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WELCOME

Welcome to SEAT Insurance.

Your SEAT Motor Insurance cover has been designed to give you the peace of mind that in the event of an insured incident your SEAT will be repaired in a SEAT approved repairer, by SEAT trained technicians who will use genuine SEAT parts and paints.

You must read this Cover Booklet, the schedule, endorsements and the certificate of motor insurance together. The schedule tells you which sections of the policy apply. Please check all documents carefully to make certain they give you the cover you want.

All the details of how to make a claim, together with any conditions that you must comply with, are set out in the following pages.

If **you** have any questions that are not answered within this Cover Booklet, please contact us.

Please keep this Cover Booklet and your other insurance documents in a safe place.

Certain words in this Cover Booklet have specific meanings which are explained under the Meaning of Words section.

In return for paying or agreeing to pay the premium, we will insure you under the conditions of this Cover Booklet for any insured event which takes place during the **period of insurance** within the geographical limits.

This policy is a contract between you and us. It is not our intention that the Contracts (Rights of Third Parties) Act 1999 gives anyone else either any rights under this policy or the right to enforce any part of it.

Customers with Disabilities

This policy and other associated documentation are also available in large print, audio and Braille. If you require any of these formats please contact us.

What to do if you have an accident

- Always stop the vehicle if you are in an accident involving an injury to any person or certain animals, or if other vehicles or roadside property are damaged
- / Ensure that you and your passengers are safe
- / If anyone is injured or the accident is blocking the road, call the emergency services
- / If you think the vehicle is unsafe to drive, call the 24-Hour Claims Helpline and we will arrange for the vehicle to be recovered
- / Do not accept blame or admit liability for the accident
- / Advise us of the following details as soon as you can:
 - The registration number of any other vehicle(s) involved in the accident
 - The name, address, contact number and insurance details of any driver(s) involved in the accident. You must also provide the same details to anyone who has a good reason for asking
 - The name, contact number and address of anyone who witnessed the accident
 - Any other information that you have about the accident, such as injuries caused, property damaged or photographic evidence

For Broken Windscreens and Window Glass

Call the 24-Hour Windscreen Claims Helpline on 0333 043 1298.

We will arrange for the glass to be repaired or replaced. Cover is unlimited after taking off any **excess**.

Repairing a windscreen or window instead of replacing it can save **you** paying an **excess**. Ask when calling the Windscreen Claims Helpline.

How to make a claim

Call the 24-Hour Claims Helpline on 0333 043 1298.

If you need to make a claim outside of the UK, please call the 24-Hour European Claims Helpline on +44 (0)1925 422712.

A dedicated Claims Manager will look after **your** entire claim from start to finish, liaising with any third parties and SEAT approved repairers.

If required, your dedicated Claims Manager will also arrange for the vehicle to be recovered.

Don't forget, as a SEAT Insurance customer **you** are guaranteed that in the event **your** SEAT is damaged in an insured incident that it will be repaired by SEAT trained technicians, in a SEAT approved repairer, using genuine SEAT parts and paints. For **your** peace of mind labour and genuine parts are covered by a two-year warranty (excluding wear and tear).

Furthermore, while using an approved repairer, you will be offered a small courtesy car while yours is being repaired to keep you on the road.



POLICY WORDING

Meaning of Words

When the following words and phrases appear in this Cover Booklet. they have the specific meanings given below. These words are highlighted in bold print.

Available miles

The distance which the policy allows the **vehicle** to be driven during the current **period of insurance**.

Certificate of motor insurance

A document, which is legal evidence of your insurance and is required by law and forms part of this contract of insurance. It shows the **vehicle** registration number, who may drive it and what it may be used for. The certificate of motor insurance must be read with this policy document.

Courtesy Car

A car loaned to **you** by **our** approved repairer whilst the **vehicle** is being repaired following a valid claim under Section A or Section C of this insurance.

Endorsement

A clause that alters the cover provided by the policy.

European Union

Andorra, Austria, Belgium, Bulgaria, Croatia, Cyprus, the Czech Republic, Denmark, Estonia, Finland, France (including Monaco), Germany, Gibraltar, Greece, Hungary, Iceland, Italy (including San Marino and the Vatican City), Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Republic of Ireland, Romania, Serbia, Slovakia, Slovenia, Spain, Sweden and Switzerland (including Liechtenstein).

Excess

The part of a claim **you** must pay. Sometimes more than one **excess** can apply, in which case we will add them together.

Geographical limits

Great Britain, Northern Ireland, the Isle of Man, the Channel Islands and while the **vehicle** is being transported between any of these countries.

Hazardous locations

- Power stations
- Nuclear installations or establishments
- Refineries, bulk storage or production premises in the oil, gas or chemical industries
- Ministry of Defence premises
- Military bases
- Rail trackside
- / Any other rail property to which the public do not have lawful access

High category hazardous goods

Any substance within the following United Nations Hazards Classes:

- 1: Explosives
- 5.2: Organic peroxides
- 6.1: Toxic substances
- 6.2: Infectious substances
- 7: Radioactive materials

Ignition Keys

Any key, device or code used to secure, gain access to and enable the **vehicle** to be started and driven.

Market value

The value of the **vehicle** at the time of the loss or damage compared with one of the same make, model and specification and conditions.

Period of insurance

The period **you** are covered for as shown on the **schedule**.

Schedule

The latest schedule we have issued to you. This forms part of the contract of insurance. It gives details of the **period of insurance**, the premium **you** have to pay, the **yehicle** which is insured and details of any excesses or endorsements.

Statement of fact

This shows the information that **you** gave **us**, including information given on your behalf and verbal information you gave prior to commencement of the policy.

Telematics product

If **your** policy requires **you** to share data on **your** driving style, the telematics product will collect and transmit data and will refer to either; the telematics device supplied and fitted to the **vehicle**, or the telematics app vou must download to vour mobile device and connect to the **vehicle's** Bluetooth.

Terrorism

Terrorism is defined as any act or acts including, but not limited to:

- / The use or threat of force and/or violence, and/or
- Harm or damage to life or to property (or the threat of such harm or damage) including, but not limited to harm, or damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons in whole or in part for political, religious, ideological or similar purposes, or is claimed to be or occasioned in whole or in part for such purposes.

Top up miles

The option given to **you** to increase the **available miles** permitted under the policy in any one **period of insurance**.

We, us, our

The insurer specified in the **schedule** and the **certificate of motor insurance**. All sections of the policy are arranged and administered by Carrot Risk Technologies Limited. This definition does not apply to Section N - Motor Legal Expenses Cover.

The policyholder named on the **schedule**.

The vehicle

Any motor vehicle that **you** have given **us** details of and for which we have issued a certificate of motor insurance. The vehicle's registration number will be shown on your latest certificate of motor insurance. Accessories and spare parts are included in the definition of the **vehicle** when they are with the **vehicle** or locked in your own garage.



SECTION A – DAMAGE TO THE VEHICLE

What is covered

- / We will pay for damage to the vehicle caused by accidental or malicious damage or vandalism.
- / If we are paying for damage to the vehicle and you have a child seat fitted to the vehicle, we will also cover the cost of replacing the child seat with a new one of the same or similar model and standard.
- / We will also cover the cost of replacing or repairing the vehicle's audio, navigation and entertainment equipment up to the following amounts:
- unlimited for equipment fitted as standard by the manufacturer; or
- £500 for any other equipment, provided this equipment is permanently fitted to the vehicle

If the **vehicle** is not roadworthy after an accident within the **geographical limits**, which has been reported to **us** and **we** have accepted the claim (not including glass), **we** can arrange to get **you** and **your** passengers from the scene of the accident to **your** home or planned destination. If **you** cannot complete **your** journey we will pay for overnight accommodation up to £40 per person for **you** and **your** passengers.

To keep **you** mobile within the **geographical limits**, we will offer **you** a minimum of a small **courtesy car** while the **vehicle** is being repaired by a SEAT approved repairer.

Subject to availability, the **courtesy car** will be of a make and model from within the Volkswagen Group range (Audi, SEAT, ŠKODA, Volkswagen). Where a Volkswagen Group vehicle is not available, a **courtesy car** of an alternative make will be provided.

Once we have decided that the vehicle can be economically repaired by a SEAT approved repairer and if it cannot be driven, we will provide the courtesy car on the next working day for as long as the repairs take. If the vehicle can still be legally driven (in other words it is roadworthy), we will provide a courtesy car while the vehicle is being repaired by a SEAT approved repairer. If the vehicle cannot be economically repaired (total loss), you may retain the courtesy car for the following periods from the date that the vehicle is declared a total loss:

- / 14 days if the **vehicle** is less than one year old from the date of its first registration as new
- / 4 days if the **vehicle** is more than one year old from the date of its first registration as new

While **you** are in possession of the **courtesy car** (but only for the duration covered by this policy), cover for loss or damage to the **courtesy car** will be provided in accordance with its terms, **endorsements** and conditions, including **excesses** for which **you** will be responsible. **We** will not make a charge for this cover.

Any accidents or losses while **you** are in possession of this **courtesy car** must be reported to **us** as soon as possible, and may affect **your** No Claim Discount.

Driving of the **courtesy car** will be limited solely to those persons named on **your certificate of motor insurance**, and the use of the **courtesy car** will be restricted to the use described on the **certificate of motor insurance**.

You are not required to inform **us** when **you** are supplied with a **courtesy car** from **our approved repairer**.

A **courtesy car** will not be provided where **you** choose not to use a SEAT approved repairer.

The supply of a **courtesy car** may be subject to terms and conditions.

Click here for details of how we will settle claims.

What is not covered

- / Loss of or damage to the **vehicle** caused by fire, or by theft.
- / Loss of use of the **vehicle**.
- / Wear and tear and any loss or damage which happens gradually.
- / Mechanical, electrical, electronic and computer failures or breakdowns or breakages.
- / Loss of or damage to the **vehicle** caused by an inappropriate type or grade of fuel being used.
- / Damage to tyres caused by braking, punctures, cuts or bursts.
- / Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the **geographical limits**.
- Any amount over the cost shown in the manufacturer's latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.
- / Loss of or damage to telephone or other communication equipment.
- / The **vehicle** losing value after, or because of, repairs.

- / Loss of or damage to the **vehicle** resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
- / Confiscation, requisition or destruction of the **vehicle** by or under the order of any Government or Public or Local Authority.
- / Loss or damage caused by pressure waves from aircraft or any flying object.
- / Loss of or damage to any radar detection equipment.
- / Loss of or damage to any audio, navigation and entertainment equipment unless this equipment is permanently fitted to the **vehicle**.
- / Loss of or damage to **ignition keys**, lock or ignition activators, alarm or immobiliser activators (except as insured under Section L of this insurance Replacement locks).
- / Repairs, re-programming or replacement of any component, including locks on the **vehicle**, consequent upon the loss of or damage to the **ignition keys**, lock or ignition activators or alarm or immobiliser activators (except as insured under Section L of this insurance Replacement locks).
- / Any damage to the **vehicle** caused deliberately by **you** or any person driving it with **your** permission.
- / Loss of or damage to the **vehicle** caused by a person known to **you** taking the **vehicle** without **your** permission, unless that person is reported to the Police for taking the **vehicle** without **your** permission.

SECTION B – BROKEN WINDSCREEN AND WINDOW GLASS

What is covered

/ If the windscreen or any window glass in the **vehicle** is broken during the **period of insurance** we will pay the cost of repairing or replacing it. We will also pay for any repair to the bodywork that has been damaged by broken glass from the windscreen or windows.

A claim under this section only will not affect **your** No Claim Discount.

What is not covered

- / The **excess** shown on **your schedule** for any claim if the glass is replaced rather than repaired.
- / Loss of use of the **vehicle**.
- / Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.
- / Any amount over the cost shown in the manufacturer's latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.
- / Mechanical, electrical, electronic or computer failures or breakdowns or breakages to sun roof and hood mechanisms.
- / Repair or replacement of any windscreen or window unless it is made of glass.
- / Mechanical items associated with the window mechanisms of the **vehicle** under this section.
- / Repair or replacement of sunroofs, glass roofs, panoramic windscreens, lights/ reflectors or folding rear windscreen assemblies under this section.
- / Loss or damage caused deliberately by **you** or by any person who is driving the **vehicle** with **your** permission.
- / The excess shown on your schedule plus an additional £30 for any claim if you do not use our approved replacement service.

SECTION C – FIRE AND THEFT

What is covered

- / We will pay for loss of or damage to the **vehicle** caused by fire, theft or attempted theft.
- / If we are paying for damage to the **vehicle** and **you** have a child seat fitted to the **vehicle**, we will also cover the cost of replacing the child seat with a new one of the same or similar model and standard.
- / We will also cover the cost of replacing or repairing the vehicle's audio, navigation and entertainment equipment up to the following amounts:
 - unlimited if fitted as standard by the manufacturer; or
- £500 for any other equipment provided this equipment is permanently fitted to the **vehicle**

To keep **you** mobile, within the **geographical limits** only, we will offer **you** a minimum of a small **courtesy car** while the **vehicle** is being repaired by a SEAT approved repairer.

Subject to availability, the **courtesy car** will be of a make and model from within the Volkswagen Group range (Audi, SEAT, ŠKODA, Volkswagen). Where a Volkswagen Group vehicle is not available, a **courtesy car** of an alternative make will be provided.

Once we have decided that the **vehicle** can be economically repaired by a SEAT approved repairer and if it cannot be driven, we will provide the **courtesy car** on the next working day for as long as the repairs take.

If the **vehicle** can still be legally driven (in other words it is roadworthy), we will provide a **courtesy car** while the **vehicle** is being repaired by a SEAT approved repairer.

If the **vehicle** cannot be economically repaired (total loss), **you** may retain the **courtesy car** for the following periods from the date that the **vehicle** is declared a total loss:

- / 14 days if the **vehicle** is less than one year old from the date of its first registration as new
- / 4 days if the **vehicle** is more than one year old from the date of its first registration as new

While you are in possession of the courtesy car (but only for the duration covered by this policy), cover for loss or damage to the courtesy car will be provided in accordance with its terms, endorsements and conditions, including excesses for which you will be responsible. We will not make a charge for this cover. Any accidents or losses while **you** are in possession of this **courtesy car** must be reported to **us** as soon as possible, and may affect **your** No Claim Discount.

Driving of the **courtesy car** will be limited solely to those persons named on **your certificate of motor insurance**, and the use of the **courtesy car** will be restricted to the use described on the **certificate of motor insurance**.

You are not required to inform **us** when **you** are supplied with a **courtesy car** from **our approved repairer**.

A courtesy car will not be provided where:

- **You** choose not to use a SEAT approved repairer.
- / The **vehicle** is stolen and not recovered.

The supply of a **courtesy car** may be subject to terms and conditions.

Click here for details of how we will settle claims.

What is not covered

- / Loss of or damage to the **vehicle** and/or in-car entertainment, communication and navigation equipment caused by theft or attempted theft, when no-one is in it if:
- any window, door, boot, roof opening, removable roof panel or hood was left open or unlocked, or
- the **ignition keys** are left in or on the **vehicle**, or
- the **vehicle** has been left with the engine running, or
- the **vehicle** is fitted with a manufacturer's standard security device and the device is not operational or is not in use
- / The **excess** shown in the **schedule**; **you** must pay these amounts for every incident that **you** claim for under this section unless, at the time of a theft, the **vehicle** was kept in a locked garage, in which case no **excess** is payable.
- / Loss of use of the **vehicle**.
- / Wear and tear and any loss or damage which happens gradually.
- Mechanical, electrical, electronic and computer failures or breakdowns or breakages.
- Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the **geographical limits**.



SECTION C - FIRE AND THEFT CONTINUED

- / Any amount over the cost shown in the manufacturer's latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.
- / Loss of or damage to telephone or other communication equipment.
- / The **vehicle** losing value after, or because of, repairs.
- / Loss of or damage to the **vehicle** resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
- / Loss of or damage to the **vehicle** caused by a person known to **you** taking the **vehicle** without **your** permission, unless that person is reported to the Police for taking the **vehicle** without **your** permission.
- / Confiscation, requisition or destruction of the **vehicle** by or under the order of any Government or Public or Local Authority.
- / Loss from taking the **vehicle** and returning it to its legal owner.
- / Loss of or damage to any radar detection equipment.
- / Any damage to the **vehicle** caused deliberately by **you** or any person driving it with **your** permission.
- / Loss of or damage to any audio, navigation and entertainment equipment unless this equipment is permanently fitted to the **vehicle**.
- / Loss of or damage to **ignition keys**, lock or ignition activators, alarm or immobiliser activators (except as insured under Section L of this insurance Replacement locks).
- / Repairs, re-programming or replacement of any component, including locks on the **vehicle**, consequent upon the loss of or damage to the **ignition keys**, lock or ignition activators or alarm or immobiliser activators (except as insured under Section L of this insurance - Replacement locks).

HOW WE WILL SETTLE YOUR CLAIM UNDER SECTIONS A OR C

We will choose whether to repair the **vehicle** or pay **you** a cash amount equal to the cost of the loss or damage. If the **vehicle** cannot be driven because of damage that is covered under this policy, **we** will pay for the **vehicle** to be protected and taken to the nearest SEAT approved repairer.

If the vehicle is economically repairable

You do not need to get any estimates, as repairs can begin immediately after **we** have authorised them.

The SEAT approved repairer will contact **you** to arrange to collect the **vehicle**.

We will also pay the costs of delivering the **vehicle** back to the address shown on **your** current **schedule** or any other address **we** agree with **you** when the damage has been repaired.

If you do not want to use a SEAT approved repairer, you will need to send us an estimate for us to authorise and we may need to inspect the vehicle. We reserve the right to ask you to obtain alternative estimates.

You will have to pay any policy excess direct to the repairer.

If the condition of the **vehicle** is better after the repair than it was just before it was damaged, **we** may ask **you** to pay towards it.

If the vehicle is a total loss

Once an engineer has inspected and assessed the **market value** of the **vehicle**, **we** will make **you** an offer of payment.

If there is any outstanding loan on the **vehicle**, **we** may pay the hire purchase or finance company first. If **our** estimate of the **market value** is more than the amount **you** owe the hire purchase or finance company, **we** will pay **you** the balance, providing **your** finance agreement enabled **you** to acquire title to the **vehicle** at the end of its term.

If **our** estimate of the **market value** is less than the amount **you** owe the hire purchase or finance company, **you** may have to pay them the balance. Any payment **we** make for total loss will be after **we** have taken off any applicable **excess** and unpaid premium for this policy.

When **you** accept **our** offer for total loss, the **vehicle** will belong to **us**.

By purchasing this policy **you** agree that **we** can handle **your** claim in this way.

If the **vehicle** is declared a total loss following a valid claim, **we** will pay for any road tax that is still left that **you** are not able to recover from the licensing authorities.

Replacement vehicle

We will not pay more than the market value of the vehicle unless:

- / The loss or damage happens before the **vehicle** is a year old; and
- / You are its first and only registered keeper; and
- You have owned the vehicle (or it has been hired to you under a hire purchase agreement) since it was first registered as new; and
- / The cost of repair is valued at more than 60% of the cost of buying an identical new vehicle at the time of the loss or damage (based on the United Kingdom list price); and
- / The **vehicle** was supplied as new within the **geographical limits**.

In these circumstances, if **you** ask **us** to, **we** will replace the **vehicle** (and pay the delivery charges to the address shown on **your schedule** or any other address **we** agree with **you**) with a new vehicle of the same make, model and specification.

We will only do this if:

- You have purchased the vehicle outright or under a hire purchase or finance agreement where ownership passes to you and the hire purchase or finance company agrees.
- / The vehicle is a United Kingdom specification model bought from one of the manufacturer's authorised retailers in the United Kingdom.
- / The model is still available to buy from the manufacturer's authorised retailers in the United Kingdom.



SECTION D -**MEDICAL EXPENSES**

SECTION E – PERSONAL BELONGINGS

What is covered

- / Following an accident involving the **vehicle we** will pay:
- up to £200 in medical, surgical and dental fees for each injured person
- up to £200 in veterinary fees for each domestic pet (for a maximum of two pets) if they are injured while travelling in the vehicle.
- We will also pay you £30 per day for up to 30 days if you have to stay in hospital.

What is not covered

/ No cover is provided under this section if the policy is held in the name of a corporate organisation, a company or a firm.

What is covered

- / We will cover up to £250 for personal belongings in the vehicle that are lost or damaged following an accident, fire or theft involving the **vehicle**. You are covered for the cost of the item, less an amount for wear and tear and loss of value.
- We will also cover up to £200 for wheelchairs, prams, child's pushchairs and carrycots in the **vehicle** that are lost or damaged following an accident, fire or theft involving the vehicle. You are covered for the cost of the item, less an amount for wear and tear and loss of value.

A claim can only be made under this section when also making a valid claim which is accepted under Section A or Section C of this insurance.

What is not covered

- / Any goods, tools or samples that are carried as part of any trade or business.
- Money, stamps, tickets, documents and securities (such as share or bond certificates).
- / Loss of or damage to any radar detection equipment.
- / Loss or damage occurring on any policy issued in the name of a corporate organisation, a company or a firm.
- / Any jewellery or furs.
- / Any theft of property from the **vehicle** if:
- ignition keys have been left in or on the vehicle, or
- the **vehicle** has not been secured by means of door and boot lock, or
- any window or any form of sliding or removable roof or hood have been left open or unlocked, or
- the **vehicle** is fitted with a manufacturer's standard security device and the device is not operational or is not in use.
- / Any theft of property from an open-topped or convertible car unless the property was being kept in a locked boot or locked glove compartment.
- / Any loss or damage to audio, navigation or telephone equipment (except as covered under Section A or Section C of this insurance).



SECTION F-PERSONAL ACCIDENT

What is covered

If **you** or **your** husband, wife domestic or civil partner living at the same address and sharing financial responsibilities are accidentally killed or injured while getting into, travelling in or getting out of the **vehicle**, **we** will pay £10,000 for the following:

- Total and permanent loss of sight in one or both eyes.
- / Total and permanent loss of use of an arm or a leg.

We will only pay if the cause of the death or injury is an accident involving the **vehicle** and the death or loss happens within 3 months of the accident.

Payment under this section will be limited to a maximum amount of £10,000 per person for any one accident and £20,000 overall in one **period of insurance** regardless of the number of persons injured or the types of injury sustained.

What is not covered

- No cover is provided under this section if the policy is held in the name of a corporate organisation, a company or a firm.
- Death or injury caused by suicide or attempted suicide.
- Death of or loss to any person driving the **vehicle** at the time of the accident who is found to have a higher level of alcohol or drugs in their body than is allowed by law.
- Death of or injury to any person not wearing a seat belt when they have to by law.
- More than £20,000 for any **period of insurance**.
- More than £10,000 for any one person for any one accident.

If **you** or **your** husband, wife domestic or civil partner living at the same address and sharing financial responsibilities have more than one motor insurance policy with us, we will only pay under one policy.

SECTION G – LIABILITIES TO THIRD PARTIES

What is covered

Cover for you

We will cover legal liability for the death of or injury to any person and damage to property caused by or arising out of:

- You using the vehicle.
- You using the vehicle to tow any single trailer, trailer-caravan or broken-down vehicle while it is attached to the vehicle and if allowed by law, provided it is not being towed for hire or reward.

Cover for other people

We will cover legal liability for the death of or injury to any person and damage to property caused by or arising out of:

- Any person driving the **vehicle** with **your** permission (as long as your certificate of motor insurance shows that he or she is allowed to drive the **vehicle**). The person driving must not be excluded from driving the vehicle by any endorsement, exception or condition.
- Any person using (but not driving) the **vehicle**, with **your** permission, for social, domestic and pleasure purposes.
- / Any passenger in, getting into or getting out of the **vehicle**.
- Any person using the **vehicle**, with **your** permission (as long as your certificate of motor insurance shows that he or she is allowed to drive the **vehicle**) to tow any single trailer, trailercaravan or broken-down vehicle while it is attached to the vehicle and if allowed by law, provided it is not being towed for hire or reward.

We will also pay:

- Any costs and expenses for which **your** employer or business partner is legally liable as a result of you using the vehicle for their business.
- / Any other costs and expenses for which we have given **our** written permission.
- / Charges set out in the Road Traffic Acts.

We will pay the fees and disbursements of any legal representative we agree to, to defend anyone we insure under this section, following any incident which is covered under this section:

solicitors fees for representing **you** at any fatal accident enquiry, Coroner's, Magistrates, or similar court, and

the reasonable cost of legal services to defend you against a charge of manslaughter or causing death by dangerous or reckless driving.

If anyone who is insured by this section dies while they are involved in legal action we will give the same cover as they had to their legal personal representatives.

What is not covered

We shall not be liable:

- / If the person claiming is otherwise insured or can claim on another policy.
- / For any amount we have not agreed to in writing.
- For the death of or bodily injury to any person covered under this section arising out of or in the course of his/her employment except where such liability must be covered under the Road Traffic Acts.
- For the loss of or damage to property owned by or in the **vehicle** of the person who is claiming cover under this section.
- For any loss of or damage to a vehicle, trailer, trailer caravan or broken-down vehicle covered by this policy.
- / For any claim for pollution or contamination, unless it is caused by a sudden, identifiable event which was unintended and unexpected and happened at one specific time and place.
- / For any amount over £1.2 million, for any one pollution or contamination event while the vehicle is carrying any high category hazardous goods and/or is being used or driven at any hazardous locations other than in areas designated for access or parking by the general public.
- / For any amount over £20 million, exclusive of costs and expenses, for any one claim or series of claims arising from one event that causes loss of or damage to property, including any indirect loss or damage.
- For any amount over £5 million for all costs and expenses, for any one claim or series of claims arising from one event that causes loss of or damage to property.
- To secure the release of a motor vehicle, other than the **vehicle** described on your certificate of motor insurance, which has been seized by, or on behalf of, any government or public authority.





SECTION G - LIABILITIES TO THIRD PARTIES CONTINUED

/ For any loss or damage caused deliberately by **you** or by any other person who is driving or using the **vehicle**.

However, **we** will provide the minimum cover needed under compulsory motor insurance legislation.

SECTION H – DRIVING OTHER SECTION I – USING THE VEHICLE ABROAD

What is covered

If **your certificate of motor insurance** includes driving other cars, this policy provides the same cover as Section G when **you** are driving any other car.

This cover only applies if:

- you do not own or have not hired the car under a lease hire or hire purchase agreement
- / the car has valid cover in force under another insurance policy which meets Road Traffic Act requirements
- / you have the owner's permission to drive the car
- / the car is being driven in the **geographical limits** of this policy
- the vehicle shown on your certificate of motor insurance has not been sold, disposed of, damaged beyond economic repair or declared a total loss.

What is covered

Legal minimum insurance while the vehicle is in any country

- / Which is a member of the European Union, or
- / Any other country which has agreed to follow Article 8 of the EU directive 2009/103/EC relating to insurance against Civil liability in respect of the use of motor vehicles.

This policy provides the minimum level of cover in respect of liability which is legally insurable in the country concerned. This legal minimum insurance does not include cover for loss of or damage to the **vehicle**.

Full policy cover

In addition to the legal minimum cover shown above, this policy includes the cover shown in **your Schedule** within any member country of the **European Union** provided that:

- / The use of the **vehicle** abroad is limited to no more than 90 days in total in any one annual **period of insurance**; and
- / You or any permitted driver are normally resident within the geographical limits of this policy; and

Insurance is automatically provided on the **vehicle** while it is being transported (including loading and unloading) between ports in countries where **you** have cover, provided the **vehicle** is being transported by rail or a recognised sea route of not more than 65 hours, and

We will pay the reasonable cost of delivery of the vehicle to you after repairs in the country in which damage was sustained, or to your home address if the damage cannot be repaired economically by the intended time of your return to the geographical limits or if the vehicle is stolen and recovered after your return to the geographical limits, and

We will pay the amount of foreign customs duty for which **you** are liable as a direct result of loss or damage to the **vehicle** preventing its return to the **geographical limits**.



SECTION I – USING THE VEHICLE ABROAD CONTINUED

In exceptional circumstances **we** may agree to extend full policy cover outside of the countries, scope and period limitations shown above but **you** must contact **us** to obtain **our** agreement to provide such cover in advance of **your** intended trip abroad.

Any agreement by **us** to extend full policy cover beyond the limits above will be subject to a further additional premium and further policy restrictions may apply.

All the terms and conditions of this policy apply whilst **you** are driving/using the **vehicle** within the **European Union**.

SECTION J – NO CLAIM DISCOUNT

What is covered

As long as no claim is made during the **period of insurance, we** will include a discount in **your** renewal premium. The discount **you** will receive will be in accordance with **our** No Claim Discount scale applicable at the time **your** policy is due for renewal. However, **your** entitlement will be affected in the event of a claim or multiple claims being made under this policy.

If **you** do make a claim, the number of No Claim Discount years will be reduced at the next renewal date to the amount shown in the table below:

Existing No Claim Discount	1 Claim	2 Claims	3 Claims or more
1 year	Nil	Nil	Nil
2 years	Nil	Nil	Nil
3 years	1 year	Nil	Nil
4 years	2 years	Nil	Nil
5 years or more	3 years	1 year	Nil

Your No Claim Discount will not be affected in the following circumstances:

- / if **we** make a full recovery of all payments made by **us** in connection with the claim, or
- / if **you** only claim for a broken windscreen or window glass under Section B of this policy, or
- / if **we** only have to pay for an emergency treatment fee under Section G of this policy.

If you make a claim or if a claim is made against you for an event which you may not consider to be your fault and we have to make a payment this will affect your No Claim Discount unless we can recover our outlay in full from the responsible party.

You cannot transfer your No Claim Discount to any other person.

If you have four or more years of No Claim Discount you may choose to take out extra cover to protect it as defined in Section K – No Claim Discount protection.

SECTION K – NO CLAIM DISCOUNT PROTECTION

What is covered

You will not lose any of your No Claim Discount as long as:

- / No more than two claims are made in any period of three years.
- / You have paid any extra premium we ask for.

After a second claim is made in any three year period, this policy section will no longer apply and any further claims will result in the loss of No Claim Discount.

The protection provided under this section only applies to **your** No Claim Discount. It does not protect **your** premium and **you** may be quoted a higher premium or **excess** at renewal if any claims are made.

The protection provided under this section only applies if noted on **your schedule**.



Section N - Motor Legal Expenses Cover [1] [2] [3] | General Exclusions | General Conditions [1] [2] [3] | Data Protection and Your Data Rights [1] [2] | Important Information |

SECTION L – REPLACEMENT LOCKS

What is covered

- / If the **ignition keys**, lock transmitter or entry card for a keyless entry system of the **vehicle** are lost or stolen, **we** will pay up to £500 towards the cost of replacing:
- all entry locks that can be opened by the missing item
- the lock transmitter, entry card and central locking system
- the ignition and steering lock; as long as we are satisfied that any person who may have your ignition keys, transmitter or card knows the identity or garage address of the vehicle
- We will also pay the cost of protecting the vehicle, transporting it to the nearest repairers when necessary and delivering it after repair to the address shown on your current schedule or any other address we agree with you.

What is not covered

- / The first £100 of any claim.
- / Any claim where the **ignition keys**, lock transmitter or entry card are either:
- left in or on the vehicle at the time of the loss
- taken without **your** permission by a person known to **you**
- / The cost of replacing alarms or other security devices used in connection with the **vehicle** under this section of the policy.

SECTION M – UNINSURED DRIVERS

What is covered

If you are involved in an accident caused by an uninsured driver, we will refund the amount of any excess you have paid and you will not lose vour No Claim Discount.

We must be provided with the:

- / vehicle registration and the make/model of the other vehicle, and
- / the other vehicle's driver's details.

Section N - Motor Legal Expenses Cover [1] [2] [3] | General Exclusions | General Conditions [1] [2] [3] | Data Protection and Your Data Rights [1] [2] | Important Information |

SECTION N - MOTOR LEGAL EXPENSES COVER

This section of **your** policy provides **you** with motor legal expenses cover whilst driving the vehicle within the geographical limits.

Motor Legal Expenses is arranged by Lawshield UK Ltd and underwritten by Inter Partner Assistance SA UK Branch (IPA) which is fully owned by the AXA Assistance Group. Inter Partner Assistance SA UK Branch is a Belgian firm authorised by the National Bank of Belgium and subject to limited regulation by the Financial Conduct Authority. Details about the extent of its regulation by the Financial Conduct Authority are available from us on request. Inter Partner Assistance SA UK Branch Financial Conduct Authority Register number is 202664.

Lawshield UK Ltd are authorised and regulated by the Financial Conduct Authority.

The General Exclusions and Conditions all apply to this section.

Definitions specifically applying to this section

The words listed below have the following meanings in this section only.

Administrator - Lawshield UK Limited, who arrange the services provided under this section.

Claims adjuster - any claims negotiator, adjuster or other appropriately qualified person, firm or company appointed by Lawshield to act for vou.

Date of Occurrence – The date of one or more events arising at the same time or from the same cause which give rise to a claim under this insurance.

Insured incident - A non-fault road traffic accident (excluding claims for theft or fire) occurring within the period of insurance and **geographical limits** which results in:

- / Loss or damage to the **vehicle** including any trailer attached thereto.
- / Loss or damage to any personal property owned by you whilst the property is in/on or attached to the **vehicle**.
- / The death of or injury to you whilst in or getting into or out of the **vehicle**.
- / Any other uninsured losses.

Legal costs and expenses - fees, costs and disbursements reasonably incurred by us, any claims adjuster, solicitor appointed to act for **you** with **our** consent, chargeable on the **standard basis**, or in accordance with the Fixed Recoverable Costs scheme if appropriate. Also covered are the costs of any civil proceedings incurred by an opponent for which you may be liable by order of a court or by agreement with our prior consent.

Explanatory note: The Fixed Recoverable Costs scheme applies to road traffic accidents which are settled by negotiation before court proceedings are issued for claims up to the value of £25,000. The rules set out how legal fees are calculated for these cases, where solicitors costs are payable by us, these will be on the **standard** basis as defined by the Civil Procedure Rules and would be limited to £125.00 per hour **solicitors** time, and £12.50 for each letter sent out.

Limit of indemnity - Section 1: £100,000 is the maximum sum payable by the **insurers** for all **insured incidents** which are related in time or by cause after aggregation of the legal costs and expenses of both **vou** and any opponents insofar as **vou** are liable to pay them. Section 2: £10,000 is the maximum payable by the **insurers** in respect of Motor Prosecution Defence.

Prospects of success - Reasonable prospects are considered to be 51% or better chance of success.

Small claims limit - The limit set by the Ministry of Justice in the Civil Procedure Rules Part 26.6 below which legal proceedings for a claim for damages due to Personal injury are allocated to the small claims track.

Small claims track - The process and procedures set out in the Civil Procedure Rules Part 27 for dealing with legal claims where the value of the claim is below the small claims limit the claim is allocated to the small claims track by the court.

Solicitor - the solicitor, firm of solicitors or other appropriately qualified person, firm or company appointed to act for you.

Standard basis - The assessment of costs which are proportionate to vour claim.

We, us, our, Insurer(s) – Inter Partner Assistance SA, The Quadrangle, 106-118 Station Road, Redhill, Surrey, RH1 1PR and/or Lawshield UK Limited, the administrators of this section.

What is covered

Section 1: Personal Injury & Uninsured Loss Recovery

We will pay the **legal costs and expenses** for legal proceedings started on **your** behalf and in connection with the following:

- / The costs of pursuing civil claims arising from an **insured inciden**t relating to the use of the **vehicle** which results directly in the death of or personal injury to the insured person and/or the occurrence of all and any other uninsured losses.
- The first £65.00 of hire charges incurred by **you** inclusive of VAT, following the vehicle being rendered immobile as a result of an insured incident.
- Recovery charges up to £100.00 including VAT, following the vehicle being rendered immobile as the result of an insured **incident** and thus requiring recovery to a place of safety.
- Accommodation charges up to a maximum of £65.00 including VAT following an **insured incident** which renders the **vehicle** immobile and leaves you stranded more than 50 miles away from your normal place of residence or intended destination.

We will only provide cover if the legal costs and expenses and incident took place during the **period of insurance** and the incident leading to your claim is covered by a court in the **geographical limits**.

If **vou** are awarded costs, **vou** must use these to repay the amount we have paid out on your behalf in connection with the proceedings. However, we will pay all legal costs and expenses when you receive no costs or compensation. If the legal costs and expenses are greater than the amount **you** are awarded for those costs and expenses, we will pay the extra amount (up to the limit under this section).

Section 2: Motor Prosecution Defence

We will pay up to £10,000 in defending your legal rights including an appeal against conviction or sentence after you are prosecuted for an infringement of the road traffic laws or regulations in connection with the ownership or use of an the vehicle in the geographical limits where:

- / The date of occurrence (which for this purpose will be the date when the motoring offence occurred or is alleged to have occurred) is within the **period of insuranc**e.
- / You are facing suspension or disqualification of your driving licence, and
- / There are prospects of success to secure a not guilty verdict.





SECTION N - MOTOR LEGAL EXPENSES COVER CONTINUED

What is not covered

We will not pay legal costs and expenses for legal proceedings in the following circumstances:

- / Where a reasonable estimate of the legal costs and expenses is greater than the amount in dispute other than in relation to Uninsured Loss Recover Claims.
- If the estimated value of any damages for the personal injury you have suffered does not exceed the small claims limit.
- If we have not agreed to the legal costs and expenses in advance.
- Claims arising from any deliberate, criminal act or omission by
- Claims which relate to fines and penalties awarded against **you** by a criminal court.
- Claims arising from driving under the influence of alcohol or drugs.
- Incidents involving the **vehicle** owned or driven by **you**, where you were not in possession of a valid driving licence or the **vehicle** was not covered by a valid test certificate where appropriate or was not in a road-worthy condition. For claims under What is Covered Section 2: Motor Prosecution and Defence your driving licence must have no more than 9 points on it at the date of occurrence.
- The use of motor vehicles by or on behalf of you for racing, rallies, competitions or trials of any kind.
- If we are not told about the claim within 180 days of the event which caused it.
- Claims caused by, contributed to or arising from:
- ionising radiations or contamination by radioactivity from an irradiated nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
- the radioactive toxic explosive or other hazardous properties of any nuclear assembly or nuclear component thereof;
- riot, civil commotion, war, **terrorism**, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government.

- Claims where **you** hold cover under any other policy to the extent that we are, or would, but for this policy be, by the terms of such other policy, liable to cover **you** in respect of the insured incident.
- Claims arising from an **insured incident** that occurs outside the geographical limits except enforcement of a judgement obtained from a court within the **geographical limits** with our prior approval against a defendant who resides outside the jurisdiction of the court making the order.

We will not pay for the following:

- / Travelling expenses or compensation for being off work.
- Legal costs and expenses if you withdraw from legal proceedings without our agreement.
- **Legal costs and expenses** which are covered under a more specific insurance or if a claim has been refused by another insurance company.
- Legal costs and expenses where fixed recoverable costs have already been recovered by the solicitor.

Making a claim

To make a claim under this section, please call the claims helpline 0333 043 1298.

You should not send us any documents until the administrator asks for them.

If we decide that a reasonable settlement is unlikely, or your interest would be better served by another course of action, we will let you know.

We will not pay for any legal costs and expenses until we have accepted the claim in writing.

Prospects of success

If at any stage we decide that the prospects of success are not sufficient and/or an alternative course of action is appropriate and/ or under the terms and conditions of the policy the claim is not admissible, then we will inform you in writing of our decision and the reason behind that decision. Having informed you of this, and subject to the policy conditions, we will not be bound to pay any legal costs and expenses and may discontinue cover.

Representation

- We can take over, and carry out in your name action to take or defend any claims.
- We will have complete control over how legal proceedings are carried out. Before the issuing of legal proceedings, a **solicitor** from our panel will be appointed. We will appoint solicitors to act on **your** behalf to prosecute, defend or settle any claim accepted under the terms of this policy.
- Should legal proceedings need to be issued, you do not have to accept the **solicitor we** have chosen. If **you** cannot agree a suitable **solicitor** with **us**, **you** can refer **your** choice of solicitor to arbitration in line with the conditions of this policy. You must let us know in writing about the full name and address of a solicitor who you want to act for you. If there is a dispute about the choice of solicitor, we will choose one whilst arbitration takes place. If we are insuring two or more people for one claim, you may choose solicitors and send their name and address to us before we agree to pay any legal costs and expenses.
- / In choosing your solicitor, **you** must try and keep the cost of any legal proceedings as low as possible.
- Before **we** accept **your** choice of a solicitor, or if **you** fail to choose a solicitor, we will be entitled to instruct a solicitor on your behalf.
- Where the uninsured loss does not exceed the current level of the Small Claims Court and is not in respect of a claim for damages for personal injury we may investigate the circumstances of the claim and attempt to obtain settlement with your prior consent (such prior consent must not be unreasonably withheld). We shall not be liable to provide representation on your behalf at any court proceedings where the amount involved in respect of the uninsured loss does not exceed the current level of the Small Claims Court.

Notwithstanding the above, we reserve the right to provide representation in the Small Claims Court if we consider that it is appropriate in all the circumstances of the case for there to be such representation.





SECTION N - MOTOR LEGAL EXPENSES COVER CONTINUED

Specific condition

- 1. When a claim or possible claim happens, you must tell us in writing as soon as possible.
- 2. You must give us any information and evidence we need (you will have to pay any costs involved in this). You must not do anything to affect your case.
- 3. You must tell us about any other legal expense insurance, which you have to cover the same loss.
- We will have complete control over the legal proceedings. We will not have to keep to any promise you have given without our approval.
- If **you** do not accept any solicitor we appoint, **we** will ask the Law Society to name another solicitor who we both agree to. During this time, we may appoint a solicitor to act on your behalf, to protect your interests.
- 6. We shall have direct access to the solicitor at all times and you shall co-operate fully with **us** in all respects and shall keep **us** fully and continually informed of all material developments in the legal representation of proceedings. At our request vou shall instruct the solicitor to produce to **us** any documents. information or advice in their possession and further shall give them such other instructions in relation to the conduct of their claim as we may require.
- **Our** written consent must be obtained prior to:
 - / The instruction of Counsel to appear before a Court (or tribunal) before which a solicitor has a right of audience:
 - The instruction of Oueen's Counsel:
 - The incurring of unusual experts fees or unusual disbursements;
 - / The making of an Appeal.
- 8. **Legal costs and expenses** payable are to be in no way affected by any agreement undertaking or promise made or given by you to the solicitor, witness expert or any claims adjuster.
- You must co-operate fully with us, the claims adjuster or the solicitor.
- 10. You or the solicitor shall inform us immediately in writing of any offer pursuant to Part 36 of the Civil Procedure Rules made with a view to settling the claim and no agreement is to be made to settle on the basis of both sides paying their own costs without **our** prior approval.
- 11. If any offer pursuant to Part 36 of the Civil Procedure Rules is

- not accepted by **you**, but the amount thereof is equal to or in excess of the total damage eventually recovered. we shall have no liability in respect of any further legal costs and expenses or opponent's civil costs. This is unless upon being notified of the offer pursuant to Part 36 of the Civil Procedure Rules we agree to the continuance of the proceedings (such agreement not to be unreasonably withheld) and we shall have the right to require **vou**, at **our** request, to instruct the solicitor to obtain Counsel's opinion on the merits of the claim or defence thereto or on an offer pursuant to Part 36 of the Civil Procedure Rules made by an opponent or proposed by you or whether there are grounds for continuing the proceedings prior to granting or refusing such agreement.
- 12. At our request **you** will require the solicitor to have the legal costs and expenses taxed, assessed or audited by the relevant authority.
- 13. If for any reason the solicitor refuses to continue to act for you or if you withdraw your claim from the solicitor, our liability will cease forthwith unless we agree to the appointment of an alternative solicitor to continue with the claim pursuant to the procedure contained in terms and conditions of this policy, but we shall have no liability to meet the additional legal costs and expenses arising solely as a result of the appointment of a new solicitor.
- 14. If you unreasonably withdraw from a claim without our prior agreement, then the legal costs and expenses will become your responsibility and we will be entitled to be reimbursed by you for any costs paid or incurred during the course of the claim including any legal costs and expenses that **we** consider **you** are obliged to pay on your withdrawing from the claim.
- 15. Valid insurance for the vehicle, relating to you must be in force at the time of any **insured incident** and that the premium for such motor vehicle insurance as demanded shall have been paid in full.
- 16. This insurance does not cover an Appeal unless we are notified in writing by you no later than six working days before the time for making an Appeal expires and we consider that there are prospects of success of such an Appeal succeeding.
- 17. We will not provide cover, pay any claim or provide any benefit if doing so would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take care to:

- / supply accurate and complete answers to all the questions we or the administrator may ask as part of your application for cover under the policy:
- to make sure that all information supplied as part of your application for cover is true and correct;
- tell **us** of any changes to the answers **yo**u have given as soon as possible.
- Failure to provide answers in-line with the requirement of the Act may mean that **your** policy is invalid and that it does not operate in the event of a claim.
- 19. We can take proceedings in your name (at our own expense and for **our** own benefit) to recover from anyone else, any payment we have made under this insurance.

Recovery

You shall take or have taken every available step to recover from your opponent legal costs and expenses payable under this policy, and such legal costs and expenses must be paid to us.

Arbitration

If there is a disagreement over presentation, acceptance, rejection, control or discontinuance of any claims or representation at proceedings, then at your written request, any such difference shall be decided by Counsel or a Solicitor who both **you** and **we** agree to, and in the absence of agreement, they will be appointed by the President of the relevant Law Society of England or Wales or the President of the Law Society of Scotland, as appropriate. Both parties shall present such information relevant to their differences to Counsel or the Solicitor as he shall require and his decision shall be final and binding upon them. All costs of resolving the differences shall be met in full by the party against whom the decision is made, or as may be determined by the arbitrator.

If there is a disagreement over the amount **we** owe you, **we** will pass the matter to an arbitrator who both you and we agree to. When this happens, the arbitrator must make a decision before **you** can start proceedings against us.



GENERAL EXCLUSIONS

These exclusions apply to all parts of the policy.

- 1. **We** will not cover claims arising directly or indirectly from any of the following:
 - / the vehicle being driven by, or being in the charge of, someone who is not described in your certificate of motor insurance as entitled to drive or who has been excluded by endorsement
 - / the vehicle being driven, with your permission, by anyone who you know does not hold a valid driving licence or is disqualified from driving.
 - / the **vehicle** being driven by someone who does not meet all the conditions of their driving licence
 - / the vehicle being used for a purpose that is not covered in your certificate of motor insurance
 - / the **vehicle** being used on any race track, racing circuit or prepared course unless **you** have told **us** about this and **we** have agreed to provide cover
 - / the **vehicle** being driven by **you** or any person insured to drive, should it be proved to **our** satisfaction that the driver was under the influence of alcohol or drugs at the time of such loss or damage occurring. A conviction under the relevant law (including a conviction for failing to supply a specimen of breath, blood or urine) shall be deemed to be conclusive evidence that the driver at the time of the loss or damage was under the influence of alcohol or drugs

However, this exclusion will not apply while the **vehicle** is with a member of the motor trade for servicing or repair or if the **vehicle** has been stolen or taken away without **your** permission.

- 2. We will not pay for loss, damage, injury or legal liability of whatsoever nature if it is caused directly or indirectly by the following:
 - ionising radiation or radioactive contamination from any irradicated nuclear fuel or any nuclear waste arising from burning nuclear fuel
 - / the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear equipment or part of that equipment
 - / pressure waves caused by aircraft (and other flying objects) travelling at any speed
 - / any consequence of war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, insurrection or military or usurped power
 - / terrorism, anything related to terrorism, any action taken in controlling, preventing, suppressing or in any way relating to terrorism, whether or not such consequence has been contributed to by any other cause or event, except to the extent that we must provide cover under the Road Traffic Acts. Where we must provide cover under the Road Traffic Acts the maximum amount we will pay for damage to property as a result of any accident or accidents caused by a motor vehicle or motor vehicles driven or used by you or any other person, for which cover is provided under this policy, will be:
 - £5 million in respect of all claims resulting directly or indirectly from one originating cause, or
 - such greater sum as may be in the circumstances required to meet the minimum insurance requirements of Road Traffic Acts
- pollution or contamination, other than as required by the law of any country in which we have agreed to provide cover under this policy.
- 3. We will not pay for death, bodily injury, loss, damage and/or legal liability arising during (unless you prove that it was not caused by) or in consequence of earthquakes, riot or civil commotion occurring outside the geographical limits.

- 4. **We** will not pay for any liability **you** accept under an agreement or contract unless **you** would have been legally liable anyway.
- 5. Any decision or action of a court which is not within the geographical limits is not covered by this policy unless the proceedings are brought or judgment is given in a foreign court because the vehicle was used in that country and we had agreed to cover it there.
- 6. We will not pay any claims incurred caused or sustained while any vehicle covered by this insurance is in or on any airport or airfield, other than as required by the law of any country in which we have agreed to provide cover under this insurance.

However, **we** will provide the minimum cover needed under compulsory motor legislation.



GENERAL CONDITIONS

General conditions 1-10 apply to all policies.

If **your** policy requires **you** to have a telematics device installed in your vehicle, general conditions 11, 12, 14, 15, 16 and 17 will also apply.

If **your** policy requires **you** to download an app to **your** mobile device and pair with the **vehicle's** Bluetooth, general conditions 13, 14, 15, 16 and 17 will also apply.

1. How to claim

Please phone the 24-Hour Claims Helpline on 0333 043 1298 as soon as possible to report the claim. If **you** need to make a claim outside of the UK, please call the 24-Hour European Claims Helpline on +44 (0) 1925 422712.

You must send us any letter, claim, writ or summons as soon as you receive it. You must also let us know straight away if you or your legal advisers know of any prosecution, inquest or fatal accident inquiry that might be covered under this policy.

We will not pay for further damage to the vehicle caused by vou driving it or attempting to drive it in a damaged condition.

If **your** claim is due to theft, attempted theft, malicious damage or vandalism, you must also notify the police and obtain a crime report number.

2. Dealing with claims

You or any other person who claims under this policy must not negotiate, admit fault or make any payment, offer or promise of payment unless **you** have **our** written permission.

In dealing with **your** claim, under the terms of this policy **we** may;

- Defend or settle any claim and choose the solicitor who will act for you in any legal action.
- / Take any legal action in **your** name or the name of any other person covered by this policy.

We can do any of these in **your** name or in the name of any person claiming under this policy. Anyone who makes a claim under this policy must give **us** any reasonable information **we** ask for.

We have the right to remove the vehicle at any time to keep claims costs to a minimum. If the vehicle is damaged beyond economical repair we will arrange for it to be stored safely at a premises of our choice.

If we ask to examine driving licences and vehicle documentation before agreeing to settle a claim under this policy you must supply this documentation before **we** can proceed with the settlement.

3. Right of recovery

If the law of any country says **we** must make a payment that **we** would not otherwise have paid, **you** must repay this amount to **us**. You or the person who caused the accident must also repay us any money we have to pay because of any agreement we have with the Motor Insurers' Bureau.

4. Other insurance

If there is any other insurance in force which covers the same loss, damage or liability as this policy, we will only pay our proportionate share of the claim. This provision will not place any obligation on us to accept any liability under Section G which we would otherwise be entitled to exclude under the exclusions to Section G.

5. Reasonable precautions

Anyone covered by this policy must take all reasonable steps they can to protect the **vehicle**, and anything in or attached to it, against loss or damage. This includes making sure that the vehicle has all its windows, doors, roof openings or hood closed and locked, and all **ignition keys** are with **you** or the person authorised to use the vehicle when no-one is in it. The vehicle must be kept in good working order. **We** may examine the **vehicle** at any time.

6. Keeping to the terms of the policy

We will only pay claims if:

- Any person claiming cover has met all the terms of the policy, as far as they apply; and
- The declaration and information given on the proposal or shown in the statement of fact is complete and correct as far as vou know.

7. Fraud

If **you** or anyone acting on **your** behalf have intentionally concealed or misrepresented any information or circumstance that you had a responsibility to tell us about, or engaged in any fraudulent conduct, or made any false statement relating to this insurance, we will:

- / void the policy in the event of any fraud which occurred during the application process, which means we will treat the policy as if it had never existed; or
- / terminate the policy with effect from the date of any fraud which occurred during the period of insurance;

and in either case we will:

- / not return to **you** any premium paid
- / not pay any fraudulent claim or a claim which relates to a loss suffered after any fraud
- / seek to recover any money from **you** for any claim **we** have already paid which is later established as invalid, including the amount of any costs and expenses we have incurred
- / inform the police, other financial services organisations and antifraud databases.

8. Law applicable to this policy

English law will apply to this contract unless we agree with you in writing otherwise. The contractual terms and conditions and other information relating to this contract will be in English Language.

9. Cancelling your policy

Your right to cancel

You have 14 days from when you receive your policy documents or the purchase date of **your** policy, whichever is later, to telephone, email or write to us using the contact details in the Important Information section if **you** want to cancel **your** policy. This is known as a cooling-off period. If **you** cancel **your** policy and cover has not started, we will refund any premium paid. If you cancel your policy and cover has started as long as you have not made a claim and neither **you** nor anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which might give rise to a claim, you will be charged a proportion of your premium to reflect the time that **you** were covered under **your** policy. If any claim has been made or anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which may give rise to a claim during the **period of insurance**, you must pay the full annual premium and **you** will not be entitled to any refund. If you do not cancel your policy during the cooling-off period, it will remain in force and you will be required to pay the premium for the **period of insurance**.

You may cancel your policy any time after the cooling-off period by telephoning, emailing or writing to **us** using the contact details in the Important Information section. As long as **you** have not made a claim and neither **you** nor anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which might give rise to a claim, you will be charged a proportion of your premium to reflect the time that **you** were covered under **your** policy. If any claim has been made or anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which may





GENERAL CONDITIONS CONTINUED

give rise to a claim during the **period of insurance**, you must pay the full annual premium and you will not be entitled to any refund.

Should you decide to cancel your policy and you have a telematics device fitted to the vehicle, the data feed from the telematics device will be disabled and **we** will no longer be able to collect information about the way you drive.

If **you** would like the telematics device to be removed following the end of your policy there will be a removal fee. Details of fees and charges are shown on your terms of business agreement.

Our right to cancel

We have the right to cancel this policy at any time by sending you seven days' notice where there is a valid reason for doing so and will set out the reason for cancellation in the notice. Valid reasons include but will not be limited to those listed below;

- Changes to the information detailed on **your** proposal, **statement** of fact, schedule or certificate of motor insurance which result in the risk of providing cover to **you** no longer being acceptable to us.
- Where the circumstances of a new claim, or an incident we have become aware of mean that we will no longer wish to provide cover.
- Where a fraudulent claim has been submitted we suspect fraud on this or any other policy you have with us.
- Where you, a person acting on your behalf, or any person covered to drive the **vehicle** uses threatening, intimidating or abusive behaviour or language towards staff, suppliers or agents acting on our behalf.
- Where any person claiming cover under this policy fails to provide us with any reasonable information or documents (such as No Claims Discount) we ask for. Notice will be sent to you allowing you an opportunity to rectify the situation by providing us or agents acting on our behalf with the information or documents.
- Where **vou** or anyone acting on **vour** behalf failed to take reasonable care to provide **us** with accurate information when **you** took out, renewed or asked for changes to be made to your policy.
- Where we are unable to collect a premium payment due to insufficient funds in the account **you** have nominated to pay from. Notice will be sent to **you** allowing **you** an opportunity to rectify the situation and confirming that a second attempt to collect the payment will be made.
- Where we are unable to collect a premium payment due to a Direct Debit Instruction being cancelled. Notice will be sent to **you** allowing **you** an opportunity to rectify the situation by

paying the full outstanding premium.

Where **you** fail to comply with any of the applicable **telematics** product conditions 11-17.

As long as **you** have not made a claim and neither **you** nor anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which might give rise to a claim vou will be charged a proportion of **your** premium to reflect the time that **vou** were covered under **vour** policy. If any claim has been made or anyone who may be entitled to cover under this policy is aware of any circumstances having occurred which might give rise to a claim during the **period of insurance**, **you** must pay the full annual premium and you will not be entitled to any refund.

We will charge an administration fee for any cancellation made to your policy. Details of fees and charges are shown on your terms of business agreement.

10. Changes you must tell us about

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take reasonable care to supply accurate and complete answers to all of the questions we ask when **vou** buy **vour** SEAT cover. **You** must tell **us** of any changes to the answers you have given as soon as possible. Failure to advise us of a change to your answers may mean that your cover is invalid and that it does not operate in the event of a claim.

You must tell us about any changes to the information set out in the statement of fact, certificate of motor insurance or on your **schedule. You** must also tell **us** about the following changes:

- **You** sell the **vehicle**, change the **vehicle** or its registration number, or you get another vehicle.
- / There is any change in drivers.
- / Anyone who drives the **vehicle** receives a motoring conviction (driving licence endorsement, fixed penalties or pending prosecutions for any motoring offences).
- Anyone who drives the **vehicle** develops a notifiable medical condition or disability that hasn't been declared to the DVLA or the DVA in Northern Ireland.
- **You** change the purpose the **vehicle** is used for.
- / Anyone who drives the **vehicle** changes job, starts a new job, including part-time work, or stops work.
- / The **vehicle** is changed from the manufacturer's original specification.

This would include:

- changes to the bodywork
- changes to suspension or brakes
- cosmetic changes such as alloy wheels
- changes affecting performance such as changes to the engine management system or exhaust system
- changes to the audio/entertainment system

Please be aware that this is not a full list of all possible changes. All changes made from the manufacturer's standard specification must be disclosed.

- You take the vehicle abroad, either for more than 90 days or outside the European Union.
- You change your address or the address where you keep the vehicle overnight.
- Anyone who drives the **vehicle** passes their driving test or has their driving licence revoked.
- Anyone who drives the **vehicle** receives a non-motoring conviction which is not considered spent.
- / The **vehicle** is involved in an accident or fire, or someone steals, damages or tries to break into it.
- / Anyone who drives the **vehicle** is involved in any accident or has a vehicle damaged or stolen.
- / There is any change to **your** estimated annual mileage.
- / Anyone who drives the **vehicl**e has had insurance refused, cancelled or had special terms applied.
- / There is a change of main user of the **vehicl**e.

If **you** are in any doubt please ask.

If the information provided by **you** is not complete and accurate:

- / We may cancel your policy and refuse to pay any claim, or
- We may not pay any claim in full, or
- / We may change the compulsory excess, or
- / The extent of the cover may be affected.

We will charge an administration fee for any change to your details. Details of fees and charges are shown on **your** terms of business agreement.



GENERAL CONDITIONS CONTINUED

11. Vehicle sharing and insurance

If **you** receive a contribution as part of a vehicle sharing agreement involving the use of any vehicle insured under this policy for carrying passengers for social or similar purposes, **we** will not consider this to be carriage of passengers for hire or reward provided:

- / The **vehicle** is not constructed or adapted to carry more than eight passengers (excluding the driver)
- / Passengers are not being carried in the course of a business of carrying passengers
- / Total contributions received for the journey concerned do not involve an element of profit

Important

If the **vehicle** is used under a vehicle sharing agreement and there is any doubt as to whether this arrangement is covered by the terms of **your** policy **you** should immediately contact SEAT Insurance for confirmation.

12. Telematics Device installation

If the **vehicle** does not have a telematics device already fitted at the commencement date of **your** policy, it is a condition of **your** insurance that a telematics device must be fitted within 14 days. If **you** fail to comply with the telematics device installation process, **we** reserve the right upon the 14th day following policy inception to issue **you** with a 7 day notice of policy cancellation. Should **you** again fail to comply with the installation process during this 7 day notice of policy cancelled at the end of this 7 day notice period.

13. Telematics Device

a) Operation

If during the monitoring of data from the telematics device **we** suspect that there is any defect in its operation **we** will contact **you** as soon as possible to arrange for the defect to be rectified by an installation partner.

b) Tampering

The telematics device has attack safeguards and tamper controls and it is a condition of this insurance that **you** will not permit any unauthorised interference with the telematics device by any person.

If during the monitoring of data from the telematics device **we** suspect that there has been unauthorised interference with the telematics device or any interference with the GPS/GSM signal

emitted from the telematics device, **you** must allow an installation partner to inspect the telematics device within 7 days.

If **you** fail to allow an installation partner to inspect the telematics device in the **vehicle** within 14 days of a service request or fail to make or keep an appointment with an installation partner, **we** reserve the right to issue **you** with 7 days' notice of policy cancellation. Should **you** again fail to allow an installation partner to inspect the telematics device during this 7 day notice of policy cancellation, **your** policy will be cancelled at the end of this 7 day notice period.

If a fault is detected and is found not to be the result of unauthorised interference, the telematics device will be repaired or replaced.

However, if on inspection it is found that the telematics device and/or its emitted signal has been subject to unauthorised interference, such interference will be treated as a fraudulent act and cover will be void.

14. Telematics App

a) App download and connecting to the vehicle

It is a condition of **your** insurance that **you** and any permitted drivers must download the telematics app to **your** mobile device and connect the app with the **vehicle's** Bluetooth within 24 hours of the commencement date of **your** policy. If **you** do not download and connect the telematics app to the **vehicle's** Bluetooth within 24 hours of the commencement date of **your** policy, **we** reserve the right to cancel **your** policy in accordance with General Condition 9.

b) Continued use of the telematics app

All journeys undertaken in the **vehicle** must be recorded by the telematics app. **You** and any permitted drivers must ensure that **your** telematics app is connected to the **vehicle's** Bluetooth and that all necessary settings are active to enable the telematics app to collect and transmit journey data.

If any journey undertaken in the **vehicle** is not recorded by the telematics app an additional **excess** of £500 will apply to any claim under Section A of this policy, as per **your schedule**.

If **we** believe that journeys are deliberately not being recorded, **we** reserve the right to cancel **your** policy in accordance with General Condition 9.

c) Mobile device compatibility

You and any permitted driver on the policy must have a

mobile device with cellular and Bluetooth capability which is compatible with the telematics app and capable of being connected to the **vehicle's** Bluetooth. If **your** mobile device is not compatible and **you** are unable to connect and transmit journey data to **us**, **we** reserve the right to cancel **your** policy in accordance with General Condition 9.

15. Driving Style

The **telematics product** collects information about **your** driving style on every journey made in the **vehicle** (the period of time between the moment the ignition is switched on and the subsequent moment the ignition is switched off). **Your** driving style is based on the following factors:

- / Smoothness: measures sharp acceleration, braking, deceleration, changes in direction and up and down movement over the course of each journey.
- / Speed: measures **your** speed against both the average speed and speed limit for the roads being driven.
- / Usage: measures the time of day, journey volume and journey duration. The following factors will have a negative impact on **your** driving style:
 - journeys between 11.00pm and 5.00am
 - more than seven journeys in a 24 hour period
- journeys of greater than 1 hour duration

16. Policy Renewal

If your policy requires you to have a telematics product, the renewal premium in your renewal offer will include a premium discount or increase based on your overall driving style during this policy period.

17. Unacceptable Driving Behaviour

You and any permitted driver of the **vehicle** must observe the law at all times. Poor driving behaviour (including the **vehicle** being driven at speeds which exceed the speed limit for the road on which it is being driven) could result in cancellation of **your** policy.

If during any one annual **period of insurance you** or any permitted driver of the **vehicle** exceeds the speed limit by more than 50% for the road on which the **vehicle** is being driven, (which under the terms and conditions of the policy is understood to be excessive speeding), **we** will issue **you** with an Excessive Speeding Notice. If **you** have been issued with 3 Notices and **you** exceed the speed limit by more than 50% on a further occasion, **we** will issue **you** with 7 days' notice of policy cancellation.



GENERAL CONDITIONS CONTINUED

18. Top up miles

If your policy requires you to have a **telematics product** then the policy allows the **vehicle** to be driven up to the **available miles** shown on **your schedule**. The number of **available miles** on **your** policy are chosen by **you** during the arrangement of **your** policy. If **you** require more miles during the policy period **you** can purchase **top up miles** by contacting **us** on o333 o43 1294. The price of **top up miles** is based on **your** Driving Style Score at the time **you** purchase the **top up miles**.

If **you** exceed the number of **available miles** included in the policy and **you** do not purchase **top up miles**, the policy will be cancelled in accordance with the General Condition 9 of this policy.

DATA PROTECTION AND YOUR DATA RIGHTS

This notice contains important information about the use of your personal information. Please make sure that you read this notice carefully. In this notice we and us and our means the Insurer named in your current schedule, certificate of motor insurance and statement of fact, and any holding companies, subsidiaries or linked companies. 'Personal information' means any information given to us about you. by you or anyone else in connection with the particular service or product that we are providing to you.

By taking out this Insurance Policy, you confirm that we may use your personal information in the ways outlined in this notice. As the terms of this notice will also apply to anyone else insured under your policy, you should also show this notice to anyone else whose name you give to us, in connection with your insurance policy.

Your privacy is very important to us. We promise to respect and protect your personal information and try to make sure that your details are accurate and kept up to date. You can help us do this by letting us know whenever your personal details change. The way in which your personal information is collected, held and used by us complies with all legal requirements, particularly as is required by data protection legislation.

Motor Insurance Database

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

- **Electronic Licensing**
- Continuous Insurance Enforcement
- Law enforcement (prevention, detection, apprehension and/or prosecution of offenders)
- The provision of government services and/ or other services aimed at reducing the level and incidence of uninsured driving.

If you are involved in a road traffic accident (either in the UK, the EEA or certain other territories), insurers and/or the MIB may search the MID to obtain relevant information.

Persons (including his or her 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

It is vital that the MID holds your correct registration number. If it is incorrectly shown on the MID you are at risk of having the vehicle seized by the Police. You can check that your correct registration number details are shown on the MID at www.askmid.com.

Telematics Data

If your policy requires you to have a telematics product, the information collected will be used for the following purposes:

- / To contribute toward the calculation and charging of insurance premiums based on your driving behaviour whilst using the vehicle;
- To help us gain a better understanding of driving behaviours, this knowledge may be used by us in the development of this product;
- To help us to determine the precise circumstances of any claim you make under your policy.

Please note that whilst the information collected on driving speed will be used to identify unacceptable driving behaviour as defined in the General Conditions of this policy it will not be used to support a speeding prosecution in any way. We may however be required by law to disclose information about your driving behaviour to the authorities, for example in answer to any enquiry by our regulatory body or to a court of law if we are issued with a court order.

How we use your personal information

We may use personal details you give to deal with your policy, or support the development of our business by including your details in customer surveys. We may contact you and ask necessary questions. We will store your details on a computer system but will not keep them for longer than necessary.

We may research, collect and use data about you from publicly available sources including social media and networking sites. We may use this data for the purposes set out in this notice, including fraud detection and prevention.

Under data protection legislation we can only discuss your details with you. If you would like anyone else to act on your behalf, please contact us. Your personal details may be transferred to countries outside the European Union. They will at all times be held securely and handled with the utmost care in accordance with all principles of English law.

Sharing information to prevent fraud

We will share information which we hold and which has been supplied to us in connection with any application for insurance that you have made or any insurance policy which you have with us (including the renewal of any policy which you have with us) with the Claims and Underwriting Exchange register, run by the Insurance Database Service Limited (IDS Ltd) and other similar databases established for the same purpose. The aim is to help us check information that is given to us and to prevent fraudulent claims. When we process your request for insurance cover, we may search these registers. Under the conditions of your policy, you must tell us about any incident (such as an accident or theft), whether or not you think it is likely to give rise to a claim.

When you tell us about an incident, we will pass information relating to that incident to these registers.

Dealing with others on your behalf

To help you manage your insurance policy, we will deal with you or following the obtaining of your prior consent, your husband, wife, civil partner or any other person whom we reasonably believe to be legitimately acting for you as your agent if they call us on your behalf in connection with your policy. Such people may be granted access to your personal details.

Telephone call charges and recording

Calls to o800 numbers from UK landlines and mobiles are free. The cost of calls to 03 prefixed numbers are charged at national call rates (charges may vary dependant on your network provider) and are usually included in inclusive minute plans from landlines and mobiles. For our joint protection telephone calls may be recorded and/or monitored.

Further information

You are entitled to receive a copy of the information we hold about you. If you would like a copy of your information, please contact our Data Protection Officer using the contact details in the Important Information section, quoting your name, address and insurance policy number.

Information Commissioner's Office

You have the right to complain to the Information Commissioner's Office at any time if you object to the way your personal information is used.



DATA PROTECTION AND YOUR DATA RIGHTS CONTINUED

Looking after your policy

For the purposes of this section, we and us and our means Carrot Risk Technologies Limited.

We know your personal information is important yo you and we want you to trust us to look after it like it is our own. This section will explain briefly how we use your data, how we keep it safe and your rights.

For you

We will only use and share your information for the purposes of arranging and administering your policy or to provide you with a quote.

Safe and sound

We will keep your information protected.

Just the essentials

We will only contact you about your policy and will not fill your inbox with information for marketing purposes unless you tell us you want us to.

Full information about how we use your data and your data rights can be found in our Privacy Notice. This will be sent to you with your policy documents and you can always ask to another copy by contacting us at data@insurewithseat.co.uk.

IMPORTANT INFORMATION

Who provides SEAT Motor Insurance?

SEAT Financial Services is a trading name of Volkswagen Financial Services (UK) Limited ("VWFS UK"), registered in England and Wales No.2835230. Registered office: Brunswick Court, Yeomans Drive, Blakelands, Milton Keynes MK14 5LR. VWFS UK is authorised and regulated by the Financial Conduct Authority (FCA), registration number 311988.

SEAT Motor Insurance from Volkswagen Financial Services is arranged and administered by Carrot Risk Technologies Limited, registered in England and Wales No. 07771243. Registered office: Global House, Westmere Drive, Crewe Business Park, Crewe, Cheshire, CW1 6ZD. Carrot Risk Technologies Limited is authorised and regulated by the Financial Conduct Authority, registration number 610895.

Authorisation details can be checked on the FCA's register at fca.org. uk or by contacting the FCA on o800 111 6768.

Getting in touch

You can contact us at:

SEAT Motor Insurance Global House Westmere Drive Crewe Business Park Crewe Cheshire CW₁ 6ZD

By telephone: 0333 043 1298

By email: support@insurewithseat.co.uk

What to do if you are not satisfied with the cover or service provided

Our aim is to get it right, first time, every time. If we make a mistake we will try and put it right promptly. We will always confirm to you the receipt of your complaint within five working days and do our best to resolve the problem within 4 weeks. If we cannot, we will let you know when an answer may be expected.

If you have a complaint, please contact our Compliance Manager at:

SEAT Motor Insurance Global House Westmere Drive Crewe Business Park Crewe Cheshire CW₁ 6ZD

By telephone: 0333 043 1298

By email: support@insurewithseat.co.uk

If you have a complaint about a claim, please contact your Claims Manager first. You will find your Claims Manager's name and phone number on any correspondence they have sent you.

If you are dissatisfied with our response, you can refer your complaint to the ombudsman. You must contact the ombudsman within six months of our final response.

The ombudsman's contact details are as follows:

The Financial Ombudsman Service **Exchange Tower** London E14 9SR

Website: www.financial-ombudsman.org.uk Telephone: 0800 0234567 or 0300 1239123

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

This is a free and impartial service and you are entitled to contact the ombudsman at any stage of your complaint. You can contact the ombudsman directly or visit www.financial-ombudsman.org.uk

If you have purchased your policy online you can also make a complaint via the EU's online dispute resolution (ODR) platform. The website for the ODR platform is: http://ec.europa.eu/odr

Financial Services Compensation Scheme (FSCS)

For your added protection we are covered by the Financial Services Compensation Scheme (FSCS). If we are unable to pay a valid claim, you may be entitled to compensation from the scheme. Depending on the type of business and circumstances of the claim, the scheme will cover 90% of any claim with no maximum claim amount.

Further information about the compensation scheme is available from the FSCS at www.fscs.org.uk or by calling 0800 678 1100 or 020 7741 4100.

How to cancel your policy

For information on how to cancel your policy, please see General Condition 9.

Use of data

For information on how we use data, please see Data Protection and Your Rights section.