Minifleet (including Single Business Vehicle) Policy (Fast Trade)



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Introduction

Welcome to Minifleet (including Single Business Vehicle). You should keep this document in a safe place and make a note of your policy number and the Fleetline number so these are available should an emergency arise.

If you have any queries about the cover or you would like to extend it, please speak to your usual insurance adviser.

Fleetline – Your 24 hours a day, 365 days a year, Claims Service

We understand the importance your vehicle plays in your business and with just one call to Fleetline, our professionally-trained Incident Managers will help you get your vehicle back on the road as fast as possible, with a minimum fuss. You do not have to pay extra for Fleetline, it is all part of the service.

There are no claim forms to fill out, just call 0800 246 876

We will confirm whether the incident is covered by your policy and advise you of any excess you will have to pay and if the incident is covered, we pay the repairer/supplier (less your excess). You will be assigned a Personal Incident Manager to handle your claim from beginning to end, keeping you regularly updated on its progress.

Benefits of using Aviva's approved repairer network include:

- Repairs are guaranteed for 3 years (or as long as you own the vehicle, if less than 3 years after the repair)
- If you are entitled to a courtesy vehicle our network providers can provide a Class A vehicle replacement for private cars or a Class V1 car derived van for goods carrying vehicles up to 7.5T, with an option to hire larger vehicles at a discounted cost to you

Remember the earlier you contact us, the sooner we can get you back on the road and help you manage the costs and inconvenience to your business.

Making a claim	Just call Fleetline on 0800 246 876
In case of an accident Call 0800 246 876	If you have been involved in an accident and your vehicle cannot be driven, your Incident Manager will look after your immediate needs by:
	 arranging for your vehicle to be recovered and taken to an approved repairer
	 dealing with any immediate concerns you may have, such as contacting those who need to know you have been involved in an accident.
	The repairer bills will be paid directly by us to our approved repairer (apart from any applicable excess) so there is no need to worry about the finance.
Damaged windscreens/ windows Call 0800 246 876	If your windscreen or windows are cracked, chipped or shattered, call Fleetline and an Incident Manager will arrange for an approved glass company to get to you as quickly as possible, assess the damage and either repair or replace the affected glass.
Breakdown and European Assistance Call 0800 246 876	If you have selected Breakdown insurance and you require Breakdown and European Motoring Assistance, call Fleetline and we will arrange for the RAC to be with you as soon as possible.

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Contract of Insurance

The Contract of Insurance

The contract of insurance between **you** and **us** consists of the following elements, which must be read together:

- your policy wording;
- the information contained on your "Statement of Fact" document issued by us;
- the policy schedule;
- the certificate of motor insurance;
- any notice issued by us at renewal;
- any clause applied to your policy; and
- the information under the heading "Important Information" which we give you when you take out or renew your policy.

In return for **you** having paid or agreed to pay the premium, **we** will provide the cover set out in this policy, to the extent of and subject to the terms and conditions contained in or endorsed on this policy.

Important

This policy is a legal contract. You must tell us about any material circumstances which affect your insurance and which have occurred either since the policy started or since the last renewal date.

A circumstance is material if it would influence our judgement in determining whether to provide the cover and, if so, on what terms. If you are not sure whether a circumstance is material ask your insurance adviser. If you fail to tell us it could affect the extent of cover provided under the policy.

You should keep a written record (including copies of letters) of any information you give us or your insurance adviser when you renew this policy.

Breach of Term

We agree that where there has been a breach of any term (express or implied) which would otherwise result in **us** automatically being discharged from any liability, then such a breach shall result in any liability **we** might have under this policy being suspended. Such a suspension will apply only from the date and time at which the breach occurred and up until the date and time at which the breach is remedied. This means that **we** will have no liability in respect of any loss occurring, or attributable to something happening, during the period of suspension.

Terms not relevant to the actual loss

Where there has been non-compliance with any term (express or implied) of this policy, other than a term that defines the risk as a whole, and compliance with such term would tend to reduce the risk of:

- loss of a particular kind, and/or
- loss at a particular location, and/or
- loss at a particular time,

then **we** agree that **we** may not rely on the non-compliance to exclude, limit or discharge **our** liability under this policy if **you** show that non-compliance with the term could not have increased the risk of the loss which actually occurred in the circumstances in which it occurred.

	Important Information	
Choice of Law	The appropriate law as set out below will apply unless you and the insurer agree otherwise.	
	(1) The law applying in that part of the United Kingdom, Channel Islands or Isle of Man in which you normally live or (if applicable) the first named policyholder normally lives; or	
	(2) In the case of a business, the law applying in that part of the United Kingdom, Channel Islands or Isle of Man where it has its principal place of business; or	
	(3) Should neither of the above be applicable, the law of England and Wales will apply.	
Telephone call charges and recording	Calls to 0800 numbers from UK landlines and mobiles are free. The cost of calls to 03 prefixed numbers are charged at national call rates (charges may vary dependent on your network provider) and are usually included in inclusive minute plans from landlines and mobiles. For our joint protection telephone calls may be recorded and/or monitored	
Customers with Disabilities	All documentation is also available in large print, audio and braille. If you require any of these formats please contact your insurance adviser.	
Use of Language	All communications relating to this contract will be in English.	
Financial Services Compensation Scheme	Depending on the circumstances of your claim you may be entitled to compensation from the Financial Services Compensation Scheme (FSCS) if we cannot meet our obligations. See fscs.org.uk	

Complaints Procedure

What to do if you are unhappy	If you are unhappy with any aspect of the handling of your insurance we would encourage you, in the first instance, to seek resolution by contacting your insurance adviser or usual point of Aviva contact.
What will happen if you complain to Aviva	If we are unable to resolve your concerns quickly, we will:
complain to Aviva	 Acknowledge your complaint promptly
	 Assign a dedicated complaint expert who will review your complaint
	 Carry out a thorough and impartial investigation
	 Keep you updated of the progress
	 Do everything we can to resolve things as quickly as possible
	 Provide a written response within eight weeks of receiving your complaint, this will inform you of the results of our investigation or explain why this isn't possible.
	Where we have been unable to resolve your concerns or have been unable to resolve your complaint within eight weeks, you may be able to ask the Financial Ombudsman Service to carry out an independent review. Whilst we are bound by their decision you are not. Contacting them will not affect your legal rights.
	You can contact the Financial Ombudsman Service by telephone on 0800 023 4567. You can also visit their website at www.financial-ombudsman.org.uk , where you will find further information.

Policy Definitions

Each time We use one of the words or phrases listed below, it will have the same meaning wherever it appears in Your policy unless We state otherwise. A defined word or phrase will be stated in bold text each time it appears in the policy, for example **excess**, except when used in the sections of the policy headed 'Introduction', 'Contents', 'Contact Details for Claims and Help', 'Complaints Procedure' and 'Important Information' and in headings and titles.

Each Section of the policy contains definitions which apply to that particular Section and they must be read in conjunction with the following policy definitions.

Parts to your vehicle which are not directly related to how it works as a vehicle. This includes audio equipment, multi-media equipment, communication equipment, personal computers, cameras, satellite navigation and radar detection systems providing they are permanently fitted to your vehicle and have no independent power source.
Means any type of tractor or mechanically-propelled implement including any other vehicle used solely for agricultural or forestry purposes where a Road Fund Licence is not required or which is used under a licence with exemption from duty under Section 5 (Schedule 2) of the Vehicle Excise and Registration Act 1994. Such vehicles appear in the schedule of vehicle types as AG.
A facility approved by us for the repair, damage assessment and/or storage of your vehicle .
Any item of equipment, which can be added to a special type vehicle or an agricultural vehicle .
The current document that proves you have the motor insurance required by the road traffic acts to use your vehicle on a road or other public place. It shows who can drive your vehicle and what it can be used for.
The certificate of motor insurance does not show the cover provided.
Changes to the terms of your policy. These are shown in your schedule .
The amount or amounts, shown in your policy, schedule or clause , which we deduct from each and every claim for loss of or damage to your vehicle or other property insured.
The amount applies to each individual vehicle.
Fire, self-ignition, lightning and explosion.
Means any motor vehicle manufactured or adapted for the carriage of goods (other than an agricultural vehicle). Such vehicles appear in the schedule of vehicle types as GV.
A document required by non-EU countries to provide proof of the minimum compulsory insurance required by law to drive in that country.
Any key, device or code used to secure, gain access to, and enable your vehicle to be started and driven.
The cost of replacing your vehicle with one of the same make, model, specification and condition.
Means any mechanically-propelled two wheeled vehicle with or without a sidecar or trailer attached. Such vehicles appear in the schedule of vehicle types as MC. (A three wheeled vehicle having two wheels on one axle where the centres of the points of contact of such wheels and the road are less than 46 centimetres apart shall be classed as a motorcycle).
The period of time covered by this policy as shown in your schedule . Each renewal represents the start of a new period of insurance.
Personal property within your vehicle . This includes portable audio equipment, multi-media equipment, communication equipment, personal computers, cameras, satellite navigation and radar detection systems not permanently fitted to your vehicle .
Any person who employs you to act in their place or on their behalf.
Means any passenger-carrying motor vehicle with not more than 17 seats (including the driver) and not used for hire or reward. Such vehicles appear in the schedule of vehicle types PC.

Road Traffic Acts	Any Acts, Laws or Regulations, which govern the driving or use of any motor vehicle in Great Britain, Northern Ireland, the Isle of Man and the Channel Islands.
Schedule	The document which gives details of the cover provided.
Special Type Vehicle	Means any motor vehicle manufactured or adapted to operate primarily as a tool and not designed for the carriage of goods or passengers. Such vehicles appear in the schedule of vehicle types as ST
Territorial Limits	Great Britain, Northern Ireland, the Isle of Man, the Channel Islands, the Republic of Ireland, Andorra, Austria, Belgium, Bulgaria, Croatia, Cyprus, the Czech Republic, Denmark, Estonia, Finland, France (including Monaco), Germany, Gibraltar, Greece, Hungary, Iceland, Italy (including San Marino and the Vatican City), Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Romania, Serbia. Slovakia, Slovenia, Spain, Sweden, and Switzerland (including Liechtenstein).
Terrorism	(i) Any act or acts including but not limited to:
	(a) the use or threat of force and/or violence and/or
	(b) harm or damage to life or to property (or the threat of such harm or damage) including but not limited to harm or damage by nuclear and/or chemical and/or biological and/or radiological means
	(ii) Any action taken in controlling, preventing, suppressing or in any way relating to (i) above caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes
Theft	Theft, attempted theft or taking your vehicle without your consent.
The Insured/Insured Person/You/Policyholder	The person or people, company or companies described as the insured in the schedule .
Trailer	Any drawbar trailer, semi-trailer or articulated trailer
The Insurer/We/Us/ Company	Aviva Insurance Limited, except where otherwise shown in any policy section.
Your Vehicle	Any motor vehicle:
	(1) described in the schedule or any other motor vehicles for which details have been supplied to us and a certificate of motor insurance has been delivered to you and remains effective; or
	(2) described in the schedule of vehicles headed 'Vehicles Laid Up and Out of Use' and for which policy Cover Codes D or E only applies.
	(3) any private car or goods-carrying vehicle loaned to you, or a permitted driver shown on your certificate of motor insurance, by a supplier we have nominated following a claim under the policy, which is a private car or goods-carrying vehicle.

Section

	Code Operative Sections (See Code indicated in the schedule)	
Α	A Comprehensive Sections 1 to 12 and 14 to 17	
В	Third Party Fire and Theft	Section 1 operates only in respect of loss of or damage caused directly by fire or by theft
		Sections 2 to 3, 6 to 12 and 14 to 17
С	Third Party Only	Sections 2 to 3, 6 to 12 and 15 to 17
D	Fire Theft and Accidental Damage	Section 13
E	Fire and Theft Only	Section 13 Sub Section 1

Note: Section 17 will only apply if **your vehicle(s)** is/are No Claim Discount (NCD) rated as shown in the **schedule**.

Section 1 - Cover for your vehicle

Loss of or damage to	If your vehicle is lost, stolen or damaged, we will
your vehicle	 repair your vehicle unless you notify us that you want us to pay someone else to repair it; or
	 replace your vehicle; or
	 pay a cash amount equal to the loss or damage.
	We may decide to use suitable parts or accessories not supplied by the original manufacturer.
	The same cover also applies to accessories and spare parts relating to your vehicle whilst these
	are in or on your vehicle but not exceeding your estimate of value shown in the schedule.
	The maximum amount we will pay will be the market value of your vehicle immediately prior to the loss or damage.
	Financed Vehicles
	If we know that your vehicle is still being paid for under a finance agreement, we will pay any claim to the owner described under that agreement.
	 Where your vehicle is on finance and the agreement allows you to own or purchase the vehicle, any difference between what we pay the finance company and the market value will be paid to you.
	 Where your vehicle is not or cannot be owned by you under the agreement (contract hire and some leasing arrangements) we will pay its asset value to the true owner.
	If the outstanding amount of your finance exceeds any payment made under this policy you will still
	be responsible for paying this.
	The most we will pay is the market value of your vehicle .
Glass	Where cover on your vehicle is Comprehensive we will also pay for
	(1) damage to glass in the windscreen, sunroof or windows of your vehicle
	(2) scratching of your vehicle(s) bodywork arising solely from the breakage of glass.
	The excess applicable to this cover will be shown in the schedule .
Accident recovery and assistance	In the event of damage to your vehicle in the territorial limits which is covered under this section, we will arrange for the protection and removal of your vehicle and for someone to come out and help at no additional cost.
	If your vehicle cannot be made roadworthy immediately and you agree, it will be taken to our nearest approved repairer or to a repairer of your choice. However, choosing your own repairer may lead to delays in arranging repairs.
	We can also arrange for transport home or completion of a journey for the driver and passengers, or
	(1) pay for their overnight accommodation, excluding the cost of meals and drinks, and/or
	(2) refund the cost of alternative transport to reach the end of their journey.
	You will need to produce receipts in order to claim for these costs.
	The maximum we will pay is
	(a) £100 per person
	(b) £500 per accident.
	If your demands are excessive, unreasonable or impracticable we can choose to cancel services or refuse to provide them.

Accident recovery and assistance	We will pay for the delivery of your vehicle back the Channel Islands or the Isle of Man after repai	k to your address in Great Britain, Northern Ireland, rs have been carried out.	
(continued)	To use this service, telephone the Fleetline on 080 are in the Republic of Ireland, telephone 1800 53	00 246876 to obtain the recovery service (if you	
Standard courtesy vehicle cover	accepted your claim we will	ying vehicle up to 7.5 tonnes GVW and we have	
	 provide a courtesy vehicle for the duration the repairer, or 	at your vehicle is being repaired by our approved	
	(2) if your vehicle cannot be repaired or is stole vehicle for up to 14 days or until you receive		
	A courtesy vehicle will be a Class A vehicle which Class V1 vehicle which is car-derived van.	is a small hatchback car, or at your request, a	
	Terms and Conditions applying to Courtesy V	/ehicles	
	(1) Courtesy vehicles will have comprehensive co	ver for the period of the loan.	
	(2) Courtesy vehicles may only be used in accord insurance .	ance with the terms of your certificate of motor	
	(3) If your policy includes Breakdown and Europe to courtesy vehicles.	ean Motoring Assistance, this cover will not extend	
	(4) You must return the courtesy vehicle to the c arrangements have been agreed.	lepot which supplied it unless alternative	
	(5) Courtesy vehicles are provided subject to the	terms and conditions of the vehicle provider.	
	We will not pay for		
	(a) the cost of fuel used		
	(b) collection and delivery charges (if applicable)		
	(c) any charges for fitting accessories		
	(d) the excess that would have applied to your	vehicle which is temporarily replaced.	
Discounted car hire or or van hire option	subject to a hire fee being payable by you .	ograde from a Class A or Class V1 courtesy vehicle,	
	Should you upgrade, the same cover and duratic will apply. Vehicles will be provided subject to the	on as stipulated in the following table in your policy e terms and conditions of the vehicle provider.	
What cover do I have?	What is my situation?	What am I entitled to?	
Standard courtesy car on Comprehensive policies	 private car/goods-carrying vehicle up to 7.5 tonnes GVW is being repaired by an Aviva approved repairer. 	1. The approved repairer will provide you with a Class A courtesy car or Class V1 courtesy van for the duration of repairs.	
	 private car/goods-carrying vehicle up to 7.5 tonnes GVW is being repaired by a repairer of my choice. 	 No courtesy car will be provided if an approved repairer is not used. 	
	 private car/goods-carrying vehicle up to 7.5 tonnes GVW cannot be repaired or has been stolen and is not recovered. 	3. Your claims handler will arrange for a Class A hire car or Class V1 courtesy van for up to 14 days, or up until a settlement offer has been agreed (whichever is earlier).	
Standard courtesy car on Third Party, Fire and Theft polices	4. private car/goods-carrying vehicle up to 7.5 tonnes GVW has been stolen and is not recovered or has been set on fire and is not	4. Your claims handler will arrange for a Class A hire car, or Class V1 courtesy van for up to 14 days, or up until a settlement offer has	
	repairable.	been agreed (whichever is earlier).	
	 private car/goods-carrying vehicle up to 7.5 tonnes GVW is being repaired by an Aviva approved repairer following a fire or theft. 	5. The approved repairer will provide you with a Class A courtesy car or Class V1 courtesy van for the duration of the repairs.	
	 private car/goods-carrying vehicle up to 7.5 tonnes GVW is being repaired by a repairer of my choice following a fire or theft. 	 No courtesy car will be provided if an approved repairer is not used. 	

New Private Car and Goods-carrying Vehicle Replacement	We will replace your vehicle with a new vehicle of the same make, model and specification, subject to availability, where your vehicle is a private car within 12 months, or a goods-carryin vehicle within 6 months, of its first registration as new, and	
	(1) it is stolen and not recovered, or	
	(2) the repair cost of damage in respect of any one claim covered by this Section exceeds 50% of its United Kingdom list price (including vehicle taxes) at the time of its purchase.	
	We will only replace your vehicle if	
	(1) you are the first registered owner of the vehicle, or you bought it under a hire purchase agreement or other type of agreement where ownership passes to you, and	
	(2) any interested financing company agrees.	
	If you or your vehicle do not meet the qualifying criteria for this cover, or you do not wish us to replace your vehicle with a new vehicle of the same make, model and specification, the maximum we will pay is the market value of your vehicle , including accessories and spare par immediately prior to the loss or damage.	
Excesses	If your vehicle is lost stolen or damaged we will not pay the excess shown in your schedule.	
	Except for fire and theft claims, this excess amount will be increased to the following amounts if the person driving is aged 21 - 24 years or is aged 25 years and over who has not held a full licent for 12 months to drive your vehicle :	
	Excess Amount shown Increased Excess Applicable: in your schedule:	
	£250 £450	
	£500 £650	
	£750 £850	
	An excess will apply to most claims. Your schedule will show the excesses you will have to pay towards any claim. If more than one excess applies to your claim, the excesses will be added together.	
Exceptions to Section 1	<i>We</i> will not pay for:	
of your policy	(1) loss of use, wear and tear, depreciation, or any loss or damage which happens gradually	
	(2) mechanical, electrical, electronic failure, breakdown or breakage	
	(3) computer and equipment failure or malfunction	
	(4) damage to tyres caused by braking or by punctures, cuts or bursts	
	(5) loss or damage directly arising from pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speed	
	(6) loss of value following repair	
	(7) loss or damage arising from theft while;	
	a) the ignition keys of your vehicle have been left in or on your vehicle ;	
	b) your vehicle has been left unattended with the engine running.	
	(8) loss or damage arising from confiscation or requisition or destruction by or under order of any Government or Public or Local Authority	
	(9) loss or damage arising during or in consequence of riot or civil commotion occurring	
	<i>(a) in Northern Ireland</i>	
	(b) outside of the territorial limits	
	This exception will not operate if you can prove that the accident, injury, loss or damage was not caused by this peril	
	(10) loss or damage caused directly or indirectly by fire from the use of cooking or heating equipment where your vehicle or trailer is equipped for the cooking or heating of food or drink	

Section 2 – Liability to Third Parties

Your Liability to Third Parties	We will indemnify you in respect of all sums which you may be required to pay at law and all oth costs and expenses incurred with our written consent arising from:
	(a) death or bodily injury to third parties, for an unlimited amount
	(b) damage to third party property up to a maximum amount of:
	 (i) £20,000,000 (excluding claimant's costs and expenses and any other costs and expenses) where your vehicle is a private car or motorcycle
	(ii) £5,000,000 (excluding claimant's costs and expenses and any other costs and expenses) in respect of all other vehicles
	(iii) £5,000,000 for claimant's costs and expenses and any other costs and expenses in relation to damage to third party property.
	This Section only operates where such death, bodily injury or damage arises out of an accident caused by or in connection with:
	 your vehicle including its loading and unloading or
	 any trailer while it is being towed by your vehicle.
	In respect of terrorism where we are liable under the road traffic acts the maximum amount we will pay for damage to property as a result of any accident or accidents caused by your vehic or vehicles driven or used by you or any other person and for which cover is provided under this section will be:
	(i) £5,000,000 in respect of all claims consequent on one originating cause
	(ii) such greater sum as may in the circumstances be required by the road traffic acts .
iability of Other	Under this Section, we will also indemnify:
Persons Driving or Jsing Your Vehicle	 any person you give permission to drive your vehicle, as long as your certificate of motor insurance allows that person to drive; and
	 any person you give permission to use (but not drive) your vehicle for social, domestic and pleasure purposes, as long as that such use is included on the certificate of motor insuranc and
	 any passenger travelling in or getting into or out of your vehicle any hirer of your vehicle provided such use is not excluded by your certificate of motor
	insurance.
ndemnity to Owner (leasing or hiring agreements)	If we know that your vehicle is the subject of a leasing or contract hire agreement between you and the owner of your vehicle , we will indemnify the owner in the same way that we indemnif you under this Section if there is an accident while your vehicle is let on hire or leased under the agreement, as long as:
	• your vehicle is
	- not being driven by the owner;
	- not being driven by a person employed by the owner; or
	- in the charge of and not being driven by the owner or any person employed by the owner
	 the owner cannot claim under another policy;
	 the owner follows the terms, exceptions and conditions of this policy as far as they can.
Indemnity to Legal Personal Representatives	In the event of the death of anyone who is indemnified under this Section, we will protect his or her legal personal representatives against any liability that the deceased person had, which is covered under this Section.
Legal costs	If you , or anyone else, are involved in an accident which is covered under this section, we will pa the fees and disbursements of any legal representative we agree to, and defend anyone we insu under this section:
	 at a Coroner's Inquest;
	 at a fatal accident inquiry in any proceedings in a Court of Summary Jurisdiction brought under the road traffic acts or equivalent European Union legislation.
	We will not pay representation for:
	• a plea of mitigation (unless the offence you are charged with carries a custodial sentence), or
	 appeals.

Duty of Care – driving	We will pay:
at work, legal costs	 your legal fees and expenses incurred with our written consent for defending proceedings including appeals;
	(2) costs of prosecution awarded against you
	arising from any health and safety inquiry or criminal proceedings for any breach of the:
	(a) Health and Safety at Work etc Act 1974;
	(b) Health and Safety at Work (Northern Ireland) Order 1978;
	(c) Corporate Manslaughter and Corporate Homicide Act 2007.
	We will not provide indemnity:
	 unless the proceedings relate to an actual or alleged act, omission or incident committed during the period of insurance within Great Britain, Northern Ireland, the Isle of Man or the Channel Islands and in connection with the business;
	(2) unless the proceedings relate to an actual or alleged act, omission or incident arising from the ownership, possession or use by or on behalf of you of any motor vehicle or trailer in circumstances where compulsory insurance or security is required by the road traffic acts ;
	(3) in respect of proceedings which result from any deliberate act or omission by you ; or
	(4) where indemnity is provided by another insurance policy.
	The limit of indemnity in respect of such legal fees, expenses and costs is:
	Health and Safety at Work etc Act 1974 and Health and Safety at Work (Northern Ireland) Order 1978 - £100,000;
	Corporate Manslaughter and Corporate Homicide Act 2007 – Unlimited.
Cross Liabilities	Where there is more than one insured person named in your schedule each one will be covered as if they are the only insured person covered under this policy.
Application of Indemnity Limits	In the event of an accident involving payments by us to more than one person indemnified under this section, any limitation by the terms of this policy or any clause endorsed on it relating to the maximum amount payable shall apply to the aggregate amount of payments to all such persons and your liability shall be settled in priority.
Exceptions to Section 2	We shall not be liable in respect of:
of your policy	(1) any claim if any person indemnified under this Section fails to observe the terms, exceptions and conditions of this policy as far as they apply, or if they are entitled to claim payment of indemnity under any other policy;
	(2) death or bodily injury to any employee of the person indemnified which arises out of the course of such employment except where liability is required to be covered by the road traffic acts ;
	(3) loss or damage to property:
	(i) belonging to or in the care of anyone we indemnify who claims under this Section
	(ii) being carried in your vehicle (except where your vehicle is a private car);
	(4) loss, damage, death or bodily injury caused or arising beyond the limits of any carriageway or thoroughfare in connection with anyone, other than the driver or attendant of your vehicle, either bringing a load to your vehicle for loading on to it or taking a load away from your vehicle having unloaded it;
	(5) damage to premises (or to the fixtures and fittings) attaching solely as occupier (not as owner) where the damage is insured by another policy;
	(6) damage to any vehicle where cover in connection with the use or driving of that vehicle is provided under this Section;
	(7) loss, damage, death or bodily injury where your vehicle is an agricultural vehicle arising out of any incident directly or indirectly caused by, or accelerated by, or attributable to the coming into contact with any person, property, land or crops of any substance or compound that is used, in whole or part, as an insecticide, herbicide or other control of pests, disease or weeds, or as a desiccant, defoliant or growth regulator and which arises from the dissemination of such substance or compound in connection with your vehicle elsewhere than on land occupied by you or crops owned by you on that land except where such liability is required to be covered by the road traffic acts ;
	 (8) loss, damage, death or bodily injury caused by pollution or contamination unless caused by a sudden identifiable unintended and unexpected incident which occurs in its entirety at a specific time and place during the period of insurance except where such liability is required to be covered by the road traffic acts. For the purposes of this exception pollution or contamination means all pollution or contamination of buildings or other structures or water or land or the atmosphere;

Exceptions to Section 2 of your policy (continued)

- (9) loss, damage, death or bodily injury whilst **your vehicle** is being used in that part of an aerodrome or airport provided for the take-off and landing of aircraft on the surface, aircraft parking aprons including the associated service roads and ground equipment parking areas, and those parts of passenger terminals which come within the Customs examination area except where such liability is required to be covered by the **road traffic acts**;
- (10) any consequence whatsoever resulting directly or indirectly from or in connection with terrorism regardless of any other contributory cause or event except where such liability is required to be covered by the road traffic acts.
- (11) death, bodily injury or illness of any person caused by:
 - (i) food poisoning or
 - (ii) anything harmful contained in goods supplied or
 - (iii) any harmful or incorrect treatment given at or from your vehicle or trailer.
- (12) loss, damage, death or bodily injury where your vehicle is a special type vehicle arising out of:
 - (i) the explosion of any vessel under pressure being part of plant attached to or forming **your vehicle**
 - (ii) subsidence, flooding or water pollution whilst **your vehicle** or any plant forming part of such vehicle or attached to it is being operated as a tool
 - except where such liability is required to be covered by the road traffic acts
- (13) loss, damage injury or death where your vehicle is a special type vehicle and is a mobile or self-propelled crane and is being operated as a tool except where such liability is required to be covered under the road traffic acts unless your vehicle has been inspected to the extent required by Statutory Regulations
- (14) loss or damage arising from a deliberate act or reckless act by **you** or any person driving or using **your vehicle**.

Additional Covers

Indemnity to Principals	Where your vehicle is being used in connection with contract work on behalf of a principal , we will indemnify the principal in respect of compensation they are legally liable to pay arising from such use provided that:					
	• you would have been able to claim under the policy had the claim been made against you					
	 you have arranged with the principal for the conduct and control by us of all claims for which we may be liable under this Section. 					
Exceptions to Section 3 of your policy	We shall not be liable in respect of:					
	 death or bodily injury to any person employed by the principal arising out of or in the course o their employment; or 					
	(2) any amount payable by the principal under any agreement which would not have been payable in the absence of such an agreement; or					
	(3) bodily injury to the principal for any amount you would not have to pay but for such an agreement; or					
	(4) damage to property belonging to or held in trust by or in the custody or control of the principal for any sum which exceeds the amount required to indemnify the principal;					
	(5) liquidated damages or damages incurred under any penalty clause.					

Medical Exponent	If you as anyone also who is in your yokidle are injured as a direct result of your yokidle being
Medical Expenses	If you or anyone else who is in your vehicle are injured as a direct result of your vehicle being involved in an accident, we will pay for the medical expenses in connection with the injury up to £250 for each injured person.
	The maximum amount payable under this Section is increased to £350 in respect of each injured person if Breakdown and European Motoring Assistance is operative.

Personal belongings	We will pay you (or the owner if you ask us) for loss or damage to personal belongings caused by fire, theft or accident whilst they are in or on your vehicle.					
	The maximum amount payable for any one incident is £250.					
	When an amount is payable to any person other than you , we may make such payment direct that other person and their receipt shall be a full discharge to us .					
	The maximum amount payable for any one accident under this Section is increased to £350 if Breakdown and European Motoring Assistance is operative.					
Exceptions to Section 5 of your policy	<i>We</i> will not pay for:					
	(1) money, stamps, tickets, documents or securities					
	(2) goods or samples carried in connection with any trade or business					
	(3) tools of trade, ropes or tarpaulins					
	(4) any personal belongings if your vehicle is a motor caravan					

Trailers/attachments	(1) Attached trailers					
	The cover applicable to your vehicle shall also apply to any trailer attached or connected to your vehicle for the purposes of being operated or drawn.					
	(2) Detached trailers					
	Where your vehicle is a private car or goods-carrying vehicle the cover will also apply to any trailer :					
	 (a) owned by you or hired to you under a hire purchase agreement or leased or rented to you for a period of not less than three months; or 					
	(b) in your custody or under your control					
	while detached from your vehicle .					
	You will have to pay the first £250 of any theft claim.					
	(3) Attachments					
	Where your vehicle is a special type vehicle or an agricultural vehicle the cover will also apply to any attachment while attached or detached from your vehicle .					
	(4) Contingent liability cover for your trailers					
	We will indemnify you under the terms of Section 2 of the policy in respect of any trailer owned by you or hired to you under a hire purchase agreement whilst it is not in your custody or control, but not if there is any other existing insurance covering the same liability.					
Exceptions to Section 6	We will not pay:					
of your policy	(1) if any trailer or disabled mechanically-propelled vehicle is being towed otherwise than in accordance with the law					
	(2) for loss or damage to property being carried in or on any trailer or disabled mechanically propelled vehicle					
	(3) under Section 2 of this policy for any loss or damage arising from the operation of any plant permanently attached to and forming part of your trailer (other than any lifting device for self-loading) as a tool other than where necessary to meet the requirements of the road traffic act					
	(4) for loss of or damage to any fixtures fittings or kitchen utensils carried in or on any trailer					
	(5) if your trailer is a caravan, other than to indemnify you within the terms of Section 2 of the policy while your caravan is attached to your vehicle .					
	(6) loss or damage caused directly or indirectly by fire from the use of cooking or heating equipmen where your vehicle or trailer is equipped for the cooking or heating of food or drink.					

Section 7

Continental use/ Compulsory insurance requirements	In addition to providing cover within the territorial limits , this policy, in compliance with EU Directives, also provides the necessary cover to meet the laws on compulsory insurance of motor vehicles in:					
	 any other country which is a member of the European Union; and 					
	 any country which the Commission of the European Communities is satisfied has made arrangements to meet the requirements of Article (8) of EC Directive 2009/103/EC relating to civil liabilities arising out of the use of motor vehicles. 					
	The level of cover provided will be the minimum required to comply with the laws on the compulsory insurance of motor vehicles of the country in which the accident occurs. Where the accident occurs in another EU Member State, if the minimum cover required by the laws of Great Britain is wider than that of such EU Member State, the level of cover provided will be that applicable in Great Britain.					
	If you take your vehicle abroad – outside the territorial limits					
	The cover provided by this policy applies to your vehicle for which a green card and a foreign use endorsement have been issued. Cover is effective for the period specified in the green card .					
Additional covers	Where your vehicle is being used within the territorial limits or in any country for which we have issued you with a green card , the following covers also apply:					
	(1) the transit of your vehicle , including loading and unloading, between the countries specified, and/or					
	(2) reimbursement of any customs duty you may have to pay on your vehicle after its temporary importation into any of the countries specified, subject to your liability arising as a direct result of any loss of or damage to your vehicle which is subject of payment under Section 1 and/or					
	(2) Constal Average contributions. Solvage and Sup and Labour charges while we we we high is					

(3) General Average contributions, Salvage and Sue and Labour charges whilst **your vehicle** is being transported by sea between any of the countries specified provided that **your vehicle** is covered by this policy for loss or damage.

Section 8	
Unauthorised movement Exceptions to Section 8 of your policy	The cover provided by Sections 1 and 2 of this policy is extended to include the unauthorised movement of any vehicle causing an obstruction or otherwise preventing the operation of your business and which is being moved to facilitate the passage of a vehicle.
	This Section does not apply if the obstructing vehicle is:
	 (1) being driven by or moved by any person other than you; or
	 a person employed by you
	(2) owned or hired to you under a hire purchase agreement or loaned or hired or leased to you .

Section 9	
Unauthorised use of driving	Notwithstanding General Exceptions (1)(a), we will in the terms of Section 2 of this policy indemnify you whilst your vehicle is being driven or used other than in accordance with the terms of the certificate of motor insurance .
Section 10	
Unlicensed drivers	Any requirements of this policy or the certificate of motor insurance that the person driving must

Any requirements of this policy or the **certificate of motor insurance** that the person driving must hold or have held a licence to drive does not apply when a licence is not required by law. The terms of the **certificate of motor insurance** will otherwise apply.

Section 11 Emergency Treatment We will reimburse any person using your vehicle for payments made under the road traffic acts for emergency medical treatment. Section 12

Contingent liability	 We will indemnify you in the terms of Section 2 of this policy: (a) while any vehicle not belonging to you and not provided by you is being used in connection with your business by any person in your employment 				
	(b) while any vehicle hired-in by you is being used in connection with your business by any hired-in driver.				
Exceptions to Section 12 of your policy	This Section does not apply:				
	(1) in respect of loss or damage to such vehicle or property being carried in or on it				
	(2) if there is any other existing insurance covering the same liability.				

Section 13

Vehicles laid up and out of use (at the commencement of the period of insurance)	 Fire and Theft Where your vehicle is laid up and out of use, at the commencement of the period of insurance, all cover provided by this policy will be of no effect other than for loss of or damage by fire or theft provided your vehicle is kept in a locked private or public garage or in a compound surrounded by secure perimeter walls and/or fences. Fire, Theft and Accidental Damage In addition and subject to the terms of Sub-Section 1 above your vehicle is also covered in respect of accidental damage. 						
Exceptions to Section	<i>We</i> will not pay for:						
13 of your policy	(1) loss of use, wear and tear, depreciation, or any loss or damage which happens gradually						
	(2) mechanical, electrical, electronic failure, breakdown or breakage						
	(3) computer and equipment failure or malfunction						
	(4) damage to tyres caused by braking or by punctures, cuts or bursts						
	(5) loss or damage directly arising from pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speed						
	(6) loss of value following repair						
	(7) loss or damage arising from theft while;						
	(a) the ignition keys of your vehicle have been left in or on your vehicle ;						
	(b) your vehicle has been left unattended with the engine running.						
	(8) loss or damage arising from confiscation or requisition or destruction by or under order of any Government or Public or Local Authority						
	(9) any loss or damage arising during or in consequence of riot or civil commotion occurring in Northern Ireland						
	This exception will not operate if you can prove that the loss or damage was not caused by this peril						
	(10) loss or damage caused directly or indirectly by fire from the use of cooking or heating equipment where your vehicle or trailer is equipped for the cooking or heating of food or drink						
	(11) loss or damage to any fixtures, fittings and kitchen utensils while in or on your vehicle .						

Replacement locks

Where **your vehicle** is a **private car** or a **goods-carrying vehicle**, if the vehicle **ignition keys** are lost or stolen, **we** will pay the cost of replacing the:

- (a) affected locks
- (b) lock transmitter and central locking interface
- (c) the affected parts of the alarm and/or immobiliser

provided that **you** can establish to our satisfaction that the identity or garaging address of **your vehicle** is known to any person who is in possession of your **ignition keys**.

Section 15

Child seat cover

If **you** have a child seat fitted in **your vehicle** and **your vehicle** is involved in an accident or damaged following **fire** or **theft we** will contribute £100 per child seat towards the cost of a replacement even if there is no apparent damage, subject to **you** making a claim under Section 1 of your policy.

Section 16

advice

Legal services and

Definition

The following definition applies only to this section of the policy. The general definitions in this policy also apply where appropriate.

You/Your

The policyholder named in the schedule and

- (1) any person permitted to drive by your certificate of motor insurance
- (2) any passengers carried in **your vehicle** at the time of the accident and/or incident which occurs within the **period of insurance**.

What is covered

Legal Protection to Recover Uninsured Losses

If there is an accident and/or incident involving **your vehicle** which occurs during the **period of insurance** and within the **territorial limits** and it is not **your** fault, **we** will provide **you** with legal protection to pay lawyer's costs to help claim against the person(s) responsible. As part of **your** claim **we** will pay to recover **your** financial losses, such as **your excess** and travel expenses, and also obtain compensation if, as a result of travelling in, getting into or out of **your vehicle**, **you** die or sustain personal injury.

Reasonable prospects of success must be present throughout the duration of the claim. This means that the lawyer must believe it is more likely than not that **you** will succeed in a claim for those losses. For more information, please see Reasonable Prospects of Success Explained.

If **you** disagree with the lawyer's view of **your** prospects of success, **you** have the right to appeal. Please see Disputes and Arbitration for more information.

In the event the lawyer takes on **your** case but **your** claim is not successful **we** will pay legal costs and fees **you** are responsible for up to the maximum amount.

The maximum we will pay in respect of any one claim is £100,000.

Legal Protection to Defend Motoring Prosecutions

We will pay **your** legal costs to help defend **your** legal rights if **you** are accused of or have committed an offence under road traffic laws, for example, speeding, while using **your vehicle**, including a conviction which would result in **you** being disqualified or suspended from driving.

This cover is subject to cover not being provided under Section 2 Your liability to third parties.

The maximum we will pay in respect of any one claim is £20,000.

What is covered (continued)

Legal Advice

You have access to a 24 hour legal advice helpline based in the UK – providing confidential legal advice on any legal matter relating to the use of **your vehicle**.

There are no consultation fees and lines are open 24 hours a day, 365 days a year, all **you** pay for is the phone call.

Call us on 0345 030 6972*

Please ensure you have your policy number to hand when you contact us.

*For our joint protection telephone calls may be recorded and/or monitored.

Legal Representation

Any legal proceedings that **we** agree to will be dealt with by a court or similar body that **we** have agreed to within the **territorial limits**.

On receipt of a claim, we will appoint a lawyer to act for you.

If it is necessary to start court proceedings, **you** are free to nominate an alternative lawyer by sending the lawyer's name and address to **us**.

If there is a conflict of interest or **we** do not agree with **your** choice of lawyer, **you** may choose another representative. If there is still a disagreement, **we** will ask the president of the relevant national law society to choose a suitably qualified person. In this circumstance, both parties are obliged to accept this choice of representation.

Basis of Claim Settlement

We will pay

- (1) reasonable legal costs and expenses incurred in respect of your claim, and/or
- (2) legal costs and expenses, which **we** have agreed to or authorised, which **you** have been held responsible for or ordered to pay by a court or similar body.

In determining whether or not costs are reasonable, **we** will consider whether a person without legal expenses insurance, and with the funds available to finance their own legal costs, would be likely to find the costs in question reasonable.

Specific factors we will take into account in making this determination are

- (1) the amount of any financial losses being claimed
- (2) the value and complexity of the case
- (3) the geographical location of the person and the other party to the action
- (4) the conduct and actions of the other party
- (5) the normal level of legal costs and expenses a similar specialist lawyer appointed by **us** would charge.

Conditions to Section 16	The following conditions apply to this section in addition to the general conditions where appropriate.				
	 You must report your claim to us as soon as reasonably possible and in any event within 180 days after the date you discovered the incident. 				
	(2) You must allow us direct access to the appointed lawyer who will provide us with any information or opinion on your claim.				
	(3) You must provide us with any information or instructions that we may reasonably ask for in relation to your claim. If we do not receive all of the information or instructions we need, we may delay or suspend your claim.				
	(4) You must notify us immediately if the approved lawyer receives a formal offer to settle a claim or to make a payment into court.				
	(5) If you do not accept a payment into court or any offer where the appointed lawyer advises that this is a reasonable payment or offer, we may refuse to pay further legal costs and expenses.				
	(6) No agreement to settle on the basis of both parties paying their own costs is to be made without our prior approval.				
	(7) You must support us in the recovery, from the person(s) who you believe were responsible, of any legal costs and expenses that we have paid and pay those legal costs and expenses to us.				

Conditions to Section 16	(8) If you						
(continued)	(a) settle or withdraw a claim without our prior agreement, or						
(continued)	(b) do not give suitable instructions to the appointed lawyer, or						
	(c) dismiss an appointed lawyer without our prior consent						
	the cover we provide in respect of your claim will end immediately and we will be entitled to reclaim any costs and expenses we have incurred.						
	(9) You must report any appeal or defence of an appeal to us at least 14 days prior to the deadline for the appeal.						
Exceptions to Section 16	The following exceptions apply to this section in addition to the general exceptions where appropriate.						
	We will not pay any costs and expenses						
	(1) which we have not agreed to or authorised						
	(2) incurred prior to our acceptance of a claim						
	(3) resulting from any legal action you take without our prior approval						
	(4) for any fines, penalties, compensation or damages which you are ordered to pay by a court or other authority						
	(5) resulting from any claim deliberately or intentionally caused by you						
	(6) resulting from a defence of motoring offences arising from prosecutions for						
	(a) dishonesty or violent conduct						
	(b) drink or drug related offences						
	(c) parking offences.						
	(7) relating to an application for judicial review						
	(8) for a claim relating to any non-contracting party's rights to enforce all or any part of this section. This means that only you may enforce all or any part of this policy and the rights and interests arising from or connected with it. The Contracts (Rights of Third Parties) Act 1999 does not apply to this section.						
	(9) for a dispute with us in respect of the policy terms and conditions unless this is covered under Disputes and Arbitration						
	(10) for losses already paid by us under any other section of this policy.						
	Reasonable Prospects of Success Explained						
	Before we begin to pursue financial losses or pay any legal costs and expenses we will ask the appointed lawyer to discuss your claim with you and assess the prospects of success.						
	In respect of all claims under Legal Protection to Recover Uninsured Losses, we will need to establish that it is more likely than not that you will						
	(1) make a recovery of damages, either in full or in part, against the person(s) you believe were to blame						
	(2) recover more than any offer of settlement from the person(s) you believe were to blame						
	(3) make a successful defence of any claims made against you						
	(4) make a successful appeal or defence of an appeal						
	(5) obtain a legal remedy which we have agreed to pursue or defend.						
	If at any time it is established that your claim no longer has a reasonable prospect of success, we will confirm this to you in writing. We will pay for all costs and expenses we have agreed or authorised prior to the change in prospects of success. You have the right to continue the legal proceedings at your own expense and we will not pay any legal costs and fees you may be held responsible for after the confirmation in writing.						
	Disputes and Arbitration						
	If any difference arises between you and us in respect of the acceptance, refusal, control or handling of any claim under this section, you can take the following steps outlined in our Complaints Procedure.						
	You have the right to refer any such difference that arises between us and you to arbitration which will be decided by Counsel chosen jointly by us and you .						
	If there is a disagreement with regard to the choice of Counsel, we will ask the president of the						

If there is a disagreement with regard to the choice of Counsel, **we** will ask the president of the relevant national law society to choose a suitable qualified person.

The decision will be final and binding on both **us** and **you**.

All costs for resolving the difference will be met by the party against whom the decision is made.

No claim discount

This Section will only apply if **your vehicle(s)** is/are no claim discount rated.

At renewal your no claim discount entitlement will:

- (1) increase by one year where there have been no claims affecting no claim discount in the last year, or
- (2) reduce in accordance with our no claim discount scale set out in the table below where there have been one or more claims affecting no claim discount in the last year.

What if the claim isn't my fault?

This is a no claim discount, not a no blame discount. If a claim is made where fault is disputed with another party and **we** have to make a payment, **we** will reduce your no claim discount unless **we** recover all sums **we** have paid from those responsible.

Current no claim discount	0 years	1 2 year years		3 years		4 years		5 or more years		
Number of claims in last year	1 or more			1	2 or more	1	2 or more	1	2	3 or more
New no claim discount at renewal	0 years	0 years	0 years	1 year	0 years	2 years	0 years	3 years	1 year	0 years

If **you** have protected your no claim discount, the **schedule** will state how the no claim discount scale operates in the event of a claim.

Payments made solely for the following will not be taken into account for the purposes of assessing eligibility to no claim discount.

- (a) emergency treatment
- (b) breakage of glass in the windscreen, windows or sunroof where this is the only damage to the vehicle other than scratching of bodywork resulting from such breakage
- (c) Replacement locks

(d) Breakdown assistance (where this cover has been selected).

- If more than one vehicle is insured under this policy, no claim discount will:
- (i) only apply in respect of any vehicle for which we have agreed it
- (ii) be applied as if a separate policy had been issued for each vehicle.

No claim discount is not earned on a policy issued for less than 12 months.

If **we** consent to transfer this policy, any no claim discount earned will not apply to the person, firm or company to whom the policy is transferred.

Uninsured driver promise

If **you** are hit by an uninsured driver and provide **us** with the other driver's name, contact details and their vehicle registration number, **we** will not reduce your no claim discount. This only applies where the driver of **your vehicle** is not at fault.

General Exceptions

Your policy does not cover:

- (1) any accident, injury, loss or damage while any vehicle insured under this policy is being:
 - (a) used or driven other than in accordance with the terms of your **certificate of motor** *insurance*;
 - (b) driven by or is in the charge of any person for the purposes of being driven who:
 - (i) does not have a licence to drive **your vehicle**, has never held one or is disqualified from holding or obtaining such a licence;
 - (ii) is not complying with the terms and conditions of the licence;
 - (iii) does not have the appropriate licence for the type of vehicle

This exception will not apply:

- (i) while your vehicle is in the custody or control of a member of the motor trade for the purposes of maintenance or repair, or an employee of a hotel or restaurant or car parking service for the sole purpose of parking;
- (ii) if the accident, bodily injury, loss or damage was caused as a result of the theft of your vehicle;
- (iii) if the person driving does not have a driving licence and **you** had no knowledge of such deficiency;
- (2) any liability you have accepted solely by virtue of an agreement but which would not attach if that agreement did not exist
- (3) (a) loss or destruction of or damage to any property whatsoever or any loss or expense whatsoever or any consequential loss;
 - (b) any legal liability of any nature directly or indirectly caused by or contributed to by or arising from:
 - (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
 - (ii) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
 - (iii) any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter;
 - (iv) the radioactive, toxic, explosive or other hazardous or contaminating properties or any radioactive matter;
- (4) any consequence whatsoever resulting directly or indirectly from or in connection with any of the following regardless of any other contributory cause or event
 - (i) war invasion act of foreign enemy hostilities or a warlike operation or operations (whether war be declared or not) civil war rebellion revolution insurrection civil commotion assuming the proportions of or amounting to an uprising military or usurped power
 - (ii) any action taken in controlling preventing suppressing or in any way relating to (i) above,
 - except as is necessary to meet the requirements of the road traffic acts
- (5) any accident, injury, loss or damage (except under Section 8 of the policy) if any vehicle is registered elsewhere than in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands
- (6) any deliberate act or reckless act, caused by **you** or any person entitled to drive. This exception will not place any obligation upon **us** to accept any liability under Section 2 Exception (14)
- (7) the VAT element of any claim where **you** and/or your business are VAT registered and are able to recover VAT.

Conditions

 representatives must telephone us giving full details of the incident. Any communication you receive about that incident should be sent to us immediately. You or your legal person representatives must let us know immediately if anyone insured under this policy is to be prosecuted as a result of the incident or if there is to be an inquest or a fatal accident inqu (2) You or anyone else daiming under this policy, must not admit to any claim, promise any payment or refuse any claim without our written consent. If we want to, we can take ove and conduct in your name or that of the person claiming under this policy shall give a settlement of any claim or take proceedings for our own benefit to recover any payment we have made under this policy. We shall have full discretion in the conduct, and this relates to payment for liability for dramage to property, we may, at any time, pay you the full amoun we are required to pay under the policy (less any sums we have already paid in compensal or, any less amount for which such claims can be settled and, having done so, relinquish the conduct and control of such claim(s) and be under no truther liability for them. We will however be liable for the payment to drass and be under no truther liability for them. We will how ever be liable for the payment to us. (d) (a) You may cancel this policy at any time after the date we have received the premium be providing at least 7 days' notice in writing to us. (b) If there is a default under your Aviva credit agreement which finances this policy, we, or any agat appointed by us and acting yout hou specific authority, may cancel this policy is cancelled under (a) or (b) above, we may, at our discretion, refund to you proportionate part of the premium paid for the unexpired period. This is provided that, dur the current period of insurance, there has been no: (i) claim made under the policy for which is silkely to give rise to a claim, and which h already been, or is yet to be, rep	conditions	
payment for liability for damage to property, we may, at any time, pay you the full amoun we are required to pay under the policy (less any sums we have already paid in compensat or, any less amount for which such claims can be settled and, having done sor, relinquish the conduct and control of such claim(s) and be under no further liability for them. We will however be liable for the payment of costs and expenses of litigation, recoverable or incur in respect of matters prior to the date of such payment. Cancellation (4) (a) You may cancel this policy at any time after the date we have received the premium by providing at least 7 days' notice in writing to us. (b) If there is a default under your Aviva credit agreement which finances this policy, we, or any agent appointed by us and acting with our specific authority, may cancel this policy is providing written notice to you in accordance with the default termination provisions set in your Aviva credit agreement. If your policy is cancelled under (a) or (b) above, we may, at our discretion, refund to you proportionate part of the premium paid for the unexpired period. This is provided that, dur the current period of insurance, there has been no: (i) claim made under the policy for which we have made a payment, (ii) incident which you are aware of and which is likely to give rise to a claim, and which halready been, or is yet to be, reported to us. (c) Where there is no Aviva credit agreement to finance this policy, we will cancel this polic for the inception date if the premium has not been paid and no return premium will allowed. Such cancellation will be confirmed in writing by us your last known addres.	Claims procedure	 you receive about that incident should be sent to us immediately. You or your legal personal representatives must let us know immediately if anyone insured under this policy is to be prosecuted as a result of the incident or if there is to be an inquest or a fatal accident inquiry. (2) You or anyone else claiming under this policy, must not admit to any claim, promise any payment or refuse any claim without our written consent. If we want to, we can take over and conduct in your name or that of the person claiming under the policy the defence or settlement of any claim or take proceedings for our own benefit to recover any payment we have made under this policy. We shall have full discretion in the conduct of any proceedings or the settlement of any claim. The person who is seeking payment under this policy shall give us all the information and assistance necessary for us to achieve a settlement.
 (b) If there is a default under your Aviva credit agreement which finances this policy, we, or any agent appointed by us and acting with our specific authority, may cancel this policy b providing written notice to you in accordance with the default termination provisions set in your Aviva credit agreement. If your policy is cancelled under (a) or (b) above, we may, at our discretion, refund to you proportionate part of the premium paid for the unexpired period. This is provided that, dur the current period of insurance, there has been no: (i) claim made under the policy for which we have made a payment, (ii) claim made under the policy for which is still under consideration, (iii) incident which you are aware of and which is likely to give rise to a claim, and which h already been, or is yet to be, reported to us. (c) Where there is no Aviva credit agreement to finance this policy, we will cancel this polic from the inception date if the premium has not been paid and no return premium will allowed. Such cancellation will be confirmed in writing by us to your last known addres. We will refund a proportionate part of the premium for the unexpired period provided during the current period of insurance, there has been no (i) claim made under the policy for which we have made a payment, (ii) claim dae under the policy of insurance, there has been no 		payment for liability for damage to property, we may, at any time, pay you the full amount we are required to pay under the policy (less any sums we have already paid in compensation) or, any less amount for which such claims can be settled and, having done so, relinquish the conduct and control of such claim(s) and be under no further liability for them. We will, however be liable for the payment of costs and expenses of litigation, recoverable or incurred,
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	Other insurance	(5) If at the time any claim arises under this policy there is any other insurance policy covering the same loss damage or liability we will only pay our share of the claim. This provision will not place any obligation upon us to accept any liability under Section 2 or 6 or 12 of the policy which we would otherwise be entitled to exclude under Exception (1) to Section 2 and part (4) of Section 6 and Exception (2) to Section 12.

Premium adjustment	(6) Before the commencement of any period of insurance you will provide us with a schedule (in the form required) of all motor vehicles (and trailers if specific trailers are covered under this policy) covered under the definition of your vehicle contained in the Definitions to this policy.
	You will immediately provide us with details of motor vehicles (and trailers if specific trailers are covered under this policy) that you subsequently acquired or disposed of and in respect of these details you will pay us an additional premium or receive from us a refund calculated as agreed.
Your duty to prevent loss or damage	(7) You shall at all times take all reasonable steps to safeguard your vehicle from loss or damage. You shall maintain your vehicle in roadworthy condition and we shall have at all times free access to examine such vehicle.
Arbitration	(8) Where we have accepted a claim and there is a disagreement over the amount to be paid the dispute must be referred to an arbitrator to be agreed between you and us in accordance with the law at the time. When this happens a decision must be made before you can take any legal action against us.
Your duty to comply with policy conditions	(9) Our provision of insurance under this policy is conditional upon you observing and fulfilling the terms, provisions and conditions of this policy and any clauses endorsed on it.
Fraud	(10) If a claim made by you or anyone acting on your behalf is fraudulent or fraudulently exaggerated or supported by a false statement or fraudulent means or fraudulent evidence is provided to support the claim, we may:
	(a) refuse to pay the claim,
	(b) recover from you any sums paid by us to you in respect of the claim,
	(c) by notice to you cancel the policy with effect from the date of the fraudulent act without any return of premium.
	If we cancel the policy under (c) above, then we may refuse to provide cover after the time of the fraudulent act. This will not affect any liability we may have in respect of the provision of cover before the time of the fraudulent act.
	If this policy provides cover to any person other than you and a claim made by such person or anyone acting on their behalf is fraudulent or fraudulently exaggerated or supported by a false statement or fraudulent means or fraudulent evidence is provided to support the claim, we may:
	(a) refuse to pay the claim,
	(b) recover any sums paid by us in respect of the claim (from you or such person, depending on who received the sums or who benefited from the cover provided),
	(c) by notice to you and such person cancel the cover provided for such person with effect from the date of the fraudulent act without any return of premium in respect of such cover.
	If we cancel a person's cover under (c) above, then we may refuse to provide cover after the time of the fraudulent act. This will not affect any liability we may have under such cover occurring before the time of the fraudulent act.
Payments made under compulsory insurance regulations and rights of recovery	(11) If the law in any country in which this policy operates requires us to settle a claim which, if this law had not existed, we would not be obliged to pay, we reserve the right to recover such payments from you or from the person who incurred the liability.
Motor Insurance Database – supply of vehicle details	(12) You will immediately provide us with all relevant motor vehicle details of all motor vehicles whose use is covered by this policy as required by the relevant law applicable in Great Britain and Northern Ireland for entry onto the Motor Insurance Database.

Subjectivity	(13) The policy, the application or any statement of fact made by you , any clauses endorsed on the policy, the schedule and the certificate of motor insurance , form the contract of insurance between you , the policyholder , and us , Aviva.
	We will clearly state if the cover provided by the policy is subject to you :
	(a) providing us with any additional information requested by the required date(s);
	(b) completing any actions agreed between you and us by the required date(s);
	(c) allowing us to complete any actions agreed between you and us .
	Upon completion of these requirements (or if they are not completed by the required dates), we may, at our option:
	(a) modify your premium;
	(b) issue a mid-term amendment to your policy terms and conditions;
	(c) require you to make alterations to the risk insured by the required date(s);
	(d) exercise our right to cancel your policy;
	(e) leave the policy terms and conditions, and your premium, unaltered.
	We will contact you with our decision and where applicable, specify the date(s) by which any action(s) agreed need to be completed by you and/or any decision by us will take effect.
	Our requirements and decisions will take effect from the dates(s) specified unless and until we agree otherwise in writing. If you disagree with our requirements and/or decisions, we will consider your comments and where we consider appropriate, we will continue to negotiate with you to resolve the matter to your and our satisfaction.
	In the event that the matter cannot be resolved:
	 (i) you have the right to cancel this policy from a date agreed by you and us and, providing no claims have been made, we will refund a proportionate part of the premium paid for the unexpired period of cover;
	(ii) we may, at our option, exercise our right under the policy cancellation condition.
	Except where stated all other policy terms and conditions will continue to apply.
	The above conditions do not affect our right to void the policy if we discover information material to our acceptance of the risk.
European Communities (Rights Against Insurers) Regulations 2002	(14) Third parties may contact us directly in the event of an accident, loss or damage as allowed under the European Communities (Rights Against Insurers) Regulations 2002. In these circumstances we may deal with any claim, subject to the terms and conditions of your policy.

Non Disclosure, Misrepresentation or Misdescription

(15) Before this policy was entered into

If **you** have breached your duty to make a fair presentation of the risk to **us** before this policy was entered into, then:

- (a) where the breach was deliberate or reckless, **we** may avoid this policy and refuse all claims, and keep all premiums paid;
- (b) where the breach was neither deliberate nor reckless, and but for the breach:
 - (i) **we** would not have agreed to provide cover under this policy on any terms, **we** may avoid this policy and refuse all claims, but will return any premiums paid
 - (ii) we would have agreed to provide cover under this policy but on different terms (other than premium terms), we may require that this policy includes such different terms with effect from its commencement, and/or
 - (iii) we would have agreed to provide cover under this policy but would have charged a higher premium, our liability for any loss amount payable shall be limited to the proportion that the premium we charged bears to the higher premium we would have charged, as outlined in Schedule 1 to the Insurance Act 2015.
- (16) Before a variation was agreed

If **you** have breached your duty to make a fair presentation of the risk to **us** before any variation to this policy was agreed, then:

- (a) where the breach was deliberate or reckless, **we** may cancel this policy with effect from the date of the variation, and keep all premiums paid;
- (b) where the breach was neither deliberate nor reckless, and but for the breach:
 - (i) **we** would not have agreed to the variation on any terms, **we** may treat this policy as though the variation was never made, but will return any additional premiums paid
 - (ii) we would have agreed to the variation but on different terms (other than premium terms), we may require that the variation includes such different terms with effect from the date it was made, and/or
 - (iii) we would have agreed to the variation but would have increased the premium, or would have increased it by more than we did, or would not have reduced it or would have reduced it by less than we did, our liability for any loss amount payable shall be limited on a proportionate basis, as outlined in Schedule 1 to the Insurance Act 2015.

This condition operates in addition to any provisions relating to underinsurance in this policy.

Car sharing and insurance Applicable only in respect of Private Cars	If you receive financial contributions in respect of the carriage of passengers on a journey in your private car as part of a car-sharing agreement arrangement we will not regard this as being the carriage of passengers for hire or reward (or the use of the vehicle for hiring).
	This section does not apply if:
	(a) the passengers are being carried in the course of a business of carrying passengers
	(b) the total contributions received for the journey concerned involve an element of profit.
	(c) your vehicle is constructed or adapted to carry more than eight passengers (excluding the driver).
	Important note
	If your private car is used under a car-sharing arrangement and there is any doubt as to whether this arrangement is covered by the terms of your policy you should immediately contact us for confirmation.
Voluntary Work	Where your certificate of motor insurance includes use for social, domestic and pleasure purposes, your policy will cover any person entitled to drive, who you have authorised, to carry out voluntary work.
	Voluntary work is the use of your vehicle in connection with, or for the benefit of, charities, voluntary organisations, clubs or societies, where payment does not exceed the HMRC mileage rate in force at that time.
	Cover does not apply to vehicles owned by, hired to or lent to any such organisation or vehicles that are used for hire or reward.
	Important Note
	If there is any doubt as to whether such an arrangement is covered by your policy, please contact your insurance adviser immediately for confirmation.
Breakdown and European Motoring Assistance	Breakdown and European Motoring Assistance is a separate policy.
	The cover and service under the Breakdown and European Motoring Assistance policy applies where Breakdown is shown as 'Y' in your schedule .
	Please refer to the Breakdown and European Motoring Assistance policy provided for details of cover.



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