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SAVE up to £50 off your excess* by reporting your incident within 4 hours

If you contact us on the Claimline number above within 4 hours of the incident and provide sufficient information to progress your claim, including the following details of all third parties involved in the incident:

- Full name
- Postal address
- Contact phone number
- Email address
- Photographic evidence of any damage caused and any passengers
- *only if you choose to make a claim and there is an excess applicable to your claim. If the total excess applicable is less than £50, you will pay no excess.

Not applicable to Windscreen Excesses.

About your Policy

Introduction

Thank you for purchasing this insurance.

Our CarCare cover is designed to provide complete peace of mind for *vehicle* owners and is serviced by *our* UK based claims and service centre teams.

So should disaster or misfortune strike *you* are protected by outstanding customer service and financial security.

Insurance policies are legal contracts and your insurance documents serve as evidence of the contract you have made with us. Please read and check these documents very carefully and keep them in a safe place. If you have any questions about the cover we are providing, or you wish to change the cover, please contact your insurance broker immediately. To understand exactly what cover we are providing to you, the documents need to be read in conjunction with each other.

Your policy provides cover for the drivers, the insured vehicle, and for the sections and period of insurance shown in your Policy Schedule. You must read your Policy Wording, Policy Schedule, Statement of Facts, Motor Insurance Certificate and any Cover Note or Endorsements as one single contract. Please read all documents to make sure the cover provided meets your needs. If this is not the case, please contact your insurance broker as soon as possible.

Premium Payment

Your policy provides the cover for the period of insurance shown on the *Policy Schedule*, subject to *you* having paid the premium to *us*.

How to make a claim

If there is an incident which may result in a claim, either in respect of damage to the *vehicle* or a possible claim by a third party against *you*, telephone our Claimline: **01204 600315** for immediate help and assistance.

Complaints

We pride ourselves on our service, but occasionally things go wrong. If you wish to make a complaint, please contact us at:

Phone: **01204 600200**

Broker Direct Plc

Deakins Park

Deakins Mill Way

Egerton, Bolton

BL79RW

Email: compliance@brokerdirect.co.uk

Please see page 16 for full details of our complaints process.

Your cancellation rights

If you decide that you do not want to accept the policy (or any future renewal of the policy by us), please tell your insurance broker of your decision, in writing or by phone, within 14 days of receiving the policy (or for renewals within 14 days of your policy renewal date). You will be entitled to a prorata refund of premium provided no claim has been made during the current period of insurance and subject to a minimum premium of £35 (plus Insurance Premium Tax).

Please see General Terms and Conditions for full details of all cancellation conditions and charges.

Territorial Limits

The insurance applies anywhere in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands (or whilst in transit between ports in this area). For details of using *your vehicle* abroad, please refer to the European Union (EU Compulsory Insurance) Section 4 of this *Policy Wording*.

Alterations

Your most recent Statement of Facts sets out the information we were given when we agreed to provide you with the cover and terms of the policy. You must tell us or your insurance broker immediately if any of your information is incorrect or changes. If we have wrong information this may result in the correct premium being charged and/or claims not being paid in full, or your insurance may not be valid and claims will not be paid. Please refer to the Statement of Facts which forms part of the Policy Documents.

This policy is arranged by *your* insurance broker whose contact details appear on the Schedule.

Broker Direct Plc are an intermediary and not an insurer. Broker Direct Plc has not made any personal recommendation regarding the sale of this policy.

This policy is marketed and serviced by Broker Direct Plc in accordance with the authorisation the Insurer has granted under the terms of a contract between Broker Direct and the Insurer. This contract makes

Broker Direct Plc the Insurer's agent and gives them the authority to perform certain acts on the Insurer's behalf, but does not affect your rights to claim or make a complaint.

Broker Direct Plc is registered in England.
No.2958427. Registered Office: Deakins Park, Deakins Mill Way, Egerton, Bolton BL7 9RW. Authorised and regulated by the Financial Conduct Authority.

Accredited Insurance (Europe) Limited – UK Branch. Authorised and regulated by the Malta Financial Services Authority. Authorised by the Prudential Regulation Authority and with deemed variation of permission. Subject to regulation by the Financial Conduct Authority and limited regulation by the Prudential Regulation Authority. The nature and extent of consumer protections may differ from those for firms based in the UK. Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website.

Accredited Insurance (Europe) Limited – UK Branch (UK Establishment Number: BR021362; FRN:608422) is the UK Branch of Accredited Insurance (Europe) Limited which is incorporated in Malta (Company number: C59505) with limited liability and with its Registered Office and principal place of business at Development House, St Anne Street, Floriana, FRN 9010 Malta.

Accredited Insurance (Europe) Limited – UK Branch has a place of registration and principal place of business at 71 Fenchurch Street, London, EC₃M 4BS. UK Companies House registered no. BRo21362.

Iain Gray

Chief Executive Broker Direct Plc **Colin Johnson**

Director
Accredited Insurance
(Europe) Ltd - UK Branch

Definitions

Certain words have specific meanings where they appear in this policy. These words are printed in italics in the *Policy Wording*; their meanings are shown below.

Policy Wording (this document) – This is *our* standard *Policy Wording* containing details of what is covered and what is excluded by the various sections.

Endorsements – These amend or supplement the standard cover shown in the *Policy Wording* and only apply if shown in *your Policy Schedule*.

Policy Schedule – This contains details of *you*, the *vehicle*, the period of insurance, the type of cover, the premium and the *endorsements* applying to *your* policy.

Motor Insurance Certificate – This is the evidence of insurance cover as required by law and it is the document *you* must show to the Police or Law Courts if asked.

Statement of Facts – This records the information we were given when we agreed to provide the cover and the terms of your policy. A new Statement of Facts will be sent to you whenever your insurance broker processes a change to this information and at renewal.

Renewal Notice – This sets out any changes to the *Policy Wording* and *Policy Schedule* details which apply from renewal date.

Audio equipment – *Audio equipment*, navigation systems, telephones or mobile phones, computers, computer tablets, two-way radios, and their ancillary equipment, unless fitted permanently to the *vehicle*.

CLAIMLINE – the telephone number shown in your Motor Insurance Certificate (also on the Policy Schedule and any Renewal Notice) which you should use to notify claims, 24 hours a day/ 365 days a year.

Excess – the amount which *you* must pay towards a claim.

Market value – The cost of replacing your vehicle with one of a similar age, type, condition and history by reference to vehicle value websites and publications (including but not limited to 'Glasses Guide') and, where applicable, a suitably qualified independent motor engineer.

Panoramic roof – A vehicle roof system manufactured as single or multi-panel sunroof that offer the benefits of a sunroof to the front and rear passengers of the *vehicle* by covering the entire passenger compartment or the majority of it.

This does not form part of the *vehicle* windscreen/glass of the *vehicle*.

Personal effects – *Your* personal belongings that are in or on *your vehicle* at the time of an accident, fire or theft.

Terrorism – In the *United Kingdom* or in any other territory, *terrorism* shall follow the interpretation as set out in Part 1 of the Terrorism Act 2000 or as per any subsequent amendments thereto or successors thereof, which states:

(1) in this Act, *terrorism* means the use or threat of action where –

- a) the action falls within subsection (2),
- b) the use or threat is designed to influence the government or an international governmental organisation or to intimidate the public or a section of the public, and;
- c) the use or threat is made for the purpose of advancing a political, religious or ideological cause.
- (2) Action falls within this subsection if it
 - a) involves serious violence against a person,
 - b) involves serious damage to property,
 - c) endangers a person's life, other than the person committing the action,
 - d) creates a serious risk to the health or safety of the public or a section of the public,
 - e) is designed to interfere with or seriously disrupt an electronic system.

(3) The use or threat of action falling within subsection (2) which involves the use of firearms or explosives is *terrorism* whether or not subsection (1b).

United Kingdom – England, Scotland, Wales, Northern Ireland, the Isle of Man and the Channel Islands.

Vehicle -

- a) the motor vehicle specified in the Motor Insurance Certificate, and any courtesy car supplied by us whilst the vehicle is being repaired;
- b) spare parts and accessories fitted in or on to the vehicle, or whilst removed and kept inside your private garage.

We/us/our – Accredited Insurance (Europe) Limited - UK Branch and, where the context requires Broker Direct Plc and/or CPD Underwriting Solutions Limited.

You/your – the person named in the *Policy Schedule* as the policyholder.

Cover

Section 1

Accidental Damage to the Vehicle

(not applicable if cover is Third Party Fire & Theft or Third Party Only)

- We will pay for damage to the vehicle, which is not covered under Section 2 – Fire or Theft.
- 2. In addition, we will pay:
 - for a courtesy car, when the vehicle is being repaired by a Broker Direct Authorised Repairer;
 - up to £100 for personal effects damaged in an incident for which there is a valid claim under paragraph 1 of this Section;
 - up to £300 for child seat replacement if damaged in an incident for which there is a valid claim under paragraph 1 of this Section.

Windscreen

Any payment made solely in respect of damage to glass in the *vehicle*'s windscreen or windows and any scratching to the bodywork caused by the broken glass will not reduce *your* No Claims Discount.

Notes:

- a) Panoramic Roofs are excluded from Windscreen cover and any damage or loss will be treated as a claim under Section 1 and the standard policy excesses and No Claims Discount step back process will apply.
- b) The windscreen payment limit when not using our authorised suppliers is £250 as outlined in the windscreen excess endorsement applying to your policy.

Section 2

Fire and Theft

(not applicable if cover is Third Party Only)

- We will pay for loss of or damage to the vehicle caused by fire, lightning, explosion, theft or attempted theft.
- 2. In addition, we will pay:
 - up to £100 for personal effects lost or damaged in an incident for which there is a valid claim under paragraph 1 of this Section.

Note: All cover under Sections 1 and 2 is subject to the Exceptions, Claims Settlement, and Conditions stated in this policy.

Exceptions to Sections 1 & 2

We will not pay for:

- 1.2.1. Any excess shown in the Endorsements and/or Policy Schedule.
- 1.2.2. Damage which existed before the incident for which you are claiming.
- 1.2.3. Loss of use, wear and tear, depreciation, mechanical or electrical or electronic or computer failures or breakdowns or breakages, damage caused by freezing, losses you sustain through not being able to use the vehicle and the cost of hiring another vehicle.
- 1.2.4. Reduction in value of the *vehicle* as a result of damage, whether repaired or not.
- 1.2.5. Money (including credit cards, cash, debit and cheque cards), stamps, tickets, documents or securities.
- 1.2.6. Goods, tools, samples or equipment carried in connection with any trade or business.
- 1.2.7. Property covered under any other insurance.
- 1.2.8. Audio equipment and their ancillary equipment, unless fitted permanently to the vehicle (see also "Claims Settlement").

Note: If such equipment is designed to be removable or partly removable and cannot function independently of the *vehicle*, *we* will pay for loss or damage occurring in a building when the equipment has been removed temporarily for safekeeping.

- 1.2.9. Loss as a result of any person obtaining or attempting to obtain the vehicle using any form of payment which proves to be counterfeit, false, fraudulent, invalid, uncollectible, irrecoverable or irredeemable for any reason.
- 1.2.10. Loss of or damage to the vehicle where possession is obtained by fraud, trick or false pretences.
- 1.2.11. Loss resulting from repossession of the *vehicle* or restitution to its rightful owner.
- 1.2.12. Damage caused deliberately by you or anyone driving or using the vehicle with your permission.
- 1.2.13. Loss of or damage to the vehicle resulting from unauthorised use of the vehicle by a person known to you, unless that person is convicted for theft.
- 1.2.14. Property stolen from an open or convertible vehicle, unless taken from a locked boot or locked glove compartment.

Cover (cont.)

- 1.2.15. Loss or damage from theft of attempted theft where:
 - a) all locks have not been engaged; or
 - b) any windows have been left open; or
 - c) the immobiliser is either not working or not been activated; or
 - d) the keys have been left in or on your vehicle.
- 1.2.16. Loss or damage defined in the General Policy Exceptions.
- 1.2.17. Damage to tyres caused by braking, punctures
- 1.2.18. Loss or damage caused by an inappropriate type or grade of fuel being used (unless covered by your endorsements).
- 1.2.19. Loss or damage when your vehicle is left unattended, if the last person in charge of your vehicle before the loss or damage happened is not shown on your Motor Insurance Certificate as allowed to drive.
- 1.2.20. Fire or explosion damage to any private garage whilst your vehicle is within.
- 1.2.21. A temporary hire car if *your vehicle* is stolen or damaged beyond economic repair.
- 1.2.22 If a courtesy car has been provided, you will have to pay the hire costs if you keep the car for longer than agreed.
- 1.2.23 You will have to pay the running costs of the courtesy car and also any penalties or fines incurred by you, whilst you are using the car.
- 1.2.24 Loss of fuel.

Claims Settlement - Sections 1 & 2

- We will, at our option, make a payment of cash or repair or reinstate or replace parts, following loss of or damage to the vehicle.
- Repairs will usually be carried out by the nearest Broker Direct Authorised Repairer who will guarantee the work for five years. Unless doing so would invalidate a car manufacturer's warranty, in which case, an alternative garage may be arranged. When we repair your vehicle we may use parts or accessories which are not made or supplied by your vehicle's manufacturer. They will be of a similar quality to the parts and accessories which are being replaced.

- If a repair or replacement leaves you with a better vehicle than before the incident, we may ask you to pay a fair contribution to the cost of the claim.
- If the vehicle is a total loss (for example, stolen and not recovered or damaged beyond economical repair), we will pay the market value of the vehicle at the time of the incident. We will have the right to own the salvage. We will not be responsible for storage charges resulting from any avoidable delay by you in authorising us to remove the vehicle to free storage. We will not return any premium for the remaining period of insurance in the event of cancellation by you.
- We will not pay more than the manufacturer's last published list price, plus the reasonable cost of fitting, for any part or accessory.
- If the vehicle is the subject of a hire purchase or leasing agreement, we will normally make any payment for the total loss or destruction of the vehicle to the legal owner, whose receipt of our payment will be a full and final discharge of our liability.
- For loss of or damage to the *vehicle*'s *audio equipment* and their ancillary equipment, *we* will pay the cost of repair or replacement by the contractor appointed by *CLAIMLINE*. The maximum amount payable is £500, unless the equipment was installed by the manufacturer or authorised dealer in accordance with the *vehicle* manufacturer's specification.
- In the event that the vehicle has been modified from the original specification of the manufacturer and such modifications have been declared to us and are noted on the Statement of Facts, the amount payable in respect of all such modifications will be limited to 25% of the value of the vehicle without such modifications.

Vehicle Recovery

If the vehicle cannot be driven after an incident which is covered under Section 1 or Section 2, we will pay the reasonable cost of protecting it and removing it to the nearest Broker Direct Authorised Repairer or another place as agreed by us. We will also pay for it to be brought back to your address shown in the Policy Schedule.

You or anyone making a claim under this policy must comply with all terms and conditions, as far as possible, otherwise we may not be able to deal with your claim.

Section 3

Liability to Third Parties

- 3.1. We will indemnify you for your legal liability for:
 - The death of, or bodily injury to any person (including your passengers who are in the vehicle at the time of the accident); or
 - Damage to property of others;

caused by or in connection with the *vehicle* being used in accordance with *your motor insurance* certificate

We will also indemnify your employer for their legal liability for the death of or injury to any person or damage to property of others while you are driving your vehicle for the purpose of your employer's business provided that:

- a) Such business use is permitted by *us* and is shown on *your* certificate of insurance; and
- b) the vehicle being driven is your vehicle and does not belong to and is not the subject of a financial arrangement entered into by your employer or business partner; and
- c) the policy is in the name of an individual or partnership;
- d) *your* employer does not have any other insurance providing contingent motor liability.

The cover also applies to:

- Any other person covered by your motor insurance certificate, providing you gave permission to drive or use the vehicle, subject to the driver:
 - a) Complying with the policy terms and conditions.
 - b) Not using the *vehicle* for business or trade purposes.
- Any person who is travelling in the vehicle or getting into or out of the vehicle.
- Any person you allow to use (but not drive) the vehicle for social, domestic and pleasure purposes only.
- The legal representatives of you or any person insured under this policy, who would have been entitled to reimbursement under this Section, in respect of that person's liability.

3.2. We will pay:

- Damages, costs and expenses at law.
- Costs incurred, providing we have given our written consent.

If you or any person covered by this Section has an accident that is covered by this Section of your policy we will pay:

- Solicitor's fees to represent that person at a coroner's inquest or fatal accident inquiry, as long as we have agreed to do so beforehand.
- The cost of reasonable legal services which we arrange to defend that person against a charge of manslaughter, corporate manslaughter, corporate homicide act 2007 or causing death by careless, or dangerous driving or in a magistrates court proceedings involving allegations arising out of a collision with a third party vehicle or pedestrian.

You must notify us of any proceedings as soon as you are notified.

We will only arrange such legal services where it is more likely than not that the defence will be successful.

Such cover is limited to instances where it is in our own interest to make payments for the purpose of defending or representing you and any other person covered by this Section.

This cover is additional to the main cover provided by this Section and is limited to £5,000.

The indemnity provided by Section 3 of this policy (Liability to Third Parties) in respect of Motor Third Party Property Damage losses is limited to £20,000,000 (or higher limits provided for by local legislation in territories outside of the *United Kingdom*) and up to £5,000,000 for legal cost and expenses as a result of any claim or series of claims caused by one event.

Exceptions to Section 3

We do not cover:

- 3.3.1. The legal liability of any person who is driving unless that person holds a licence to drive the vehicle.
- 3.3.2. The legal liability of any person who is not driving, but who makes a claim, if that person knows that the driver did not hold a licence to drive the *vehicle*.

Cover (cont.)

- 3.3.3. Death of or bodily injury to any passenger in or on a trailer attached to a vehicle insured under this policy, except as required by the Road Traffic Acts.
- 3.3.4. Any loss, damage, injury or death caused deliberately by you or anyone driving or using the vehicle with your permission.
- 3.3.5. Any part of the claim if there is any other insurance covering the same liability or damage.
- 3.3.6. Loss of or damage to vehicles or property owned by or in the custody or control of any person claiming benefit under your policy.
- 3.3.7. Death of or bodily injury to any person employed by the Policyholder or person covered by this Section arising out of their employment except where it is necessary to meet the requirements of the Road Traffic Acts or any other laws that may apply to motor insurance.
- 3.3.8. Liability for loss, damage, injury, death or any other cost or expense directly or indirectly caused by, resulting from or in connection with any act of terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss or any action taken in controlling, preventing, suppressing or in any way relating to any act of terrorism, except as is necessary to meet the requirements of any compulsory motor insurance legislation in force within the territorial limits of this policy.
- 3.3.9. Liabilities defined in the General Policy Exceptions.
- 3.3.10. Death, bodily injury to the driver of the vehicle.
- 3.3.11. Damage to the vehicle.
- 3.3.12. Loss or damage to the *Personal effects* of the insured.
- 3.3.13. Punitive and exemplary damages.
- 3.3.14. Loss or damage whilst being used as a tool of trade.

Additional Cover to Section 3

Trailer

We will cover you in respect of any trailer or mechanically disabled vehicle while being towed, as allowed by law, by the vehicle.

We will not be liable:

- for loss of or damage to the towed trailer or mechanically disabled vehicle; or
- while such trailer or *vehicle* is being towed for reward.

Emergency Treatment

We will pay for the cost of emergency treatment as required by the Road Traffic Acts, resulting from injury caused by an incident involving the *vehicle*.

Any payment made in respect of emergency treatment alone will not reduce *your* No Claims Discount.

Driving Other Vehicles

If your motor insurance certificate states that you may drive another vehicle, the cover provided by Section 3 of this policy will apply when you are driving in the United Kingdom or Republic of Ireland any private motor vehicle which is not owned by you or hired by you under a hire purchase agreement provided:

- You have the owner's permission to do so.
- There is a separate current valid insurance policy in force for the vehicle which meets Road Traffic Act requirements.
- The vehicle has been manufactured for the carriage of up to, but not more than, eight people.
- The vehicle is designed solely for private use and has not been designed, constructed or modified to carry goods.
- You still have your vehicle and it has not been sold, declared SORN, written off or damaged beyond cost-effective repair.
- The vehicle is not owned by, registered to, hired, rented or leased to your business partner or employer, or used by you in connection with your or your employer's business.
- You are not using, or intending to use, the cover to obtain the release of a vehicle that has been seized by, or on behalf of, any government or public authority.
- The motor *vehicle* is registered within the *United Kingdom* or Republic of Ireland.
- You are not insured under any other insurance to drive the motor vehicle.

Section 4

Additional Benefits for all *our* policyholders

4.1. No Claims Discount (NCD)

Your premium is discounted if *you* do not make a claim in consecutive periods of insurance.

If you make a claim under your policy, any No Claims Discount will be reduced at next renewal, in accordance with our scale applicable at that time which is available via your Insurance Broker. If we recover the payments we make in settlement of your claim in full, your NCD will not be affected

Protected No Claims Discount

Provided certain qualifying conditions are met, you may be able to protect your No Claims Discount if you pay an extra premium (available via your Insurance broker). Your No Claims Discount is only protected if this is shown on your Policy Schedule.

Conditions relating to No Claim Discount Discount

If you do not make a claim during the period of insurance, we will apply a discount to the premium you pay when you renew the policy in accordance with our scale applicable at the time of renewal.

Effect of making a claim

Unless you have purchased No Claim Discount protection, if you make any claim during a period of insurance your No Claim Discount will step back as follows:

NCD level before a Claim	NCD level at next renewal following		
	1 Claim	2 Claims	3 Claims or more
7 or more years	5	3	0
6 years	4	2	0
5 years	3	1	0
4 years	2	0	0
3 years	1	0	0
2 years	0	0	0
1 year	0	0	0
Nil	0	0	0

Where *you* have purchased No Claim Discount protection:

Current NCD level	NCD level at next renewal following		
	3 Claims in last 3 years **	4 Claims or more in last 3 years	
7 or more years	5	0	
6 years	4	0	
5 years	3	0	
4years	2	0	
3 years	1	0	
2 years	0	0	
1 year	0	0	

**Not more than one (1) claim in any period of insurance.

You may only purchase No Claims Protection if you have earned one (1) or more years No Claims Discount.

Transferring the discount

You cannot transfer your No Claims Discount to anyone else. If this insurance applies to more than one *vehicle*, there will be a separate No Claims Discount for each one.

Claims that do not affect the No Claim Discount

You will not lose your entitlement to the No Claims Discount if:

- a) We have been able to recover in full any payments made by us
- b) the only claim you have made is for windscreens.

Cover (cont.)

4.2. Car Sharing

If you receive contributions from passengers as part of a car sharing arrangement for social or other similar purposes, we will not regard this as carrying passengers for hire or reward (or use of the vehicle for hiring) provided that:

- the total contributions received for the journey do not involve a profit; and
- the passengers are not carried in the course of a business of carrying passengers; and
- the vehicle does not carry more than eight passengers plus the driver.

4.3. Servicing and Parking

We will continue to provide insurance (but to you only) while the vehicle is in the custody or control of:

- a member of the motor trade and used only for its own overhaul, upkeep or repair;
- a hotel, restaurant, car park or other similar establishment for parking purposes only.

4.4. European Union (EU Compulsory Insurance)

Your cover under Section 3 Liability to Third Parties includes the compulsory minimum insurance cover required to use any *vehicle* insured by this policy in any member country of the EU and other countries whose insurance arrangements satisfy the requirements of the EU Commission and the relevant EU Directives, as specified in the *Motor Insurance Certificate*. Cover is also included while *your vehicle* is being transported to and from these countries by rail or by a recognised sea route which takes less than 65 hours.

Note: Cover under Sections 1 Accidental Damage to the Vehicle and/or 2 Fire and Theft (if these covers have been purchased) are limited to 45 days in one policy year and the use of the *vehicle* is for Social Domestic and Pleasure purposes only. After the 45 days, cover is reduced to the minimum *you* need under European Union Directives on motor insurance while *your vehicle* is in these countries.

4.5. Voluntary Work

This product allows use of your vehicle for Voluntary Work, for which you may receive contribution towards fuel costs, provided no profit it made as a result of the work. If profit is being made, cover under Sections 1-3 is excluded.

In addition, there is no cover in force if *your vehicle* requires Blue Light or First Response cover.

Spanish Bail Bond

Our representatives (in Spain) can act to release your vehicle, or you, if you or it are held after an accident and can pay up to £1,000 to do this. If they pay any money under this bond, you are required to refund the amount to us.

Autorizamos a la Oficina de Aseguradores de Automóviles de Madrid o sus representantes designados a actuar en nombre de nuestro Asegurado para obtener la liberación del vehículo y/o del Asegurado y/o de la persona autorizada para conducir el mismo de detención oficial como consecuencia de un accidente.

A tal efecto, la Oficina de Aseguradores de Automóviles de Madrid o sus representantes designados queda autorizada por el presente para establecer garantías o depósitos hasta £1000 o 1,500 Euros en concepto de fianza penal. (La finalidad de esta garantía no es aplicable en casos de multas.)

4.6. Electric Car Batteries

If your vehicle is a total loss and you are leasing the battery from the manufacturer, we will pay you the current market value of the car excluding the battery.

If the battery is irreparable or not recovered, we will also pay the manufacturer of your vehicle the 'total loss' amount of the battery, as shown in your battery leasing agreement, providing it isn't covered by another insurance policy.

General Policy Exceptions applicable to the whole of the policy

Section 5

We will not pay for any claims arising from the following:

- 5.1. Loss or damage or cost or expense of whatsoever nature directly or indirectly caused by, contributed to or arising from war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, insurrection or military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any Government or public or local authority.
- 5.2. Liability for loss, damage, injury, death or any other cost or expense directly or indirectly caused by, resulting from or in connection with any act of terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss or any action taken in controlling, preventing, suppressing or in any way relating to any act of terrorism, except as is necessary to meet the requirements of any compulsory motor insurance legislation in force within the territorial limits of this policy.
- 5.3. Riot or civil commotion outside Great Britain.
- 5.4. Pressure waves caused by aircraft travelling at the speed of sound, or faster.
- 5.5. Ionising radiation, radioactivity, nuclear fuel, nuclear waste or nuclear equipment.
- 5.6. A contract that says you are liable for something which you would not otherwise have been liable for.
- 5.7. Pollution or contamination unless it is directly caused by a sudden identifiable, unintended and unexpected incident and it occurs entirely at a specific time and place during the period of insurance.
- 5.8. Earthquake.
- 5.9. Any loss, damage or liability incurred while your vehicle is being used in any of the following ways:
 - 5.9.1. In a race, formally or informally against another motorist.
 - 5.9.2. On a motor racing track.
 - 5.9.3. On a de-restricted toll road including on the Nürburgring.

5.9.4. At an offroad event and/or green laning 5.9.5. On an airfield.

Also, when using your vehicle for racing, rallies, pace making, motor sport, hill climbing, speed trials, reliability trials, other trials, competitions and/or endurance tests. These exclusions apply whether or not the event is on private land and is regardless of whether or not the event is authorised by the Police or other relevant Authority.

- 5.10. Decisions made by a court outside the territorial limits unless we have agreed cover there
- 5.11. Loss of use or other indirect loss such as travel costs or loss of earnings.
- 5.12. Any injury, legal liability, loss or destruction of or damage to any property or any associated loss or expense that arises directly or indirectly as a result of:
 - a. grinding, cutting, welding or soldering operations and/or
 - b. use of blow lamps or torches on or in *your vehicle*.
- 5.13. Any loss or damage caused by any government, public or local authority legally taking or damaging your property.
- 5.14. Loss or damage whilst the *vehicle* is being let out on hire.
- 5.15. Loss or damage whilst the *vehicle* is carrying an insecure load.
- 5.16. Overnight accommodation following a claim (unless specified in *your endorsements*).
- 5.17. Any loss or damage resulting from deliberate acts by *you* or by a person permitted to drive.
- 5.18. Carrying out a criminal offence for which *you* or such person is subsequently convicted.
- 5.19. Whilst you or any person entitled to drive is driving your vehicle while under the influence of drink or drugs.

General Policy Exceptions applicable to the whole of the policy (cont.)

- 5.20. Any liability for injury or damage caused as a result of someone slipping or tripping on or over the charging cable while it is attached to the vehicle or whilst any part of the charging equipment is on public property, for example on the pavement.
- 5.21. Any liability for injury or damage caused as a result of fire or power surge related to or caused directly by charging equipment, whilst the *vehicle* is attached to it.
- 5.22. Any loss or damage to vehicle charging accessories unless they have been provided as standard from the manufacturer. After-market accessories are not covered.



Driving and Use of Vehicle

We will not pay for any claim under any Section of *your* Policy occurring whilst a *vehicle* which *we* cover is being:

- 5.23. Driven or used outside the circumstances defined in *your Motor Insurance Certificate*, except as provided for in Additional Benefits for all *our* policyholders: Servicing and Parking;
- 5.24. Driven by you unless you hold a licence to drive the vehicle;
- 5.25. Driven by any person:

Who is not permitted to drive in *your Motor Insurance Certificate*; or

Who you know does not hold a licence to drive the vehicle; or

Who has a Provisional Driving Licence unless that person is accompanied at all times. The accompanying person must be 21 or over and must hold a current Full UK driving licence in the same category as the *vehicle you* are driving which has been issued for at least three years. These restrictions do not apply if the accompanying person is a Department of Transport approved driving instructor or examiner.

- 5.26. When there is not a valid Department of Transport test certificate (MOT) in force for your vehicle if one is needed by law. This includes if it is being driven and/or it is parked on a public road or highway.
- 5.27. Used in or on restricted areas of airports or airfields or military bases.

General Terms and Conditions applicable to the whole of the policy

Section 6

6.1. Claims - The things which you must do

If there is an incident which may result in a claim – either in respect of damage to the *vehicle* or a possible claim by a third party against *you* – phone *CLAIMLINE* as soon as possible. *CLAIMLINE* will advise *you* and safeguard *your* interest. *You* must also:

- 6.1.1. send us immediately any writ or summons or letter before action and any other letter or communication which you receive;
- 6.1.2. tell *us* immediately about any claim or allegation made against *you* verbally;
- 6.1.3. notify *us* immediately of any impending prosecution, inquest or fatal injury inquiry;
- 6.1.4. not admit to, negotiate on, promise to pay or refuse any claim unless you have written permission from us;
- 6.1.5. give *us* all the information and assistance which *we* require;
- 6.1.6. not act in any way to prejudice *our* interests.

Where possible, and provided it is safe to do so, take photos of the accident scene, the positions of the vehicles and of the damage caused to the vehicles involved.

In the event of a claim covered by this policy, *you* must continue to pay the premium. If payment is not made we may:

- 6.1.7. cancel your policy in accordance with the General Terms and Conditions and seek payment of the outstanding balance of premium;
- 6.1.8. refuse to pay any claim on or after the due date of the premium;
- 6.1.9. reserve the right to deduct any outstanding premium from the claim payment, if the claim is for loss or damage to your vehicle which is covered by this policy;
- 6.1.10. recover from you the outstanding balance of premium or seek reimbursement from you of any claim payment which has already been made.

If the *vehicle* is stolen, broken into, subject of attempted theft, or damaged deliberately, you

must report the incident to the police as soon as possible and obtain a crime reference number.

You are obliged to take all reasonable actions to minimise the cost of a claim under your policy of insurance. We will assist and advise you in this regard, to the best of our ability in the light of our knowledge of the circumstances.

6.2. Claims - Our rights

We are entitled to take over and conduct the defence or settlement of any claim.
We may pursue any claim in the name of the person insured for our own benefit and at our own expense.

6.3. Compulsory Insurance Law – Right of Recovery

If the laws of any country require *us* to make a payment for which *we* would not otherwise be liable, *we* have the right to recover the amount from *you* or the person claiming.

6.4. Fraudulent claims

If you or anyone acting for you makes a claim under the policy knowing the claim to be false or fraudulently presented in any respect, or if any loss or damage or injury is caused by your wilful act or with your complicity, we will not pay the claim and all cover under the policy is forfeited with immediate effect and we will also be entitled to reclaim from you any payments which we have already made or committed to make in respect of the claim.

6.5. Looking after the vehicle

The vehicle must be kept roadworthy and in good repair. In the event of a claim we will have the right to examine the vehicle. Any person covered under the policy must take reasonable steps to protect the vehicle from loss or damage.

6.6. Other insurance

If any loss or damage is covered by any other insurance, we will not pay more than our rateable proportion. This does not override any exception relating to other insurance policies elsewhere in this policy.

General Terms and Conditions applicable to the whole of the policy (cont.)

6.7. Cancelling your policy

You may cancel your policy at any time through your insurance broker.

6.7.1. within the first 14 days

If you or we cancel the policy within 14 days of the date you receive your policy document, you will be entitled to a pro-rata refund of premium provided no claim has been made during the current period of insurance and subject to a minimum premium of £35 to cover administrative costs of processing insurance (plus insurance premium tax).

6.7.2. after the first 14 days

If you cancel the policy after 14 days of the date you receive your policy document, you will be entitled to a pro-rata refund of premium provided no claim has been made during the current period of insurance less a charge of £35.

- 6.7.3. where we cancel your policy

 We may cancel your policy where there is a valid reason for doing so by giving you seven days' notice in writing to your last known address or via may electronic communication method such as email.

 We will refund any premium which may be due to you in accordance with the terms of this condition. Valid reasons may include but are not limited to:
- If you advise us of a change of risk under your policy which we are unable to insure;
- where you fail to respond to requests from us for further information or documentation;
- where you have given incorrect information and fail to provide clarification when requested;
- the use of threatening or abusive behaviour or language, or intimidation or bullying of our staff or suppliers, by you or any person acting on your behalf.

Please note that for points 6.7.1, 6.7.2 and 6.7.3 you may also be charged a fee by your insurance broker for the cancellation of your insurance.

6.8. Financial sanctions

We shall not to be deemed to provide cover nor be liable to pay any claim or provide any benefit under this policy to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America or those applicable in the jurisdiction of domicile of our reinsurer or the reinsurer's parent company or ultimate controlling entity.

6.9. Your duty to check information and tell us of any changes

It is important you check your most recent Statement of Facts as this sets out the information we were given when we agreed to provide you with the cover and the terms of your policy.

Although we may undertake checks to verify your information, you must take reasonable care to ensure all information provided by you or on your behalf is accurate and complete. You must tell us immediately if any of your information is incorrect or changes. If we have wrong information this may result in an increased premium and/or claims not being paid in full, or your insurance may not be valid and claims will not be paid. Please refer to point 6.9.3. for full details. If you are in any doubt about any information, contact us as soon as possible.

- 6.9.1. Changes to information we need to be informed of include, but are not limited to, these situations and apply equally to all drivers covered under the policy:
- A change to the drivers.
- A change to the *vehicle*.
- Criminal convictions that are not spent under the Rehabilitation of Offenders Act.
- Any vehicle modifications.
- Motoring convictions including fixed penalties or pending prosecutions for motoring offences.

- Motoring disqualifications.
- A change of ownership or use of the vehicle.
- A change in full or part time occupation.
- A change of address or where the vehicle is kept overnight.
- Any accidents whether resulting in a claim or not and thefts of or from the vehicle.
- A change to the annual mileage.
- A change to the type of licence held and the date the test was passed.
- Any health matters affecting ability to drive.
- 6.9. 2. If you change the insured vehicle the drivers or how you use the insured vehicle, we may not be liable until we have issued a new Policy Schedule and either a Cover Note or Motor Insurance Certificate. If you make any changes to your insured vehicle your insurance will not be valid until we have agreed to accept them.

Any changes, if accepted by *us*, will apply from the date indicated on *your* updated *Policy Schedule*. In this case *we* will be entitled to vary the premium and terms for the rest of the period of insurance.

If the changes are unacceptable to us and we are no longer able to provide you with cover, we or you can cancel your policy, as set out under the General Terms and Conditions.
6.9.3. If you have given us inaccurate information this can affect your policy in one or more of the following ways:

- If we would have charged you a higher premium for providing your cover, we will have the option to:
 - a. charge you the appropriate additional premium, to be paid in full;
 - b. If a claim has been intimated, we may adopt a proportional approach, where we calculate the proportion of the premium that was paid and base the settlement on that proportion. In this circumstance, in order for cover to continue the balance of the additional premium up to the expiry date of the policy will be charged.
- 2) If we would not have provided you with any cover we will have the option to:

- a. void the policy, which means we will treat
 it as if it had never existed and repay the
 premium paid; and
- seek to recover any money from you for any claims we have already paid, including the amount of any costs or expenses we have incurred.
- If we would have applied different terms to your cover, we will have the option to treat your policy as if those different terms apply.

6.10. Multiple Excess

Sometimes more than one excess can apply in which case we add them together. Ask your insurance broker for more details of the total excess which may apply.

6.11. Law Applicable

The law of England and Wales will apply to this policy unless you reside permanently in Scotland, Northern Ireland, the Channel Islands or the Isle of Man, in which case the law applicable locally will apply.

Any proceedings involving the contract shall only take place in the courts of the same country.

6.12 Observance Condition

You and anyone acting on your behalf must comply with every applicable requirement and provision of thispolicy. To the extent that any other person (or party) is entitled a benefit from this policy, you are to arrange for that other person (or party) to comply with every applicable requirement and provision. If anyone who is required to comply with provisions of this policy does not comply, we may be entitled to reject a claim or reduce the amount payable for a claim to the extent that our liability has been incurred or increased by any such failure to comply.

If we have paid any sums which we should not have been liable to pay (on account of a breach of a policy provision), you shall be obliged to reimburse us promptly for any such amount. However, this Condition shall not apply to the extent that it may conflict with the provisions of the Insurance Act 2015 or the Consumer Insurance (Disclosure and Representations) Act 2012.

How we deal with complaints

Complaints Procedure

Our Commitment to Customer Service

We are committed to going the extra mile for our customers and wherever possible, exceeding their expectations. If you believe that we have not delivered the service you expected, or you are concerned about any aspect of our service, please let us know.

If your complaint relates to your policy or claim then please contact your insurance broker. If your insurance broker cannot resolve the complaint please contact us.

How to contact us

Telephone: 01204600200
Post: Broker Direct Plc

Deakins Park
Deakins MIII Way
Egerton, Bolton

BL79RW

Email: compliance@brokerdirect.co.uk

We aim to resolve *your* concerns within 24 hours. Experience tells *us* that most difficulties can be sorted out within this time.

We promise to:

- Fully investigate your complaint.
- Keep you informed of progress.
- Do everything possible to resolve your complaint.
- Learn from our mistakes.
- Use the information from *your* complaint to proactively improve *our* service in the future.

In the unlikely event that your concerns have not been resolved within 24 hours, we will issue a letter acknowledging your complaint, explaining the reasons why. We will continue to keep you informed of the further actions we will be taking to reach a suitable conclusion. Once we have reviewed your complaint we will issue the company's final decision in writing.

If you are still not happy

If you are still not satisfied after the review, or you have not received a final written response within 8 weeks of the date we received your complaint, you can refer your complaint to the Financial Ombudsman Service, if eligible.

They can be contacted at:

Post: Financial Ombudsman Service

Exchange Tower

Harbour Exchange Square

London, E149SR

Telephone: 0800 0234567 (Landlines)

0300 1239123 (Mobile)

 $\label{lem:complaint:info} Email: complaint. info@financial-ombudsman. or g.uk \\ Website: www.financial-ombudsman. or g.uk \\$

You must approach the Financial Ombudsman Service within 6 months of our final response to your complaint. We will remind you of the time limits in our final response. Your rights as a customer to take legal action remain unaffected by the existence or use of any complaint procedures referred to above. However, the Financial Ombudsman Service will not adjudicate on any case where litigation has commenced.

You may also be able to refer your complaint to:

Office of the Arbiter for Financial Services, 1st Floor St Calcedonius Square, Floriana FRN 1530 Malta, telephone (+356) 212 49245. If you are not satisfied with our final response or we have not responded within fifteen (15) working days. You will have to pay EUR 25.00 at the time of making your complaint to the Arbiter to use this service.

About the Office of the Arbiter for Financial Services

The Office of the Arbiter for Financial Services considers that a 'complaint' refers to a statement of dissatisfaction addressed to an insurance undertaking by a person relating to the insurance contract or the service he/she has been provided with. The terms 'person' does not specify that this is limited to individuals and therefore any policyholder, insured person, beneficiary and injured third party (irrespective of the country of residence or where the risk in situated) is eligible to make a complaint.

For more information on the Office of the Arbiter for Financial Services and its complaints process, please visit:

https://financialarbiter.org.mt/en/Pages/Home.aspx

Compensation

We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation should we be unable to meet our obligations. Further information is available on www.fscs.org.uk or you may contact the FSCS on 0800 678 1100.

To underline *our* customer care commitment, Broker Direct also promises to adhere to Standards of Customer Service including:

- To decide how your claim will be settled within 2 working days of receiving the necessary information.
- To issue payment within 5 days of agreeing settlement.
- To action *your* letters and enquiries within 2 working days.

In the unlikely event that these standards are not met, we will:

- Take immediate action to remedy any problems which result.
- Take immediate steps to prevent any recurrence of such problems.

Thank you for your feedback

We value your feedback and at the heart of our brand we remain dedicated to treating our customers as individuals and giving them the best possible service at all times. If we have fallen short of this promise, we apologise and aim to do everything possible to put things right.

How Broker Direct Plc and your insurer use your Information

In this section Broker Direct Plc should be read as Broker Direct Plc and CPD Underwriting Solutions Limited.

Please read the following carefully as it contains important information relating to *your* information. *You* should show this notice to any other party related to this insurance and must ensure that any information given related to another party to this insurance is accurate and that *you* have obtained their consent to the use of their data for the purposes set out in *your* insurance documentation. Broker Direct and *your* insurer are the Data Controllers.

Purposes of Processing

Broker Direct Plc and *your* insurer process *your* information to enable *us* to:

- Consider entering or renewing a contract of insurance with you.
- Undertake checks for the purposes of preventing fraud and money laundering, and to verify your identity.
- Administer and monitor your policy as required.
- Deal with any claims on your policy.

The above processing and provision of personal data is required for the entering into and performance of the insurance contract.

We may receive information about you from the following sources:

- Your insurance broker.
- From third parties such as credit reference agencies and fraud prevention agencies.
- From insurers, witnesses, the police (in regards to incidents) and solicitors.
- Directly from you.

What we process and share

The personal data you have provided, we have collected from you, or we have received from third parties may include your:

- Name; date of birth, residential address and address history.
- Contact details such as email address and telephone numbers.
- Financial and employment details.
- Identifiers assigned to your computer or other internet connected device including your Internet Protocol (IP) address.
- Health or criminal conviction information.
- Vehicle or household details.

We may enable law enforcement agencies to access and use your personal data to detect, investigate and prevent crime.

Sensitive information

Some of the information Broker Direct or your insurer ask you for may be sensitive personal data, as defined in Data Protection Legislation (such as information about health or criminal convictions). We will not use such sensitive personal data about you or others except for the specific purpose for which you provide it and to carry out the services described in your policy documents. Please ensure that you only provide sensitive information about other people with their agreement.

Who may receive your data

Broker Direct Plc, your insurer, our reinsurers, our regulators and potential purchasers of the whole or part of our business may use and share your information with other group companies, including fraud prevention and credit reference agencies, to help us and them:

- Assess financial and insurance risks.
- Recover debt.
- Prevent and detect crime, fraud and money laundering.
- Develop our services, systems and relationships with you.
- Understand our customers' requirements.
- Develop and test products and services.
 Your information will not be disclosed to anyone outside Broker Direct Plc or your insurer except:
- where we have your consent; or
- where we are required or permitted to do so by law; or
- to credit reference and fraud prevention agencies and other companies that provide goods or services to Broker Direct, your insurer, our partners or you; or
- where we may transfer rights and obligations under this agreement.

Data retention

We will hold your details for up to 7 years after the expiry of your policy, complaint and/or claims settlement.

Data transfers

Broker Direct Plc process your information within the United Kingdom. However, Broker Direct or your Insurer may transfer your information to other countries on the basis that anyone they pass it to provide an adequate level of protection. In such cases Broker Direct Plc or your insurer will ensure it is kept securely and used only for the purpose for which you provided it. Details of the companies and countries involved can be provided on request.

Your rights

 $Your \, {\sf personal} \, {\sf data} \, {\sf is} \, {\sf protected} \, {\sf by} \, {\sf legal} \, {\sf rights}, \\ {\sf which} \, {\sf include} \, your \, {\sf rights} \, {\sf to} :$

- object to our processing of your personal data;
- request that your personal data is erased or corrected;
- request access to your personal data and date portability;
- complain to the Information Commissioner's Office, which regulates the processing of personal data.

For more information or to exercise your data protection rights, please contact us using the contact details provided.

Automated decisions

As part of the processing of your personal data, decisions such as eligibility, restrictions and the premium for your insurance may be made by automated means.

We may also automatically decide that you pose a fraud or money laundering risk if:

 Our processing reveals your behaviour to be consistent with that of known fraudsters or money launderers; or is inconsistent with your previous submissions;

or

 You appear to have deliberately hidden your true identity.

You have rights in relation to automated decision making: if you want to know more please contact us using the details provided.

If we determine that you pose a fraud or money laundering risk, we may refuse to provide the

services you have requested, or we may stop providing existing services to you. A record of any fraud or money laundering risk will be retained by the fraud prevention agencies, and may result in others refusing to provide services, financing or employment to you. If you have any questions about this, please contact us on the details provided.

Fraud prevention

If false or inaccurate information is provided and fraud is identified or suspected, details may be passed to fraud prevention agencies. Law enforcement agencies may access and use this information. We and other organisations may also access and use this information to prevent fraud and Money Laundering, for example when:

- Checking details on applications for credit and credit related or other facilities;
- Recovering debt;
- Checking details on proposals and claims for all types of insurance;
- Checking details of job applicants and employees.
 The full Fair Process Notice for the National Fraud Database are at: http://www.cifas.org.uk/fpn

Claims history

Insurers pass information to the Claims and Underwriting Exchange Register (CUE) and the Motor Insurance Anti-Fraud and Theft Register (MIAFTR), where the data is controlled by the Motor Insurance Bureau; and other relevant databases. Under the conditions of your policy you must tell us when you become aware of any incident that could give rise to a claim under your policy, whether or not it is your intention to claim. When you tell us about an incident we will pass information relating to it to the registers.

How Broker Direct Plc and *your* insurer use *your* Information (cont.)

Motor Insurance Database

 $Information \ relating \ to \ your \ insurance \ policy \ will be added to the Motor Insurance Database (MID) managed by the Motor Insurers' Bureau (MIB). MID and the data stored on it may be used by certain statutory and/or authorised bodies including the police, the DVLA, the DVANI, the Insurance Fraud Bureau and other bodies permitted by law for purposes not limited to but including:$

- a) electronic licensing
- b) continuous insurance enforcement
- c) law enforcement (prevention, detection, apprehension and or prosecution of offenders)
- d) the provision of government services or other services aimed at reducing the level and incidence of uninsured driving.

If a vehicle of yours is involved in a road traffic accident (either in the United Kingdom, the EEA or certain other territories), insurers and/or the MIB may search the MID to obtain relevant information. It is vital that the MID holds correct registration numbers for your vehicles. If incorrect details for any of your vehicles are shown on the MID you are at risk of having the relevant vehicle seized by the police. You can check that correct registration number details for your vehicles are shown on the MID at www.askmid.com

How to contact us

If you have any questions in regards to your data or you would like the details of the relevant fraud prevention agencies you can write to:
The Data Protection Liaison Officer,
Broker Direct Plc, Deakins Park, Deakins Mill Way,
Egerton, Bolton, BL7 9RW.

Endorsements

secured building.

Endt. An Endorsement only applies if the endorsement number is shown on your current No. **Policy Schedule** 800 **Authorised Repairers** For claims under Section 1 and/or 2 of your policy, If your vehicle is repairable as a result of damage sustained that is covered by this policy and the repairer chosen by you is not one of our authorised repairers, then an additional excess of £200 will apply. This excess will apply in addition to any applicable excesses shown in your Policy Schedule. If you choose not to use our approved repairer: a) you must obtain a written estimate for repair from your repairer before instructing the repairer; b) we will authorise repairs by your repairer only if we consider the estimate for repairs reasonable; c) if we believe the estimate is unreasonable we may at our sole option, settle the claim for repairs to your vehicle by paying the amount quoted by our approved repairer less the applicable excess. 801 **Authorised Repairers** For claims under Section 1 and/or 2 of your policy, If your vehicle is repairable as a result of damage sustained that is covered by this policy and the repairer chosen by you is not one of our authorised repairers, then an additional excess of £200 will apply. This excess will apply in addition to any applicable excesses shown in your Policy Schedule. If you choose not to use our approved repairer: a) you must obtain a written estimate for repair from your repairer before instructing the repairer; b) we will authorise repairs by your repairer only if we consider the estimate for repairs reasonable; c) if we believe the estimate is unreasonable we may at our sole option, settle the claim for repairs to your vehicle by paying the amount quoted by our approved repairer less the applicable excess. **Authorised Repairers** 802 For claims under Section 1 and/or 2 of your policy, If your vehicle is repairable as a result of damage sustained that is covered by this policy and the repairer chosen by you is not one of our authorised repairers, then an additional excess of £200 will apply. This excess will apply in addition to any applicable excesses shown in your Policy Schedule. If you choose not to use our approved repairer: a) *you* must obtain a written estimate for repair from *your* repairer before instructing the repairer; b) we will authorise repairs by your repairer only if we consider the estimate for repairs reasonable; c) if we believe the estimate is unreasonable we may at our sole option, settle the claim for repairs to your vehicle by paying the amount quoted by our approved repairer less the applicable excess. **Foreign Use** 807 - Extension of policy Cover to Other Countries The cover shown in the *Policy Schedule* under the terms of the policy is extended to include use of any vehicles insured by this policy in the countries specified in the Motor Insurance Certificate and claims occurring in the course of Policy Scheduled commercial transit between these countries, provided that the vehicle is taxed and registered in the United Kingdom, the Isle of Man or the Channel Islands; and your main permanent home is in the United Kingdom; and your visit is no longer than 45 days duration. 808 **Overnight Garaging** We will not provide cover under Section 2 of your policy in respect of theft or attempted theft of your vehicle, if between the hours of 10pm to 7am your vehicle is within a one-half mile radius of either: a) your private dwelling place; or b) any other address specifically agreed by us and is not kept in a locked and

Endorsements (cont.)

Endt. No.	An Endorsement only applies if the endorsement number is shown on <i>your</i> current <i>Policy Schedule</i>
810	$\label{eq:medical Expenses} \begin{tabular}{ll} Medical Expenses \\ For claims under Section 1 of your policy, if you or your passengers are injured as a direct result of an accident involving your vehicle, we will pay for medical expenses in connection with such injury up to £100 in respect of each person injured. \end{tabular}$
811	$\label{lem:medical Expenses} \begin{tabular}{ll} Medical Expenses \\ For claims under Section 1 of your policy, if you or your passengers are injured as a direct result of an accident involving your vehicle, we will pay for medical expenses in connection with such injury up to £250 in respect of each person injured. \end{tabular}$
812	$\label{lem:medical Expenses} \begin{tabular}{ll} Medical Expenses \\ For claims under Section 1 of your policy, if you or your passengers are injured as a direct result of an accident involving your vehicle, we will pay for medical expenses in connection with such injury up to £500 in respect of each person injured. \end{tabular}$
814	Other Interested Parties The interest of the owner named in the Statement of Facts has been noted.
818	Replacement of Locks For claims under Section 1 and 2 of your policy, we will pay up to £500 towards the cost of replacing affected locks and/or lock transmitter and central locking system and/or parts of the immobiliser and alarm if the key or lock transmitter of the vehicle is: (i) stolen from your home, or from any other building, boat or caravan where you are residing temporarily, provided that such theft involves entry to or exit from such property using forcible and violent means; or (ii) lost. Excluding any claim: 1. if the key or lock transmitter is stolen by deception or fraud or by a member of your family; or 2. if the theft of the key or lock transmitter was not reported to the police immediately upon discovery of the theft.
819	Replacement of Locks For claims under Section 1 and 2 of your policy, we will pay up to £1,000 towards the cost of replacing affected locks and/or lock transmitter and central locking system and/or parts of the immobiliser and alarm if the key or lock transmitter of the vehicle is: (i) stolen from your home, or from any other building, boat or caravan where you are residing temporarily, provided that such theft involves entry to or exit from such property using forcible and violent means; or (ii) lost. Excluding any claim: 1. if the key or lock transmitter is stolen by deception or fraud or by a member of your family; or 2. if the theft of the key or lock transmitter was not reported to the police immediately upon discovery of the theft.

820 Replacement of Locks

For claims under Section 1 and 2 of your policy, we will pay up to £1,500 towards the cost of replacing affected locks and/or lock transmitter and central locking system and/or parts of the immobiliser and alarm if the key or lock transmitter of the vehicle is:

- (i) stolen from your home, or from any other building, boat or caravan where you are residing temporarily, provided that such theft involves entry to or exit from such property using forcible and violent means; or
- (ii) lost.

Excluding any claim:

- 1. if the key or lock transmitter is stolen by deception or fraud or by a member of your family; or
- if the theft of the key or lock transmitter was not reported to the police immediately upon discovery of the theft.

821 Uninsured driver promise

For claims under Section 1 of *your* policy, in the event that *you* are involved in an accident that is not deemed to be *your* fault and the driver at fault is not insured, *your* no-claim discount will not be affected in any way and *you* will not have to pay any excess, subject to the following conditions:

- You providing us with the *vehicle* make, model and registration of the third party vehicle that caused the damage to *your vehicle* and;
- Where possible, the other drivers name and address.

822 Vandalism promise

For claims under Section 1 and 2, if you make a claim for your vehicle as a result of vandalism which is deemed as a malicious and deliberate act, your no-claim discount will not be affected in any way. This is subject to the following conditions being met:

- The excess is paid.
- You report the incident to the Police and provide us with your crime reference number.

Malicious damage is specifically excluded to *your vehicle* as a result of a deliberate act by anybody insured by the policy. *Your* no-claim discount will be affected until such time as *you* provide *us* with *your* crime reference number.

823 Tracking/Satellite

It is a condition of your policy that, from inception of your policy, yourvehicle is fitted with an approved tracking/satellite device (please contact your intermediary for details of approved devices). We will not provide cover under Section 2 of your policy in respect of theft or attempted theft unless: a) it has been fitted with an approved tracking/satellite system and a copy of the installation certificate was sent intact to us when you submitted your claim; b) the device was activated and working efficiently at the time of the loss; c) all subscriptions are paid and up to date; and d) the tracking/satellite company is notified by you or the last authorised person in control of your vehicle, within four hours of the discovery of the loss.

824 Excluding drivers under 25 years of age

We will not provide any cover if your vehicle is being driven by, or is in the charge of, anybody under 25.

825 Excluding drivers under 30 years of age

We will not provide any cover if your vehicle is being driven by, or is in the charge of, anybody under 30.

826 Use in Eire

You are covered to use your vehicle in Eire.

Endorsements (cont.)

Endt. No.	An Endorsement only applies if the endorsement number is shown on <i>your</i> current <i>Policy Schedule</i>
827	$\label{eq:Additional Cover} \textbf{Travel expenses following claim} \\ For claims under Section 1 and 2, if any driver named on the \textit{Policy Schedule} is unable to continue the journey as a result of a loss covered under this policy, we will reimburse the cost incurred as a result of alternative travel arrangements up to a limit of £50 per person traveling in the \textit{vehicle}, or a maximum limit of £150. \\ \textbf{Overnight accommodation following claim} \\ For claims under Section 1 and 2, if \textit{your vehicle} cannot be driven after a loss covered under this policy, we will pay up to £150 for the driver (or £250 in total for all passengers) towards the cost of an overnight stay if this is necessary.$
828	LPG Conversion Warranty You must be able to provide evidence upon request that the insured <i>vehicle</i> has been converted by a UKLPG Approved Autogas Installer. If <i>you</i> are unable to do so, there will be no cover under Section 1 or 2 of <i>Policy Wording</i> .
829	Qualification Warranty You must be able to provide evidence upon request that you hold a driving qualification from the organisation you confirmed and as shown on the Statement of Facts. Failure to do so may result in your policy being cancelled and/or a claim not being paid.
831	Misfuelling Section 1 of this policy is extended to include damage to <i>your vehicle</i> caused by the accidental use of the incorrect use or grade of fuel. <i>Our</i> liability under this Endorsement is limited to the <i>market value</i> of the <i>vehicle</i> .
832	New Replacement Vehicle For claims under Section 1 and 2, if at the time of accident or loss the insured <i>vehicle</i> was purchased by you as new in the <i>United Kingdom</i> , you are the first and only registered keeper and/or owner of the <i>vehicle</i> , the registered keeper of the <i>vehicle</i> must be in your own name, is less than 12 months old (from the date of first registration), and the cost of repairs/replacement exceeds 60% of the cost of an identical replacement <i>vehicle</i> (based on the <i>United Kingdom</i> list price), we will at our option, replace your <i>vehicle</i> with a new one of the same make, model and specification.
833	New Replacement Vehicle For claims under Section 1 and 2, if at the time of accident or loss the insured vehicle was purchased by you as new in the United Kingdom, you are the first and only registered keeper and/or owner of the vehicle, the registered keeper of the vehicle must be in your own name, is less than 12 months old (from the date of first registration), and the cost of repairs/replacement exceeds 60% of the cost of an identical replacement vehicle (based on the United Kingdom list price), we will at our option, replace your vehicle with a new one of the same make, model and specification.
834	New Replacement Vehicle For claims under Section 1 and 2, if at the time of accident or loss the insured vehicle was purchased by you as new in the United Kingdom, you are the first and only registered keeper and/or owner of the vehicle, the registered keeper of the vehicle must be in your own name, is less than 12 months old (from the date of first registration), and the cost of repairs/replacement exceeds 60% of the cost of an identical replacement vehicle (based on the United Kingdom list price), we will at our option, replace your vehicle with a new one of the same make, model and specification.

835 Personal Accident

What is covered

 $Under Section \ 1 \ of the policy, If you or your Spouse or Civil Partner are injured or killed as a direct result of an accident involving your vehicle, we will pay the following amounts if, within ninety days of the accident, the injury results in:$

- Death £5,000.
- Total and irrecoverable loss of sight in one or both eyes £5,000.
- Loss of or loss of use of any limb £5,000.

The maximum amount we will pay is £5,000 per person following any one accident in a single period of insurance.

What is not covered

The personal accident benefit does not apply to:

- Death or bodily injury caused by suicide or any attempted suicide.
- Death or bodily injury if at the time of the accident, the driver is found to have a level of alcohol or drugs in the blood, in excess of the legal limit.
- Death or bodily injury when failing to use a seat belt.

836 Personal Accident

What is covered

 $\label{lem:continuous} Under Section \ 1 \ of the policy, \\ If \ you \ or \ your \ Spouse \ or \ Civil \ Partner \ are injured \ or \ killed \ as \ a \ direct \ result \ of \ an \ accident involving \ your \ vehicle, \ we \ will \ pay \ the following \ amounts \ if, \ within \ ninety \ days \ of \ the \ accident, \ the injury \ results \ in:$

- Death £5,000.
- Total and irrecoverable loss of sight in one or both eyes £5,000.
- Loss of or loss of use of any limb £5,000.

The maximum amount we will pay is £5,000 per person following any one accident in a single period of insurance.

What is not covered

The personal accident benefit does not apply to:

- Death or bodily injury caused by suicide or any attempted suicide.
- Death or bodily injury if at the time of the accident, the driver is found to have a level of alcohol or drugs in the blood, in excess of the legal limit.
- Death or bodily injury when failing to use a seat belt.

Endorsements (cont.)

An Endorsement only applies if the endorsement number is shown on your current Endt. No. **Policy Schedule** 837 **Personal Accident** What is covered Under Section 1 of the policy, If you or your Spouse or Civil Partner are injured or killed as a direct result of the policy oan accident involving your vehicle, we will pay the following amounts if, within ninety days of the accident, the injury results in: - Death £5,000. - Total and irrecoverable loss of sight in one or both eyes £5,000. - Loss of or loss of use of any limb £5,000. The maximum amount we will pay is £5,000 per person following any one accident in a single period of insurance. What is not covered The personal accident benefit does not apply to: Death or bodily injury caused by suicide or any attempted suicide. - Death or bodily injury if at the time of the accident, the driver is found to have a level of alcohol or drugs in the blood, in excess of the legal limit. - Death or bodily injury when failing to use a seat belt. 838 **Imported Vehicles** The most we will pay towards the replacement of your windscreen or vehicle glass under section 1 of this policy is £500, if done by an authorised repairer. If you use a non-authorised repairer to replace the glass, the most we will pay will be £250. Provision of a courtesy car is excluded, unless the approved repairer is able to provide this benefit. **Imported Vehicles** 839 The most we will pay towards the replacement of your windscreen or vehicle glass under section 1 of this policy is £500, if done by an authorised repairer. If you use a non-authorised repairer to replace the glass, the most we will pay will be £250. Provision of a courtesy car is excluded, unless the approved repairer is able to provide this benefit. 850 **Imported Vehicles** The most we will pay towards the replacement of your windscreen or vehicle glass under section 1 of this policy is £500, if done by an authorised repairer. If you use a non-authorised repairer to replace the glass, the most we will pay will be £250. Provision of a courtesy car is excluded, unless the approved repairer is able to provide this benefit. 858-Windscreen Excess 872 For claims solely in respect of damage to or breakage of the windscreen or rear or side windows of the *vehicle* under Section 1 of *your* policy, *you* are responsible for the first amount of the claim as follows: i) repair by authorised repairer appointed by CLAIMLINE - Nil ii) replacement by authorised repairer appointed by CLAIMLINE, as below: Endt No. Excess Endt No. Excess Endt No. Excess 858 £100 861-863 870-872 £150 £300 859 £70 864-866 £200 £400 975-977 860 £60 867-869 £250 £500 978-980 iii) repair by any other person or firm – £20 iv) unless CLAIMLINE arrange to replace the glass, you will only be covered for the reasonable cost of replacing the glass subject to a maximum of £250.

873 Dash Cam Warranty

 $You \ have \ received \ a \ discount \ on \ your \ policy \ as \ you \ have \ declared \ that \ you \ have \ a \ purpose \ built \ Dash \ Cam \ fitted \ to \ the \ vehicle.$

If the dash cam is not operating and/or video footage is not supplied if requested following an incident, an additional £100 excess will be applied.

If the dash cam is not purpose built (i.e. it is a mobile phone or other such device), or, if *you* would like to remove this endorsement, please speak with *your* Broker.

874 Dash Cam Warranty

You have received a discount on your policy as you have declared that you have a purpose built Dash Cam fitted to the vehicle.

If the dash cam is not operating and/or video footage is not supplied if requested following an incident, an additional £100 excess will be applied.

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 $You \ have \ received \ a \ discount \ on \ your \ policy \ as \ you \ have \ declared \ that \ you \ have \ a \ purpose \ built \ Dash \ Cam \ fitted \ to \ the \ vehicle.$

If the dash cam is not operating and/or video footage is not supplied if requested following an incident, an additional £100 excess will be applied.

If the dash cam is not purpose built (i.e. it is a mobile phone or other such device), or, if you would like to remove this endorsement, please speak with your Broker.

876 Cover Limitation - Accidental Damage, Fire and Theft

The only sections of the policy that are applicable are:

- Section 1
- Section 2
- Section 5
- Section 6

The insured vehicle must be declared off road (SORN).

877 Overnight Garaging - Permanent

We will not provide cover under Section 1 or 2 of your policy if the insured vehicle is not kept in a locked and secure building on the property of the address that has been disclosed as the overnight location of the vehicle.



In the event of a claim please call O12O4 6OO315