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How we use your information

Who controls your personal information

This notice tells you how Zurich Insurance plc (‘Zurich’), as data controller, will deal with your personal information. Where Zurich introduces you to a company outside the group, that company will tell you how your personal information will be used.

You can ask for further information about our use of your personal information or complain about its use in the first instance, by contacting our Data Protection Officer at: Zurich Insurance Group, Tri-centre 1, Newbridge Square, Swindon, SN1 1HN or by emailing the Data Protection Officer at GBZ.General.Data.Protection@uk.zurich.com.

If you have any concerns regarding our processing of your personal information, or are not satisfied with our handling of any request by you in relation to your rights, you also have the right to make a complaint to the Information Commissioner’s Office. Their address is: First Contact Team, Information Commissioner’s Office, Wycliffe House, Water Lane, Wilmslow, SK9 5AF.

What personal information we collect about you

We will collect and process the personal information that you give us by phone, e-mail, filling in forms, including on our website, and when you report a problem with our website. We also collect personal information from your appointed agent such as your trustee, broker, intermediary or financial adviser in order to provide you with the services you have requested and from other sources, such as credit reference agencies and other insurance companies, for verification purposes. We will also collect information you have volunteered to be in the public domain and other industry-wide sources.

We will only collect personal information that we require to fulfil our contractual or legal requirements unless you consent to provide additional information. The type of personal information we will collect includes; basic personal information (i.e. name, address and date of birth), occupation and financial details, health and family information, claims and convictions information and where you have requested other individuals be included in the arrangement, personal information about those individuals.

If you give us personal information on other individuals, this will be used to provide you with a quotation and/or contract of insurance and/or provision of financial services. You agree you have their permission to do so. Except where you are managing the contract on another’s behalf, please ensure that the individual knows how their personal information will be used by Zurich. More information about this can be found in the ‘How we use your personal information’ section.

How we use your personal information

We and our selected third parties will only collect and use your personal information (i) where the processing is necessary in connection with providing you with a quotation and/or contract of insurance and/or provision of financial services that you have requested; (ii) to meet our legal or regulatory obligations; or (iii) for our “legitimate interests”. It is in our legitimate interests to collect your personal information as it provides us with the information that we need to provide our services to you more effectively including providing you with information about our products and services. We will always ensure that we keep the amount of information collected and the extent of any processing to the absolute minimum to meet this legitimate interest. Examples of the purposes for which we will collect and use your personal information are:

1. to provide you with a quotation and/or contract of insurance;
2. to identify you when you contact us;
3. to deal with administration and assess claims;
4. to make and receive payments;
5. to obtain feedback on the service we provide to you;
6. to administer our site and for internal operations including troubleshooting, data analysis, testing, research, statistical and survey purposes;
7. for fraud prevention and detection purposes.

We will contact you to obtain consent prior to processing your personal information for any other purpose, including for the purposes of targeted marketing unless we already have consent to do so.

Who we share your personal information with

Where necessary, we will share the personal information you gave us for the purposes of providing you with the goods and services you requested with the types of organisations described below:

• associated companies including reinsurers, suppliers and service providers;
• introducers and professional advisers;
• regulatory and legal bodies;
• survey and research organisations;
• credit reference agencies;
• healthcare professionals, social and welfare organisations; and
• other insurance companies
Or, in order to meet our legal or regulatory requirements, with the types of organisations described below:

- regulatory and legal bodies;
- central government or local councils;
- law enforcement bodies, including investigators;
- credit reference agencies; and
- other insurance companies

How we use your personal information for websites and email communications

When you visit one of our websites we may collect information from you such as your email address or IP address. This helps us to track unique visits and monitor patterns of customer website traffic, such as who visits and why they visit.

We use cookies and/or pixel tags on some pages of our website. A cookie is a small text file sent to your computer. A pixel tag is an invisible tag placed on certain pages of our website but not on your computer. Pixel tags usually work together with cookies to assist us to provide you with a more tailored service. This allows us to monitor and improve our email communications and website. Useful information about cookies, including how to remove them, can be found on our websites.

How we transfer your personal information to other countries

Where we transfer your personal information to countries that are outside of the UK and the European Union (EU) we will ensure that it is protected and that the transfer is lawful. We will do this by ensuring that the personal information is given adequate safeguards by using 'standard contractual clauses' which have been adopted or approved by the UK and the EU, or other solutions that are in line with the requirements of European data protection laws.

A copy of our security measures for personal information transfers can be obtained from our Data Protection Officer at: Zurich Insurance Group, Tri-centre 1, Newbridge Square, Swindon, SN1 1HN, or by emailing the Data Protection Officer at GBZ.General.Data.Protection@uk.zurich.com.

How long we keep your personal information for

We will retain and process your personal information for as long as necessary to meet the purposes for which it was originally collected. These periods of time are subject to legal, tax and regulatory requirements or to enable us to manage our business.

Your data protection rights

You have a number of rights under the data protection laws, namely:

- to access your data (by way of a subject access request);
- to have your data rectified if it is inaccurate or incomplete;
- in certain circumstances, to have your data deleted or removed;
- in certain circumstances, to restrict the processing of your data;
- a right of data portability, namely to obtain and reuse your data for your own purposes across different services;
- to object to direct marketing;
- not to be subject to automated decision making (including profiling), where it produces a legal effect or a similarly significant effect on you;
- to claim compensation for damages caused by a breach of the data protection legislation.
- if we are processing your personal information with your consent, you have the right to withdraw your consent at any time.

We will, for the purposes of providing you with a contract of insurance, processing claims, reinsurance and targeted marketing, process your personal information by means of automated decision making and profiling where we have a legitimate interest or you have consented to this.

What happens if you fail to provide your personal information to us

If you do not provide us with your personal information, we will not be able to provide you with a contract or assess future claims for the service you have requested.

Fraud prevention and detection

In order to prevent and detect fraud we may at any time:

- check your personal data against counter fraud systems
- use your information to search against various publicly available and third party resources
- use industry fraud tools including undertaking credit searches and to review your claims history
- share information about you with other organisations including but not limited to the police, the Insurance Fraud Bureau (IFB), other insurers and other interested parties.
If you provide false or inaccurate information and fraud is identified, the matter will be investigated and appropriate action taken. This may result in your case being referred to the Insurance Fraud Enforcement Department (IFED) or other police forces and fraud prevention agencies. You may face fines or criminal prosecution. In addition, Zurich may register your name on the Insurance Fraud Register, an industry-wide fraud database.

Claims history

We may pass information relating to claims or potential claims 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 Insurers’ Bureau, and other relevant databases.

We and other insurers may search these databases when you apply for insurance, when claims or potential claims are notified to us or at time of renewal to validate your claims history or that of any other person or property likely to be involved in the policy or claim.

This helps to check information provided and prevent fraudulent claims.

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 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.

Persons (including their appointed representatives) pursuing a claim in respect of a road traffic accident (including citizens of other countries) may also obtain relevant information which is held on the MID.

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
Helpline numbers and additional benefits

Zurich’s Risk Management Advice Line

**Call 0800 302 9052 when you require risk management advice**

To help **you** proactively identify and manage issues before they occur, our risk management helpline operates during normal business hours, providing free practical guidance on risk issues such as property, security, food hygiene, business continuity, environmental and health and safety management.

Please note that this helpline includes services provided by Zurich Management Services Limited and Santia Consulting Limited under contract to Zurich Insurance plc.

Zurich Virtual Consulting

Visit [www.zurich.co.uk/virtualconsulting](http://www.zurich.co.uk/virtualconsulting)

Simply enter your policy number and effective date in the log-in page.

As a Zurich customer, **you** have free and exclusive access to Zurich’s online risk management service, Virtual Consulting.

Utilising 5 years of Zurich’s claims data, Virtual Consulting provides **you** with a bespoke risk management report for the most common causes of loss within **your** industry.

**Your** report includes a wealth of advice to help **you** identify and manage the main risks that could be disastrous for **your** business.

Claims Notification

To notify a claim in the UK please call 0800 302 9055, 24 hours a day, 365 days a year.

To notify a claim abroad please call or fax Intana (acting on behalf of Zurich Insurance Group plc)

Telephone: first dial the appropriate international code to the UK, then +1444 442 014.

Fax: first dial the appropriate international code to the UK, then +1444 410 164.

Intana’s 24 hour emergency switchboard operates 365 days a year. Multi-lingual operators, experienced in dealing with all types of motoring problems that **you** may encounter whilst abroad will answer **your** call.

The following services are provided by Lawclub Legal Protection who is a trading name of Allianz Insurance plc who underwrite and administer the Uninsured Loss Recovery Service and Motor Prosecution Defence on behalf of Zurich Insurance Group Ltd.

**Uninsured Loss Recovery Service and Motor Prosecution Defence**

To claim on **your** Lawclub Legal Protection cover please call 0370 241 4140, stating that **you** are a Zurich SME Policyholder, quoting MP24657.

If **your** cover is Third Party Fire and Theft or Third Party Only, then please report **your** claim directly to Lawclub Legal Protection on freephone 0800 066 5819, stating that **you** are a Zurich SME Policyholder quoting MP24657.

To claim on **your** Motor Prosecution Defence please call 0370 241 4140, stating that **you** are a Zurich SME Policyholder, quoting MP24657.

Zurich Insurance plc, Zurich Management Services Limited, Santia Consulting Limited, Lawclub Legal Protection will not accept responsibility if any of the helplines are unavailable for reasons Zurich Insurance plc, Zurich Management Services Limited, Santia Consulting Limited, Lawclub Legal Protection cannot control.
Your Commercial Car policy

This policy is a contract between you and Zurich Insurance plc in respect of the entire policy except section 14 which is a contract between you and Lawclub Legal Protection.

This policy, the statement of facts, any schedule, endorsements and certificate should be read as if they are one document.

We will insure you to the extent defined in the policy documents as insured during any period of insurance for which we have accepted your premium.

Any reference to the singular will include the plural and vice versa.

Any reference to any statute or statutory instrument will include any amendments thereto or re-enactment thereto.

Any heading in this policy is for ease of reference only and does not affect its interpretation.

Law applicable to this contract (not applicable to section 14)

In the UK the law allows both you and us to choose the law applicable to this contract. This contract will be subject to the relevant law of England and Wales, Scotland, Northern Ireland, the Isle of Man or the Channel Islands depending upon your address stated in your policy documentation. If there is any dispute as to which law applies it will be English law.

The parties agree to submit to the exclusive jurisdiction of the English courts.

This is a legal document and should be kept in a safe place.

Please read this policy, statement of facts, schedule and endorsements and certificates carefully and if they do not meet your needs contact us or your broker or insurance intermediary.
Definitions

Certain words in this policy have special meanings. These words and their meanings are detailed in this section and apply wherever we have printed them in bold throughout.

**Accessories**

a) Parts or products specifically designed to be fitted to or used with the *vehicle* including spare parts

b) permanently fitted, entertainment systems, communication, navigation or other electronic equipment fitted to the *vehicle* by the manufacture, but not electronic equipment temporarily sited in and removable from the *vehicle* being powered from a cigarette lighter/accessory socket.

**Car**

Any private car, estate car, utility car or *minibus*.

**Certificate**

The current certificate of motor insurance issued by us.

**De jure or de facto**

In law or as a matter of fact.

**Driver**

Any person driving the *vehicle* and entitled to do so under the terms of the certificate.

**Hazardous goods**

Goods carried under the requirements of:

a) The Carriage of Dangerous Goods and Use of Transportable Pressure Equipment Regulations 2009

b) The Approved List of Dangerous Substances as published by the Health and Safety Executive

c) any other legislation of similar intent (including subsequent legislation) if applicable.

**Insured person**

a) you

b) the driver

c) at your request:

i) any of your principals, directors, business partners or employees

ii) any passenger

d) any person who with your permission is using but not driving the *vehicle* for social domestic and pleasure purposes provided that such use is permitted by the terms of the certificate

e) the employer or partner of any person whose business use is permitted by the terms of the certificate.

**Licence**

A licence to drive a motor vehicle of the same class as the *vehicle*.

**Market value**

Our valuation of the cost of replacing the *vehicle*, *trailer* or *accessories* with the same, make, model, age and condition taking account of the circumstances of purchase by you.

**Minibus**

A motor vehicle with between 9 and 16 (inclusive) passenger seats.

**Non manufacturer equipment**

Permanently fitted, entertainment systems, communications, navigation or other electronic equipment fitted other than by the *vehicle* manufacturer.

**Nuclear installation**

Any installation of such class or description as may be prescribed by regulations made by the relevant Secretary of State from time to time by statutory instrument being an installation adapted for:

a) the production or use of atomic energy

b) the carrying out of any process which is preparatory or ancillary to the production or use of atomic energy and which involves or is capable of causing the emission of ionising radiation

c) the storage, processing or disposal of nuclear fuel or of bulk quantities of other radioactive matter being matter which has been produced or irradiated in the production or use of nuclear fuel.

**Nuclear reactor**

Any plant including any machinery, equipment or appliance whether affixed to land or not designed or adapted for the production of atomic energy by a fission process in which a controlled chain reaction can be maintained without an additional source of neutrons.

**Passenger**

Any person excluding the driver travelling in or on or getting into or out of the *vehicle* or any *trailer* or disabled mechanically propelled vehicle attached to the *vehicle*.

**Pollution or contamination**

All pollution or contamination of buildings or other structures or of water or land or the atmosphere.

**Road**

Anywhere within the territorial limits where compulsory motor insurance legislation is operative.
**Territorial limits**

a) Great Britain, Northern Ireland, the Isle of Man and the Channel Islands
b) any other member country of the European Union
c) those associated countries stated in the certificate
d) in any other country but only during any period for which **you** have requested and we have agreed to extend cover for the use of a **vehicle** in that country and during transit (including the process of loading and unloading) by a recognised sea route not normally exceeding 65 hours between ports within any country where cover is provided.

**Terrorism**

a) Any act or preparation in respect of action or threat of action designed to influence the government de jure or de facto of any nation or any political division of any nation or in pursuit of political, religious, ideological, or similar purposes to intimidate the public or a section of the public of any nation by any person or group of persons whether acting alone or on behalf of or in connection with any organisation or government de jure or de facto and which:

i) involves violence against one or more persons

ii) involves damage to property

iii) endangers life other than that of the person committing the action

iv) creates a risk to health or safety of the public or a section of the public

v) is designed to interfere with or to disrupt an electronic system

b) any action in controlling, preventing, suppressing, retaliating against or responding to any act or preparation in respect of action or threat of action described in a) above.

**Trailer**

Any trailer which is **your** property or for which **you** are legally responsible but excluding a disabled mechanically propelled vehicle.

**Vehicle**

Any motor vehicle which is insured under this policy and described in the certificate but excluding any motor vehicle registered outside Great Britain, Northern Ireland, the Isle of Man or the Channel Islands unless **you** have requested and we have agreed to provide cover for such motor vehicle.

**We, us or our**

a) In respect of the whole policy except section 14: Zurich Insurance plc

b) In respect of section 14: Lawclub Legal Protection

**You or your**

The person, people or the company stated in the schedule as the policyholder.
Extent of cover

Cover only applies within the **territorial limits**.

The extent of cover applicable is as stated in the schedule or any relevant endorsement and the following meanings apply to words or expressions used.

**Comprehensive**

The full insurance as written in this policy.

**Third party fire and theft**

Section 2 does not apply except for loss of or damage to the **vehicle** by:

a) fire, lightning, self ignition or explosion

b) theft or attempted theft.

Sections 3, 4, 5 and 13 do not apply.

**Third party only**

Sections 2, 3, 4, 5 and 13 do not apply.

**Excesses**

When cover is applicable you will be liable to pay or refund to us excesses in the amounts which are stated in the schedule and which apply in respect of claims and expenses as follows:

**Accidental damage**

All claims and expenses under section 2 excluding claims in respect of:

a) breakage of glass in the windscreen, windows or sunroof of the **vehicle** or the scratching of bodywork caused by such breakage

b) loss of or damage to the **vehicle** by:
   i) fire, lightning, self ignition or explosion
   ii) theft or attempted theft.

**Fire or theft**

All claims and expenses under section 2 in respect of loss of or damage to the **vehicle** by

a) fire, lightning, self ignition or explosion

b) theft or attempted theft.

**Glass**

All claims and expenses under section 2 in respect of breakage of glass in the windscreen, windows or sunroof of the **vehicle** or the scratching of bodywork caused by such breakage.
Section 1 – Liability to third parties

Cover

In respect of legal liability for death of or bodily injury to any person and physical loss of or damage to property we will indemnify:

a) the insured person when liability is caused by or arises out of the use of the vehicle

b) you alone when liability is caused by or arises out of the use of or in respect of any motor vehicle while being used in connection with your business.

Provided that:

i) such vehicle is not your property or held by you under a hire purchase agreement or hired by or leased to you

ii) you have taken all reasonable steps to ensure that there is in force in respect of such vehicle an insurance that is valid for such use

iii) if any claim covered by this clause is also covered by any other insurance then notwithstanding claims condition 4 – Other insurances we will not be liable to make any contribution to such claim

iv) motor vehicle does not include any vehicle registered outside Great Britain, Northern Ireland, the Isle of Man or the Channel Islands except where you have requested and we have agreed to provide cover.

Our limit of indemnity under a) and b) above in respect of any one accident or series of accidents arising out of one event in respect of:

1) any claim arising directly or indirectly from terrorism will be £5,000,000

2) damage to property caused by any vehicle other than when carrying hazardous goods will be £45,000,000 plus up to £5,000,000 in respect of legal costs and expenses in connection with such damage

3) damage to property when the vehicle is carrying any hazardous goods will be £1,000,000

or such greater sum as may be required by the compulsory motor insurance legislation in the country in which the insured event occurs.

1.1 Indemnity to personal representatives

Following the death of any person entitled to indemnity we will in respect of the liability incurred indemnify such person’s personal representatives.
1.2 Legal costs

In respect of any event which may be the subject of indemnity under this section we will also pay:

a) solicitors fees for representation at any court of summary jurisdiction or at any coroner’s inquest or fatal injury inquiry

b) the cost of legal services arranged by us for defending a charge of causing serious injury by dangerous driving, manslaughter, causing death by dangerous driving or causing death by careless driving when under the influence of drink or drugs or any equivalent charge in a country specified in territorial limits

c) legal costs and expenses incurred with our prior written consent in conjunction with the defence of any criminal proceedings including any appeal against conviction arising from any such proceedings brought in respect of a charge or investigations connected with the charge of corporate manslaughter or corporate homicide committed or alleged to have been committed during the period of insurance in the course of the business.

Provided that:

i) our liability will not exceed £5,000,000 in any one period of insurance

ii) we must consent in writing to the appointment of any solicitor or counsel who are to act for and on your behalf

iii) you will give us immediate notice of any summons or other process served upon you which may give rise to proceedings under this clause

iv) in relation to any appeal counsel has advised there are strong prospects of such appeal succeeding

d) all other costs and expenses incurred with our written consent.

Excluding liability:

1) where you have committed any deliberate or intentional criminal act giving rise to a corporate manslaughter or corporate homicide charge.

2) in respect of fines or penalties of any kind

3) where indemnity for defence costs is available from any other source or is provided by any other insurance or where but for the existence of this clause indemnity would have been provided by such other source of insurance

Exclusions

This section does not cover:

1. Aiside

any legal liability directly or indirectly caused by or contributed to by or arising from any motor vehicle insured under this section while in or on that part of any aerodrome, airfield, airport or military installation provided for:

a) the takeoff or landing of aircraft or aerial devices or for the movement of aircraft or aerial devices on the ground

b) aircraft parking including any associated service roads, refuelling areas, ground equipment parking areas, aprons, maintenance areas and hangars

2. Employers’ liability

death of or bodily injury to any person arising out of or in the course of that person’s employment by the person claiming indemnity if insurance cover in respect of liability for such death or bodily injury is provided as a requirement of any compulsory employers’ liability legislation within the territorial limits

3. Loss or damage

a) loss of or damage to property belonging to or in the custody and control of the insured person

b) damage to premises or to the fixtures and fittings therein which are not your property or are occupied by you under a lease or rental agreement if such damage is also covered by any other insurance

c) loss of or damage to property in or on any motor vehicle insured under this section

d) loss of or damage to any motor vehicle insured under this section
4. **Other insurance**
   any person excluding you if that person is entitled to indemnity under any other insurance

5. **Pollution or contamination**
   death of or bodily injury to any person or damage to property directly or indirectly caused by pollution or contamination unless the pollution or contamination is directly 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.
   
   All pollution or contamination which arises out of one incident will be deemed to have occurred at the time such incident took place

9. **Unlicensed drivers**
   any claim if to the knowledge of the insured person the driver does not hold a licence unless the driver has held and is not disqualified from holding or obtaining such a licence
   
   Exclusions 1 and 5 will not apply in circumstances where it is necessary to meet the requirements of any compulsory motor insurance legislation operative within the territorial limits
   
   Exclusion 6 will not apply when any motor vehicle insured under this section is driven under the terms of section 8.
Section 2 – Loss of or damage to the vehicle

Cover

We will indemnify you against loss of or damage to the vehicle and accessories on the vehicle.

Provided that:

a) any loss or damage caused by theft or attempted theft is reported to the police
b) the most we will pay is:
   i) in respect of the vehicle its market value immediately prior to its loss or damage
   ii) in respect of accessories other than non manufacturer equipment their market value immediately prior to their loss or damage
   iii) in respect of accessories comprising non manufacturer equipment its market value immediately prior to its loss or damage or the non manufacturer equipment limit stated in the schedule whichever is the lesser
c) if any payment is made on the basis of actual or constructive total loss of the vehicle then we will become entitled to possession and ownership of the vehicle or its remains.

2.1 New for old

If any car is within one year of first registration and:

a) damaged to the extent that the costs of repairs would exceed 50% of the manufacturer’s recommended retail price plus taxes or lost by theft and not recovered

we will replace it with a new car of the same manufacturer, model and specification.

Provided that:

i) you request it; and
ii) any other interested party known to us consents; and
iii) such a replacement is available.

In such an event we will become entitled to possession and ownership of the replaced car or its remains.

2.2 Hire purchase and leasing agreements

If to our knowledge the vehicle is the subject of a hire purchase or leasing agreement any payment for loss of or damage to the vehicle which is not made good by repair or replacement may at our discretion be made to the owner whose receipt will be of full discharge of our liability.

2.3 Repairs

You may authorise reasonable and necessary repairs without previously obtaining our consent.

Provided that:

a) notification in accordance with claims condition 1 – Accidents is given to us without delay; and
b) a detailed estimate of the costs of repairs is sent to us as soon as possible.

2.4 Recovery and re-delivery

We will indemnify you for the reasonable cost of removing the vehicle from the place where damage occurred to the premises of the nearest competent repairer and re-delivery to you in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands after repair.
2.5 Theft or loss of keys

If the keys or any other removable ignition device or lock transmitter for a vehicle are:

a) lost

b) stolen by forcible and violent means or robbery

we will at your request pay up to the amount stated in the schedule in respect of any one occurrence for each vehicle to replace:

i) the door locks and/or boot lock

ii) the ignition and/or steering lock

iii) the lock transmitter and/or central locking interface.

Provided that:

1) such loss is reported to the police

2) any other interested party known to us consents

3) this indemnity will not exceed the market value of the vehicle immediately prior to such loss

4) we will not be liable for the cost of replacing any alarms or other security devices fitted to the vehicle.

2.6 Courtesy vehicle

In the event of an accident or fire to or recovered theft of your vehicle a courtesy car will be provided to you while damage to your vehicle is being repaired by one of our approved repairers.

The courtesy car supplied is not intended to be an exact replacement for your vehicle. It will not be of the exact same class as your vehicle and will not include any provision for towing.

In the case of a disabled driver a courtesy car will be provided to a nominated driver (if acceptable). The nominated driver must be an existing driver or otherwise meet our acceptance criteria.

Provided that:

a) a courtesy car will be provided for a maximum period of the duration of the repair except that:

i) if your vehicle is declared a constructive total loss and is not to be replaced under new for old the courtesy car will be provided to you for a maximum of 4 consecutive days from the date you collect it or until the date when a Zurich Representative declares your vehicle a total loss whichever is the longer

ii) if your vehicle is to be replaced under new for old the courtesy car will be provided to you for a maximum of 4 consecutive days from the date you collect the courtesy car

b) if the courtesy car is not returned or made available for collection at the agreed termination date, you will be responsible for all charges (including vehicle hire charges) from that date

c) we will not pay for the cost of fuel used or any fines, penalties or other charges in connection with the use of the courtesy car following its collection by you

We will provide policy cover in Great Britain, Northern Ireland, the Isle of Man and the Channel Islands for the courtesy car we give you temporarily after a claim.

A courtesy car cannot be provided until your claim has been accepted and cover has been confirmed. We aim to provide a courtesy car within 1 working day of the vehicle booking in date however during a weekend or bank/public holiday it may not be possible to provide a courtesy car until the following normal working day. We will not be responsible for any loss, cost or expense you incur if there is a delay in providing a courtesy car to you.
Exclusions
This section does not cover:

1. **Deception**
   - loss or damage caused by deception

2. **Diminution in value**
   - any diminution in the value of the **vehicle** as a result of any event giving rise to a claim under this section

3. **Sonic bangs**
   - loss of or damage to the **vehicle** caused directly by pressure waves from aircraft or other aerial devices travelling at sonic or supersonic speeds

4. **Theft when keys used**
   - loss or damage caused by theft or attempted theft while the ignition keys or any other removable ignition device of the **vehicle** have been left in or on such **vehicle**

5. **Wear and tear, depreciation, loss of use, breakdown or damage to tyres**
   a) wear and tear
   b) depreciation
   c) loss of use
   d) mechanical, electrical, electronic or computer breakage, failure or breakdown
   e) damage to tyres caused by braking or by cuts, punctures or bursts.
Section 3 – Personal effects

Cover

We will at your request provide indemnity up to the amount stated in the schedule for any one occurrence in respect of loss of or damage to personal effects while in or on the vehicle. The owner’s receipt will be a full discharge of our liability.

Exclusions

This section does not cover:

1. **Goods or samples**
   goods, samples or tools carried in connection with any business

2. **Money or securities**
   money, credit, debit or charge cards or stamps, tickets, documents or securities.

Section 4 – Personal accident

Cover

If in direct connection with the vehicle the driver sustains bodily injury by violent, accidental, external and visible means within 3 months of the accident solely and independently of any other cause results in:

a) death
b) the complete and irrecoverable loss of one or both eyes
c) the loss of any arm or leg

we will pay to the driver or such person’s legal representatives the amount stated in the schedule.

Excluding liability in respect of:

i) any injury or death resulting from suicide, attempted suicide or any deliberate attempt to self-inflict injury
ii) any one injury to pay more than one of the benefits a), b) or c) above
iii) paying more than the amount stated in the schedule in respect of any one accident.

Section 5 – Medical expenses

Cover

We will pay you medical expenses incurred by the driver or any other person travelling in or on any vehicle following injury caused by violent, accidental, external and visible means in direct connection with such vehicle.

Our liability under this section is limited to the amount stated in the schedule in respect of each person injured.
Section 6 – Territorial limits and foreign travel

Cover

1 Territorial limits
   This policy applies in respect of loss or damage occurring within the territorial limits.

2 Customs duty
   We will indemnify you against liability for the enforced payment of customs duty where such liability arises directly from loss or damage covered under this policy.

3 Other charges
   We will indemnify you against general average contribution and salvage sue and labour charges incurred during the transportation of the vehicle by sea.
   Provided that:
   a) such vehicle is covered against loss or damage by this policy
   b) the contribution relates to the value of such vehicle.

Section 7 – Unauthorised use

Cover

We will indemnify you while the vehicle is being used or driven by any person without your knowledge or consent for any purpose not permitted.

Provided that you will take all reasonable precautions to ensure that all persons who may use or drive a vehicle are made aware of the permitted purposes of use as defined in this policy.

Section 8 – Unlicensed drivers

Cover

The requirement of the certificate that the driver must hold a licence or have held and not been disqualified from holding or obtaining such a licence will not apply in circumstances where a licence to drive is not required by law.

Provided that the terms of the certificate will otherwise apply.
Section 9 – Trailers

Cover

a) Section 1 of this policy applies to any trailer or disabled mechanically propelled vehicle while attached to the vehicle. Section 1 will also apply to a trailer or disabled mechanically propelled vehicle detached from the vehicle (and not attached to another vehicle) and being used by you but only to the extent necessary to meet the requirements of any compulsory motor insurance legislation operative within the territorial limits.

b) Sections 1 and 2 of this policy apply to any trailer attached to or detached from the vehicle (and not attached to another vehicle) provided that:
   i) such trailer has been declared to us; and
   ii) you have paid or agreed to pay the appropriate additional premium.

The most we will pay in respect of any trailer that suffers loss or damage is its market value immediately prior to the insured event.

Exclusions

This section does not cover:

1. **Damage**
   - loss or damage to property being carried in or on any trailer or disabled mechanically propelled vehicle

2. **Towing other than in accordance with the law**
   - any trailer, or disabled mechanically propelled vehicle otherwise than in accordance with the law

Section 10 – Service and repair

Cover

We will indemnify you when the vehicle is in the custody or control of a member of the motor trade for service or repair.
Section 11 – No claim discount

a) If no claim arises under this policy during any period of insurance the next renewal premium will be adjusted in accordance with our scale of no claim discount applicable at the time of such renewal.

b) No claim discount to which you are entitled will not be disallowed solely because of a claim by you under:
   i) section 2 for breakage of glass in the windscreen windows or sunroof of the vehicle or the scratching of bodywork resulting solely and directly from such breakage
   ii) sub section 2.5 – theft or loss of keys
   iii) sub section b) of section 9 in respect of loss of or damage to any trailer.

c) If more than one vehicle is covered under this policy this section will be applied as if a separate policy has been issued for each vehicle.

d) If you have paid or agreed to pay the appropriate premium to protect the no claims discount you have earned your no claim discount will not be reduced provided that you have not made more than 1 claim during the last 3 years.

Section 12 – Principal’s clause

In the event of any claim in respect of which you would be entitled to receive indemnity under section 1 being brought or made against any public or local authority or other principal we will indemnify the said public or local authority or other principal against such claim and any costs, charges and expenses in respect thereof.

Provided that we have the sole conduct and control of all claims.

Section 13 – Emergency overnight accommodation or travel expenses

Cover

We will pay you and any person travelling in your vehicle necessary overnight accommodation or to travel home if your vehicle is stolen or damaged to the extent it is not driveable as a result of an accident covered under this policy.

Provided that the most we will pay at your request is up to the amount stated in the schedule.
Section 14 – Uninsured loss recovery service and motor prosecution defence

Lawclub Legal Protection is a trading name of Allianz Insurance plc (we or us or our for the purposes of this section) who underwrite and administer the Uninsured Loss Recovery Service and Motor Prosecution Defence on behalf of Zurich Insurance Group Ltd.

Lawphone

This section gives the insured person telephone access to Lawphone for advice on any commercial legal matter 24 hours a day, 365 days a year. The advice the insured person gets from Lawphone will always be according to the laws of Great Britain and Northern Ireland.

Please note that Lawclub may record the calls for the insured person’s, our and Lawclub’s mutual protection and Lawclub’s training purposes.

Phone: 0370 241 4140

When the insured person calls Lawphone they should quote master policy number 24657. The insured person will then be asked for a brief summary of the problem and these details will be passed on to an advisor who will return the call.

How to make a claim

To claim on your Lawclub Legal Protection cover please call 0870 241 4140, stating that you are a Zurich SME Policyholder, quoting MP24657.

If your cover is Third Party Fire and Theft or Third Party Only, then please report your claim directly to Lawclub Legal Protection on freephone 0800 066 5819, stating that you are a Zurich SME Policyholder quoting MP24657.

To claim on your Motor Prosecution Defence please call 0870 241 4140, stating that you are a Zurich SME Policyholder, quoting MP24657.

How to make a complaint

Our aim is to get it right, first time, every time. If we make a mistake, we will try to put it right promptly.

We will always confirm to the insured person the receipt of the insured person’s complaint within five working days and do our best to resolve the problem within four weeks. If we cannot, we will let the insured person know when an answer can be expected.

If we have not sorted out the situation within eight weeks we will provide the insured person with information about the Financial Ombudsman Service.

If the insured person has a complaint please contact our Customer Satisfaction Manager at:

Lawclub Legal Protection
2530 The Quadrant
Aztec West
Almondsbury
Bristol
BS32 4AW
United Kingdom.

Phone: 0345 0700 886
Email: legalprotection@allianz.co.uk

Using our complaints procedure or referral to the Financial Ombudsman Service does not affect the insured person’s legal rights.

Important information about reasonable prospects of success

At all times during the insured person’s legal action reasonable prospects of success must exist for us to begin, and continue, providing cover under this section.

In order for us to decide whether reasonable prospects of success exist we will seek the opinion of the legal representative. If we and the legal representative do not agree on whether reasonable prospects of success exist, we will also seek the opinion of any other legally qualified advisor or other expert appropriate to the insured person’s claim that we feel it is necessary to consult.

If we believe that reasonable prospects of success do not exist we will end the insured person’s claim.
If we end the insured person’s claim due to reasonable prospects of success no longer existing because the insured person has not complied with Condition 1c or 1d of Special conditions we will not pay any costs incurred during the insured person’s claim.

If we end the insured person’s claim due to reasonable prospects of success no longer existing because of any other reason, we will pay costs incurred up to the date that we end the insured person’s claim.

Special Definitions

Civil case
A legal action which does not involve the defence of any criminal prosecution against the insured person.

costs
Where we have given our written agreement, we will pay the following on the insured person’s behalf.

• The professional fees and expenses reasonably and properly charged by the legal representative on the standard basis, up to the Guideline Hourly Rates issued by the Senior Court Costs Office, which the insured person cannot recover from the insured person’s opponent.

• The insured person’s opponent’s legal costs and expenses incurred in a Civil Case which the insured person is ordered to pay by a court or which the insured person pays to the insured person’s opponent with our written agreement.

We will only pay costs which are necessary and in proportion to the value of the insured person’s claim. If we do not agree that the costs have been reasonably and properly incurred, or are necessary and in proportion to the value of the insured person’s claim, we will have those costs assessed in accordance with Special condition 3f of this Section.

Damages
Money that a court says the insured person’s opponent must pay to the insured person or money the insured person’s opponent agrees to pay to the insured person to settle the insured person’s legal action.

Legal representative
The solicitor or other person appointed with our agreement under this section to represent the insured person.

Reasonable prospects of success
There are reasonable prospects of success if, at all times during the insured person’s civil case against the insured person’s opponent, it is more likely than not that:

• a court would:
  i) decide the legal action under the ‘Uninsured loss recovery service’ in the insured person’s favour (this includes making a successful appeal or successfully defending an appeal following a decision made in respect of the insured person’s claim by a court); or
  ii) award the insured person a more favourable settlement than has already been offered by the insured person’s opponent;

and

• if the insured person is seeking damages from the insured person’s opponent, the insured person will recover them.

We explain in more detail how we will decide if the insured person’s legal action has reasonable prospects of success under ‘Important information about reasonable prospects of success’ above.

Standard basis
The normal method used by the court to assess costs which the court decides are proportionate to the insured person’s legal action and have been reasonably incurred by the legal representative and the insured person’s opponent.

We, us, our
Lawclub Legal Protection.
The cover

This section provides the cover described under **Uninsured loss recovery service** and **Motor prosecution defence**. In addition to the terms described within these sections, the Special exceptions and the Special conditions apply to all sub-sections of this section.

**Uninsured loss recovery service**

We will pay the *costs* we have agreed to of the insured person taking legal action against his or her opponent for damages arising from an accident involving the insured person’s vehicle that:

- *We* and the legal representative agree is not the insured person’s fault; and
- was caused by the insured person’s opponent; and
- causes:
  - i) the insured person’s death or bodily injury whilst the insured person is in, on or getting into or out of the vehicle; or
  - ii) damage to the vehicle; or
  - iii) damage to property the insured person owns or is legally responsible for and which is in or on the vehicle.

The cover provided by this section also includes the costs of making or defending an appeal following a decision by a court in respect of the insured person’s legal action.

We will provide this cover as long as:

- the accident happened within the territorial limits and during the period of insurance shown in the Certificate of Insurance; and
- the legal action will be decided by a court within the territorial limits; and
- *We* have given our written agreement to the insured person making or defending an appeal following a decision by a court in respect of the insured person’s legal action; and
- reasonable prospects of success exist.

The most we will pay for all claims arising out of the same accident involving the insured person’s vehicle is £100,000.

**Motor prosecution defence**

We will pay the *costs* we have agreed to of the insured person defending criminal proceedings being brought against the insured person arising from the insured person’s ownership or use of the vehicle.

The cover provided by this section also includes the costs of making an appeal against the insured person’s conviction or sentence by a court.

We will provide this cover as long as:

- the event giving rise to the criminal proceedings happened within the territorial limits and during the period of insurance shown in the Certificate of Insurance; and
- the criminal proceedings will be decided by a court within the territorial limits; and
- *We* have given our written agreement to the insured person making an appeal against the insured person’s conviction or sentence by a court.

The most we will pay for all claims arising from the same criminal proceedings is £100,000.

**Special exceptions**

In addition to the General Exceptions of this policy the following Special exceptions apply to this section.

We will not provide cover for the following:

1. any claim which the insured person reports to us more than six months after the:
   - date the insured person first knew, or should have known, that criminal proceedings were to be brought against the insured person; or
   - accident involving the insured person’s vehicle
Section 14

2 any costs:
   • incurred before we have accepted the insured person’s claim in writing and appointed the legal representative
   • we have not agreed to in writing
   • the insured person has paid directly to the legal representative or any other person without our permission
   • relating to an appeal following a decision by a court in respect of the insured person’s legal action against the insured person’s opponent unless we and the legal representative agree that reasonable prospects of success exist
   • that the court orders the insured person to pay to the insured person’s opponent at the end of a civil case on anything other than the standard basis. This will normally be because of the insured person’s improper or unreasonable conduct during the legal action

3 any money that the insured person has to pay under a contract he or she has with the legal representative where the amount of that money is determined by the amount of:
   • legal costs and expenses incurred by the legal representative in respect of the insured person’s claim; or
   • damages the insured person receives from the insured person’s opponent.

These types of contracts are normally referred to as either conditional fee agreements or damages based agreements

4 driving while under the influence of drink or drugs

5 a claim for an event which is not covered under the insured person’s current motor insurance policy for his or her vehicle

6 any fines or other penalties awarded against the insured person by a court or tribunal

7 any dispute arising from:
   • an application for a review of the way that a decision has been made by a government authority, local authority or other public body (this is normally referred to as a judicial review); or
   • any other challenge to any existing or proposed legislation

8 the vehicle being used for racing, rallying, speed testing, speed trials, off-road events or driven on a motor sports circuit

9 any Value Added Tax that is payable on the costs incurred which the insured person can recover from elsewhere

10 any claim where it is clear from the information available relating to the claim that it has arisen from the insured person’s deliberate or reckless action

11 any actual or potential prosecution or accident that the insured person was aware of, or should have been aware of, before the cover under this section started

12 parking offences which the insured person does not get points on his or her licence for

13 any claim arising out of a contract the insured person has with another person or organisation

14 any claim where the insured person does not have a valid:
   • motor insurance policy that covers the vehicle; or
   • MOT certificate or taxation for the vehicle where either of these are required by law; or
   • driving licence

15 any criminal proceedings against the insured person that would be covered under the insured person’s motor insurance policy for the vehicle

16 any award of costs made against the insured person by a court following criminal proceedings

17 disputes between the insured person and us.
Special conditions

In addition to the conditions described in the Policy Conditions other than the Arbitration condition, the following Special conditions apply to this section.

The insured person must keep to the conditions to have the full protection of his or her policy. If the insured person does not and the condition the insured person has not kept to relates to a claim the insured person has made, we may refuse the claim or withdraw from any current claim. If the insured person does not keep to Special condition 1c, 1d or 1e below we will recover any costs from the insured person that we have paid or incurred in respect of the insured person’s legal action unless we agree to appoint another legal representative to continue the insured person’s claim.

1 The insured person must:
   a) make their claim within six months of the date that the event, or series of events, which gave rise to the dispute or criminal proceedings first occurred
   b) not appoint a legal representative to represent them in their legal action
   c) at all times throughout their legal action give the legal representative and us a complete, accurate and truthful account of all of the circumstances that are relevant to the insured person’s legal action that the insured person is aware of, or should have been aware of. This will include details of any agreement between the insured person and any other person or organisation. The insured person and anyone acting on the insured person’s behalf, must not knowingly give any false, fraudulent, exaggerated or incorrect statement or document to the insured person’s legal representative or to us
   d) follow the advice of, and co-operate fully with, the legal representative and us at all times during the insured person’s legal action. This will include attending all court hearings or other appointments that the legal representative asks the insured person to attend
   e) not withdraw their claim from the legal representative without the written agreement of us and the legal representative
   f) get our written agreement before making or defending an appeal against the decision of a court in respect of the insured person’s legal action
   g) instruct the legal representative to take all reasonable steps to recover costs from the insured person’s opponent and pay them to us. If the insured person does not do this, we will have the right to reduce the amount that we pay under this section to the amount that the insured person’s costs would have been if the insured person had instructed the legal representative to take all such reasonable steps
   h) instruct the legal representative to keep to Special condition 2 below.

2 The legal representative must:
   a) get our written permission before instructing a barrister or other legally qualified advisor or expert in respect of the insured person’s legal action
   b) tell us at the first opportunity once he or she becomes aware of any information or development relating to the insured person’s legal action which will more likely than not mean that:
      • reasonable prospects of success no longer exist; or
      • the losses or damages that the insured person can recover from the insured person’s opponent will be reduced from the amount that was originally expected by the legal representative
   c) tell us at the first opportunity once he or she becomes aware that the insured person wants to make an offer, or the insured person’s opponent has made an offer, to settle the insured person’s legal action
   d) report the result of the insured person’s legal action to us at the first opportunity after it is finished
   e) take all reasonable steps to recover costs from the insured person’s opponent and pay them to us.

3 We will have the right to do the following:
   a) appoint the legal representative in the insured person’s name and on the insured person’s behalf
   b) take over and conduct, in the insured person’s name, any claim or proceedings:
      • before a legal representative has been appointed; or
      • that are necessary to recover costs that we have paid in respect of the insured person’s legal action
c) contact the legal representative at any time and have access to all statements, opinions, reports or any other documents relating to the insured person’s legal action

d) appoint a barrister or other legally qualified advisor or expert appropriate to the insured person’s legal action and ask for his or her opinion on the value of the insured person’s legal action and whether reasonable prospects of success exist

e) end the insured person’s claim if, at any time during the insured person’s legal action reasonable prospects of success no longer exist. If, after we end the insured person’s claim, the insured person continues the legal action and gets a better settlement than we expected, we will pay the insured person’s costs which the insured person cannot get back from anywhere else

f) have any legal bill assessed if we and the legal representative or the representative acting for and on behalf of the insured person’s opponent cannot agree on the level of costs. If we do this the assessment will be carried out by a court, independent expert in the assessment of costs or other competent party. we will not pay any more than the costs that are determined as reasonable by the assessment

g) settle the insured person’s claim by paying the amount in dispute. If we do this we will not pay any costs incurred after the date that we tell the insured person, and any legal representative, that we have decided to settle the insured person’s claim. (This will not apply where legal proceedings have begun in a court before the date we decide to settle the insured person’s claim. In these circumstances we will settle the claim by paying costs that are necessary to discontinue those legal proceedings as well as the amount in dispute)

h) settle the costs covered by this Section at the end of the insured person’s legal action.

4 Your agreements with others

We will not be bound by any agreement between the insured person and the legal representative or the insured person and any other person or organisation.

5 Other insurances and cover

If the insured person has another insurance policy, service contract or membership that provides cover for a claim the insured person has made under this Section, we will only pay our share of the costs of the claim.

6 Freedom to choose the legal representative

At any time before we and the legal representative agree that legal proceedings need to be issued or defended in a court, we will choose the legal representative.

The insured person will have the right to choose the legal representative if we and the legal representative agree that negotiations with the insured person’s opponent have failed to settle the dispute and it becomes necessary for legal proceedings to be issued or defended in a court.

The insured person can also choose the legal representative if a conflict of interest arises which means that our chosen legal representative cannot act for insured person because of his or her professional rules of conduct.

The insured person must send the name and address of his or her chosen legal representative to us. If we agree to appoint the insured person’s chosen legal representative, he or she will be appointed on the same terms as we would have appointed our chosen legal representative, other than in respect of any agreement we and the insured person’s chosen legal representative reach over the costs that we will pay.

If there is any dispute about the insured person’s choice of legal representative that the insured person and we cannot resolve, the matter will be settled using the procedure in Special condition 7 Disputes.

When choosing the legal representative the insured person must remember his or her duty to keep the costs of any legal proceedings as low as possible.

7 Disputes

If there is a dispute between the insured person and us the matter may be referred to an arbitrator, who will be a solicitor, barrister or other suitably qualified person the insured person and we agree to. If the insured person and we cannot agree on an arbitrator, the President of the Law Society or the Chairman of the Bar Council will chose one.

Whoever loses the arbitration must pay all the costs involved. If the decision is not clearly made against either the insured person or us, the arbitrator will decide how the insured person and we will share the costs. If the arbitrator decides that the insured person must pay some, or all, of the costs of the arbitration, those costs will not be covered by this section.
8 Cancellation
The Cancellation condition in the Policy Conditions applies to this Section. If the policy is cancelled, this section will also be cancelled from the same date.

9 Law and Language of this Section
Unless we agree otherwise:

a) the language of this section and all communications relating to it will be in English;

b) English law will apply to this section.

10 Fraud
If the insured person or anyone acting on the insured person’s behalf makes a claim which is in any way false or fraudulent or supports a claim with any false or fraudulent document, device or statement, including exaggerating the circumstances of the insured person’s claim, the insured person will lose all rights under this section and all cover will cease. In such circumstances, we will recover any sums from the insured person that we may have already paid, or agreed to pay, under this section. If the false, fraudulent or exaggerated claim is made or supported by the insured person or organisation that has taken out this section, we will also cancel the section and keep the premium paid.

11 Rights of parties
A person or company who is not a party to this Section has no right under the Contracts (Rights of Third Parties) Act 1999 or any replacement legislation, to enforce any term of this Section, but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

Financial Services Compensation Scheme
If we are unable to meet our liabilities the insured person may be entitled to compensation under the Financial Services Compensation Scheme (FSCS). Further information about compensation scheme arrangements is available at www.fscs.org.uk, by emailing enquiries@fscs.org.uk or by phoning the FSCS on 0800 678 1100 or 0207 741 4100.

Fair Processing Notice – how we use personal information
1 Who we are
When we refer to “we”, “us” and “our” in this notice it means Allianz Insurance plc.

When we say “you” and “your” in this notice, we mean anyone whose personal information we may collect, including:

• anyone seeking an insurance quote from us or whose details are provided during the quotation process
• policyholders and anyone named on or covered by the policy
• anyone who may benefit from or be directly involved in the policy or a claim, including claimants and witnesses.

2 How we use personal information
We use personal information in the following ways:

• to provide quotes, administer policies and policyholder claims to fulfil our contract
• to administer third party claims, deal with complaints and prevent financial crime to meet our legal obligations
• to manage our business and conduct market research to meet the legitimate needs of our business
• to send marketing information if we have received your specific consent.

You are not obliged to provide us with personal information, but we cannot provide our products and services without it.

You have the right to object to us using your personal information.
You can do this at any time by telling us and we will consider your request and either stop using your information or explain why we are not able to.
Further details can be found below.

3 Marketing
We use your personal information to market products and services to you. Our marketing activities may include:

• providing information to you about products and services by telephone, post, email and SMS, we will either do this ourselves or use third party partners to do it for us
• working with selected partners to display relevant online advertisements to you, and to our other customers, on third party websites and social media platforms. To do this, we may provide our partners with some of your personal information in an encrypted format, which they use only to identify the appropriate audiences for our advertisements. We ensure that our partners delete this information once the advertisement audiences have been identified, and do not use the information for their own purposes.

If you do not wish to receive marketing information about our products and services you can tell us at any time by using the contact details found in section 10, “Know your rights”.

4 Automated decision making, including profiling
We may use automated decision making, including profiling, to assess insurance risks, detect fraud, and administer your policy. This helps us decide whether to offer insurance, determine prices and validate claims.

If you disagree with the outcome of an automated decision please contact us using the details in section 10.

5 The personal information we collect
We collect the following types of personal information about you so we can complete the activities in section 2, “How we use personal information”:
• basic personal details such as name, age, address and gender
• family, lifestyle and social circumstances, such as marital status, dependants and employment type
• financial details such as direct debit or payment card information
• photographs and/or video to help us manage policies and assess claims
• tracking and location information if it is relevant to your policy or claim
• identification checks and background insurance risk details including previous claims information
• medical information if it is relevant to your policy or claim
• criminal convictions if it is relevant to your policy or claim
• accessibility details if we need to make reasonable adjustments to help
• business activities if it is relevant to your policy or claim.

6 Where we collect personal information
From you, your representatives or from information you have made public, for example on social media. From other persons or organisations, for example:
• credit reference and/or fraud prevention agencies
• emergency services, law enforcement agencies, medical and legal practices
• veterinary practices, animal charities and breeders
• insurance industry registers and databases used to detect and prevent insurance fraud, for example the Motor Insurance Database (MID), the Motor Insurers Anti-Fraud and Theft Register (MIAFTR) and the Claims and Underwriting Exchange (CUE)
• insurance investigators and claims service providers
• other insurers or service providers who underwrite the insurance or provide services for our products
• other involved parties, for example claimants or witnesses.

7 Sharing personal information
We may share your personal information with:
other companies within the global Allianz Group www.allianz.com
• credit reference, fraud prevention and other agencies that carry out certain activities on our behalf, for example the Motor Insurance Database (MID), the Insurance Fraud Bureau (IFB) and marketing agencies if agreed
• our approved suppliers to help deal with claims or provide our benefit services, for example vehicle repairers, veterinary advisors, legal advisors and loss adjusters
• other insurers, third party underwriters, reinsurers, insurance intermediaries, regulators, law enforcement and the Financial Ombudsman Service (FOS) and other companies that provide services to us or you, for example the Claims and Underwriting Exchange (CUE)
• prospective buyers in the event we wish to sell all or part of our business.
8 Transferring personal information outside the UK

We use servers located in the European Union (EU) to store your personal information where it is protected by laws equivalent to those in the UK. We may transfer your personal information to other members of the global Allianz Group to manage your insurance policy or claim; this could be inside or outside the EU. We have Binding Corporate Rules (BCRs) which are our commitment to the same high level of protection for personal information regardless of where it is processed. These rules align with those required by the European Information Protection authorities. If you would like more information about the BCRs please contact our Data Protection Officer.

Some of our suppliers have servers outside the EU. Our contracts with these suppliers require them to provide equivalent levels of protection for your personal information.

9 How long we keep personal information

We keep information only for as long as we need it to administer the policy, manage our business or as required by law or contract.

10 Know your rights

You have the right to:

- object to us using your personal information. We will either agree to stop using it or explain why we are unable to (the right to object)
- ask for a copy of the personal information we hold about you, subject to certain exemptions (data subject access request)
- ask us to update or correct your personal information to ensure its accuracy (the right of rectification)
- ask us to delete your personal information from our records if it is no longer needed for the original purpose (the right to be forgotten)
- ask us to restrict the use of your personal information in certain circumstances (the right of restriction)
- ask for a copy of the personal information you provided to us, so you can use it for your own purposes (the right to data portability)
- complain if you feel your personal information has been mishandled. We encourage you to come to us in the first instance but you are entitled to complain directly to the Information Commissioner’s Office (ICO) at www.ico.org.uk
- ask us, at any time, to stop using your personal information, if using it based only on your consent (the right to withdraw your consent).

If you wish to exercise any of these rights you can do so by contacting our Customer Satisfaction Manager:

Address: Allianz Legal Protection, 2530 The Quadrant, Aztec West, Almondsbury, Bristol BS32 4AW

Email: alpcomplaints@allianz.co.uk

Phone: 0345 0700 886

11 Data Protection Officer Contact details

If you have any queries about how we use your personal information, please contact our Data Protection Officer:

Address: Data Protection Officer, Allianz, 57 Ladymead, Guildford, Surrey GU1 1DB

Email: dataprotectionofficer@allianz.co.uk

Phone: 03301021837

Changes to our Fair Processing Notice

Occasionally it may be necessary to make changes to this notice. When that happens we will provide you with an updated version at the earliest opportunity. The most recent version will always be available on our website www.allianz.co.uk.
General exclusions

This policy does not cover:

1. **Contractual liability or liquidated damages**
   - any liability assumed by you by agreement which would not have attached in the absence of such agreement and any indemnity in respect of liquidated damages or under any penalty clause.

2. **Earthquake or riot**
   - any accident, death, bodily injury or damage to property except under section 1 arising during or in consequence of:
     a) earthquake occurring outside Great Britain, Northern Ireland, the Isle of Man, the Channel Islands or any other member of the European Union.
     b) riot or civil commotion occurring:
        i) in Northern Ireland.
        ii) outside Great Britain, the Isle of Man, the Channel Islands or any other member of the European Union.

3. **Lessor negligence**
   - the owner of a vehicle leased to you where liability is caused by the negligence of such owner or the servants or agents of such owner.

4. **Nuclear and war risks, government or public authority order and sonic bangs**
   - death, injury, disablement or loss or destruction of or damage to any property whatsoever or any other liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from:
     a) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combusion of nuclear fuel.
     b) the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, nuclear reactor or other nuclear assembly or nuclear component thereof.
     c) any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter.
     d) the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter but this exclusion d) will not apply to radioactive isotopes excluding nuclear fuel when such isotopes are being prepared, carried, stored or used for commercial, agricultural, medical, scientific or other peaceful purposes.
     e) except so far as is necessary to meet the requirements of the compulsory motor insurance legislation in the country in which the insured event occurs:
        i) war, invasion, act of foreign enemy, hostilities whether war be declared or not, civil war, rebellion, revolution, insurrection, military or usurped power.
        ii) nationalisation, confiscation, requisition, seizure or destruction by the government or any public authority.
     f) pressure waves caused by aircraft and other aerial devices travelling at sonic or supersonic speeds.

5. **Unauthorised use**
   - any claim while the vehicle is with your general consent being:
     a) used for any purpose not permitted by the certificate.
     b) driven by any person not authorised by the certificate.
   - This exclusion will not apply to claims under section 10.

6. **Unlicensed drivers**
   - any claim while the vehicle is being driven:
     a) by you unless you hold a licence or have held and are not disqualified from holding or obtaining such a licence.
     b) with your general consent by any person who you know does not hold a licence unless such person has held and is not disqualified from holding or obtaining such a licence.
   - This exclusion will not apply to claims under section 8.
General conditions

The following conditions apply to the whole policy except where stated otherwise. Other special conditions that may be applicable to a section of cover will be set out in the section of cover.

1. Additional or replacement vehicles
   No cover applies under this policy for additional or replacement vehicles until we have been notified of such additional or replacement vehicle.

2. Alteration
   You must notify us as soon as possible during the period of insurance if there is any change in circumstances or to the material facts previously disclosed by you to us or stated as material facts by us to you which increases the risk of accident, injury, loss, damage or liability.

   Upon notification of any such change we will be entitled to vary the premium and terms for the rest of the period of insurance. If the changes make the risk unacceptable to us then we are under no obligation to agree to make them and may no longer be able to provide you with cover.

   If you do not notify us of any such change we may exercise one or more of the options described in clauses c) i), ii) and iii) of general condition 7 – Fair presentation of the risk but only with effect from the date of the change in circumstances or material facts.

3. Arbitration
   This condition does not apply to section 14.

   If we admit liability for a claim but there is a dispute as to the amount to be paid the dispute will be referred to an arbitrator. The arbitrator will be appointed jointly by you and us in accordance with the law at the time. You may not take any legal action against us over the dispute prior to the arbitrator having reached a decision.

4. Cancellation
   If you decide you do not want to accept this policy or any subsequent renewal of it you must tell us within 14 days of receiving the options or renewal notice.

   If this policy is to be cancelled at any other time you must tell us immediately.

   We will charge you on a pro rata basis for the time we have been on cover subject to a minimum premium of £50 plus insurance premium tax (IPT).

   We will not refund any premium if we have paid a claim or one is outstanding when this policy is cancelled. Where a claim is submitted after the policy has been cancelled we will deduct the amount of any premium returned to you following the cancellation from any claim payment we may make to you.

   If you are paying by instalments and you have made a claim you must still pay us the balance of the full annual premium. If you do not do this we may take the balance of any outstanding premium from any claim payment we are making to you subject to the Consumer Credit Act 1974 if it applies.

5. Cancellation notice
   We have the right to cancel this policy or any section or part of it by giving 14 days notice in writing to your last known address.

   You will be entitled to a pro rata return of premium from the date of cancellation.

   We will not refund any premium if we have paid a claim or one is outstanding when the policy is cancelled.

   Where a claim is submitted after the policy has been cancelled we will deduct the amount of any premium returned to you following the cancellation from any claim payment we may make to you. If you are paying by instalments and you have made a claim you must still pay us the balance of the full annual premium.

   If you do not do this we may take the balance of any outstanding premium from any claim payment we are making to you.

6. Contractual right of renewal (tacit)
   If you pay the premium to us using our Direct Debit instalment scheme we will have the right which we may choose not to exercise to renew this policy each year and continue to collect premiums using this method. We may vary the terms of this policy including the premium at renewal. If you decide that you do not want us to renew this policy provided you tell us or your broker or insurance intermediary before the next renewal date we will not renew it.

7. Fair presentation of the risk
   a) At inception and renewal of this policy and also whenever changes are made to it at your request you must:
      i) disclose to us all material facts in a clear and accessible manner; and
      ii) not misrepresent any material facts.

   b) If you do not comply with clause a) of this condition we may:
      i) avoid this policy which means that we will treat it as if it had never existed and refuse all claims where any non-disclosure or misrepresentation by you is proven by us to be deliberate or reckless in which case we will not return the premium paid by you; and
      ii) recover from you any amount we have already paid for any claims including costs or expenses we have incurred.
c) If you do not comply with clause a) of this condition and the non-disclosure or misrepresentation is not deliberate or reckless this policy may be affected in one or more of the following ways depending on what we would have done if we had known about the facts which you failed to disclose or misrepresented:

i) if we would not have provided you with any cover we will have the option to:
   1) avoid the policy which means that we will treat it as if it had never existed and repay the premium paid; and
   2) recover from you any amount we have already paid for any claims including costs or expenses we have incurred

ii) if we would have applied different terms to the cover we will have the option to treat this policy as if those different terms apply. We may recover any payments made by us on claims which have already been paid to the extent that such claims would not have been payable had such additional terms been applied

iii) if we would have charged you a higher premium for providing the cover we will charge you the additional premium which you must pay in full.

d) Where this policy provides cover for any person other than you and that person would if they had taken out such cover in their own name have done so for purposes wholly or mainly unconnected with their trade, business or profession we will not invoke the remedies which might otherwise have been available to us under this condition if the failure to make a fair presentation of the risk concerns only facts or information which relate to a particular insured person other than you.

Provided always that if the person concerned or you acting on their behalf makes a careless misrepresentation of fact we may invoke the remedies available to us under this condition as against that particular person as if a separate insurance contract had been issued to them leaving the remainder of the policy unaffected.

8. Fraudulent claims

This condition does not apply to section 14.

If you or anyone acting on your behalf:

a) makes a fraudulent or exaggerated claim under this policy; or

b) uses fraudulent means or devices including the submission of false or forged documents in support of a claim whether or not the claim is itself genuine; or

c) makes a false statement in support of a claim whether or not the claim is itself genuine; or

d) submits a claim under this policy for loss or damage which you or anyone acting on your behalf or in connivance with you deliberately caused; or

e) realises after submitting what you reasonably believed was a genuine claim under this policy and then fails to tell us that you have not suffered any loss or damage; or

f) suppresses information which you know would otherwise enable us to refuse to pay a claim under this policy

we will be entitled to refuse to pay the whole of the claim and recover any sums that we have already paid in respect of the claim.

We may also notify you that we will be treating this policy as having terminated with effect from the date of any of the acts or omissions set out in clauses a) to f) of this condition.

If we terminate this policy under this condition you will have no cover under this policy from the date of termination and not be entitled to any refund of premium.

If any fraud is perpetrated by or on behalf of an insured person and not on behalf of you this condition should be read as if it applies only to that insured person’s claim and references to this policy should be read as if they were references to the cover effected for that person alone and not to the policy as a whole.

9. Isle of Man law

Where this policy has been entered into in the Isle of Man it is subject to the laws of such Isle and in respect of occurrences in such Isle may subject to any provision for arbitration contained in this policy be enforced by proceedings taken in the courts of such Isle.

In the event of arbitration under this policy in respect of any occurrence in the Isle of Man such arbitration will be held in such Isle.

10. Joint insured

If you comprise more than one party we will indemnify each party as though a separate policy had been issued to each of them.

Provided that the total amount of indemnity to all such parties will not exceed the limit of indemnity stated in this policy.
11. Observance of terms

The observance and fulfilment of the terms of this policy so far as they relate to anything to be done or complied with by the insured person will be conditions precedent to any liability of us to make any payment under this policy. Upon proof of breach of this condition we will be entitled to recover from the insured person all sums paid by us including those for which we would not have been liable but for the provisions of any compulsory motor insurance legislation operative within the territorial limits.

12. Payment by instalments

Where we refer in this policy to the payment of premiums this will include payment by monthly instalments. If you pay by this method this policy remains an annual contract. The date of payment and the amount of the instalment are governed by the terms of the credit agreement. If an instalment is not received by the due date then subject to the Consumer Credit Act 1974 if it applies the credit agreement and this policy will be cancelled immediately.

13. Sanctions

Notwithstanding any other terms of this policy we will be deemed not to provide cover nor will we make any payment or provide any service or benefit to you or any other party to the extent that such cover, payment, service, benefit and/or any business or activity of yours would violate any applicable trade or economic sanctions law or regulation.

14. Vehicle maintenance

You will at all times maintain the vehicle in an efficient and roadworthy condition.

15. Vehicle security

You will take all reasonable steps to safeguard the vehicle from loss or damage.
Claims conditions

The following conditions apply to the whole policy except where stated otherwise.

1. Accidents
   Details of any event which might result in a claim under this policy and all subsequent developments must be reported to us as soon as possible. Notice of any prosecution inquest or fatal inquiry and every letter, claim, writ or summons must be sent to us on receipt.

2. Claims notification abroad
   To notify a claim abroad please call or fax Intana (acting on behalf of Zurich Insurance Group plc). Intana’s contact details are in the Helpline numbers section of this policy.
   Intana will arrange for the vehicle to be taken to a suitable repairer or recovered to the UK. It is important that you do not give instructions, either verbally or in writing to the garage where your vehicle has been taken for repair. Zurich or their appointed representatives will give the appropriate authorisation.
   If you have to leave your vehicle at a garage following an accident, please ensure that you leave the log book (if available) and keys with the garage. Failure to do this could cause lengthy delays in the repatriation of your vehicle.
   You should not leave any valuables in the vehicle.
   Do not leave any article in the vehicle that you need to declare to customs. This could delay repatriation.
   If you have arranged separate European breakdown or recovery and you use this facility to have your vehicle brought back to the UK, you must report this to your broker or Zurich. You must also report the name and address of the garage in this country to which the vehicle has been or will be taken.

3. Claims procedure
   Except with our written consent no person will make any admission of liability, offer, repudiation or promise of payment on your behalf or any person claiming indemnity under this policy.
   We will be entitled to take over and conduct in your name or that of any person entitled to indemnity under this policy the defence or settlement of any claim or to bring any claim in the name of such person. We or a solicitor appointed by us will have full discretion in the conduct of any proceedings and in the settlement of any claim and will be given all such information and assistance as they may require.

4. Other insurances
   If any other insurance covers the same damage, loss or liability we will not be liable to pay more than our rateable proportion.
   Provided that nothing in this condition will impose on us any liability from which we would have been relieved by paragraph b) of the cover to section 1 or exclusions 5 b) and 6 to section 1.

5. Property damage claims
   In connection with any one claim or series of claims arising out of any one event in respect of damage to property we may at any time pay you the amount of the indemnity provided by this policy after deduction of any sum already paid as compensation or any lesser amount for which such claim may be settled and from the date such payment is made we will relinquish control of the negotiations and legal proceedings in connection with such claim. From the date of such payment we will be under no further liability in connection with such claim except for costs and expenses incurred with our written consent prior to the date of such payment.
Our complaints procedure

Our commitment to customer service
We are committed to providing a high level of customer service. If you feel we have not delivered this, we would welcome the opportunity to put things right for you.

Who to contact in the first instance
Many concerns can be resolved straight away. Therefore in the first instance, please get in touch with your usual contact at Zurich or your broker or insurance intermediary, as they will generally be able to provide you with a prompt response to your satisfaction.

Contact details will be provided on correspondence that we or our representatives have sent you.

Many complaints can be resolved within a few days of receipt
If we can resolve your complaint to your satisfaction within the first few days of receipt, we will do so. Otherwise, we will keep you updated with progress and will provide you with our decision as quickly as possible.

Next steps if you are still unhappy
If you are not happy with the outcome of your complaint, you may be able to ask the Financial Ombudsman Service to review your case.

We will let you know if we believe the ombudsman service can consider your complaint when we provide you with our decision. The service they provide is free and impartial, but you would need to contact them within 6 months of the date of our decision.

More information about the ombudsman and the type of complaints they can review is available via their website www.financial-ombudsman.org.uk.

You can also contact them as follows:

Post: Financial Ombudsman Service,
Exchange Tower, London, E14 9SR

Telephone: 08000 234567
(free on mobile phones and landlines)

Email: complaint.info@financial-ombudsman.org.uk

If the Financial Ombudsman Service is unable to consider your complaint, you may wish to obtain advice from the Citizens Advice Bureau or seek legal advice.

The Financial Services Compensation Scheme (FSCS)
We are covered by the Financial Services Compensation Scheme (FSCS) which means that you may be entitled to compensation if we are unable to meet our obligations to you. Further information is available on www.fscs.org.uk or by contacting the FSCS directly on 0800 678 1100.