or statement material to the claim, then such claim will be CLOSED and no payment will be forthcoming.***
- g. If the WCA/LOGNET/GLOBAL AFFINITY ALLIANCE management approves the claim, then WCA/LOGNET/GLOBAL AFFINITY ALLIANCE reserves the right to terminate membership of the party against whom the claim is paid and notify all other members.
- h. WCA/LOGNET/GLOBAL AFFINITY ALLIANCE reserves the right to offset claim amounts against monies due by the claimant to WCA, Lognet Global, Global Affinity Alliance, All World Shipping, and Intuitive Logistic Resources.
- i. The CROSS NETWORK PROTECTION PLAN is allowed 60 days from the original filing date of the claim to investigate the claim and attempt to effect closure of the claim between the parties involved. This 60 day period shall be exclusive of time spent or arbitration process.

4. Exclusions

The following transactions and losses are specifically excluded from coverage under the plan:

- a. Payment for the cost of lost or damaged cargo or cargo container.
- b. Losses resulting from failing to obtain a properly endorsed original bill of lading or from failing to obtain a proper bank release of cargo.
- c. Payment for losses otherwise covered by errors and omissions Insurance, or any other insurance coverage.
- d. Losses suffered by non-members or the clients of a member.
- e. Losses resulting from currency exchange fluctuations.

- f. Any loss resulting from any measure or decision of national, regional or local authorities in any country which result in confiscation or seizure of merchandise.
- g. Losses resulting from any political event, economic difficulty or legislative measures which prevent or delay the transfer of payments.
- h. Losses resulting from war, rebellion, hostilities, riot, civil commotion and natural disasters.
- i. Subsequent losses after a claim is filed resulting from continuation of business between a member company filing the claim and the member company identified as debtor in the claim, during the pendency of the claim.
- j. Losses resulting from demurrage, storage, container detention charges, fines, penalties, duties, taxes, or similar levies.
- k. Coverage for any losses wherein either or both members either knowingly or should have known that the movement, contents, or other aspects of the transaction were illegal or otherwise circumscribed by either the importing or exporting countries laws.
- l. Legal fees or services.
- m. Any losses wherein the claimant company has extended credit to the debtor company of longer than 150 days.
- n. Losses for shipments invoiced over 30 days after the shipment departed when claimant is the Origin agent. Losses for shipments invoiced over 30 days after the shipment arrived when the claimant is the Destination Agent.
- o. Transactions between branches of the same company, between companies sharing common owners or wherein a company involved is a progeny of the other company.
- p. Any transactions with a Suspended and/or Terminated member after such suspension or termination.
- q. Interest and/or late payment fees.
- r. Losses caused by the intervening acts of third parties, such as fraud, false documentation, or other criminal or tortious acts.

5. Controlling Authority

The Cross Network Protection Plan will be overseen by the management of the three networks. In case of claim rejection, the member company will remain free to pursue any other means of collection at its disposal, and the decision of the network management should not be construed as having any legal bearing on the collection process.

6. Termination of Protection

Protection under the Cross Network Protection Plan will terminate upon email notification to the members and removal of the Member Company from the Lognet Global, Global Affinity Alliance, and/or WCA website and roster, or upon the non-renewal of membership.