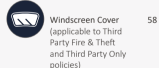


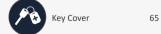
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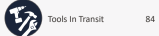












VAN INSURANCE optional extras policy wording

The products outlined in this booklet only apply if shown in your Van Insurance Welcome Letter and Optional Extras Schedule





(Click the relevant section below)

	Legal Assistance
a/L	Breakdown Cover

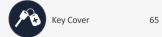
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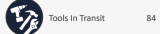












Van Insurance optional extras policy wording

The optional extra products in this booklet only apply if shown in your Van Insurance Welcome Letter and Optional Extras Schedule.

This booklet contains the relevant policy wording for all optional extra products we offer when purchasing van insurance. Please check your Optional Extras Schedule to confirm which optional extra products you have on your policy. We advise that you read this booklet carefully for details of the cover provided for each of the optional products you have purchased. For each optional additional product sold with your van insurance policy, you will enter into two separate contracts. The first contract is with us for arranging and administering your insurance policy on your behalf, and the second contract is with the insurer(s) for providing your insurance. A premium inclusive of Insurance Premium Tax shall be charged to you for both of these services.

If you would like to speak to Sure Thing! about any of these products or add any to your van insurance policy call the team on 0344 335 5555 or send an email to hello@surething.co.uk

Please note: the processes in this booklet are only for matters relating to the optional extra products shown above. Should you have any queries regarding your van insurance policy and any related claims, please refer to your van insurance policy booklet.

Stabilis, Policy Expert and Sure Thing! are trading names of QMetric Group Limited, which is authorised and regulated by the Financial Conduct Authority. QMetric Group Limited registered office is: 32-38 Dukes Place, London, EC3A 7LP and company number is 07151701



(Click the relevant section below)



Legal Assistance

5



Breakdown Cover

26

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Personal Accident



Replacement Van Cover

51

Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only

policies)



65



xcess Protection 77

Tools In Transit 84

Claim Numbers (optional extras)

Here are some important telephone numbers if you ever need to make a claim on any of the optional extra products you have purchased.

Legal Assistance - 0800 783 3000

Breakdown Cover - 0344 809 9508

Personal Accident Cover - 0344 809 9508

Replacement Van Cover - 0344 809 9963

Windscreen Cover - 0344 809 9513

Kev Cover - 0333 241 9599

Excess Protection - 03300 555 270

Tools In Transit - 0203 794 9305

Should you have a complaint?

At Sure Thing! We aim to provide you with great customer service at all times, however if you have a complaint about the way in which your policy was sold to you, you can contact us by phone, email or letter and we will try our best to resolve your issue as soon as possible.

Tel· 0344 335 5555

complaints@surething.co.uk Fmail: Customer Relations Manager, Post:

Sure Thing!, Maxim 3,

2 Parklands Avenue. Eurocentral.

Motherwell, ML1 4WQ

Should you have any questions or complaints about the handling of a claim or the optional extra policy itself, you should speak to the provider of the policy directly. Contact details are provided for within this booklet and telephone numbers are listed above under 'Some Important Information'.

If you are still not satisfied, you may refer your complaint to the Financial Ombudsman Service (FOS) by:

Tel: 0800 023 4567 or 0300 123 9123 (from mobile or non BT Lines)

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

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



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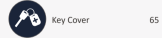




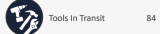












Financial Services Compensation Scheme (FSCS)

Sure Thing! and your Insurers are members of the Financial Services Compensation Scheme. You may be entitled to compensation from the FSCS if the liabilities are not met under this insurance. This depends on the type of business and the circumstances of the claim. A claim is protected for 90%, without any upper limit. Further information about the compensation scheme arrangements is available from the FSCS. Information can be obtained on request by:

Tel: 0800 678 1100 Email: enquiries@fscs.org.uk

Post: Financial Services compensation scheme,

PO Box 300, Mitcheldean,

GL17 1DY

Data Protection

Please note that any information provided to Sure Thing! will be processed by Us and Our partners in compliance with the provisions of the Data Protection Regulation and will be treated as private and confidential. We will however use and disclose the information we collect and hold about you in the course of arranging, placing, administering your insurance which may involve passing information about you to other insurers, credit reference agencies, debt recovery agencies, other intermediaries, risk management assessors, anti-fraud databases and uninsured loss recovery agencies. You can read full details of how we manage your data by reading our privacy policy: https://www.surething.co.uk/privacy-and-cookie-policy.



(Click the relevant section below)





Breakdown Cover 26



Personal Accident 42



Replacement Van 51 Cover



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



Kev Cover 65



Excess Protection 77



Tools In Transit 84 **Legal Assistance**

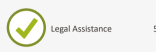
Need to make a claim? 0800 783 3000

If you're calling from outside of the UK, please call 00 44 800 783 3000





(Click the relevant section below)





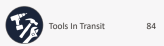












Guidance and explanations

This policy is a contract of insurance between **you** and **us**, and is made up of this booklet together with the **schedule** that **we** have issued to **you**.

We agree to provide cover in line with the terms and conditions set out in this policy.

You agree to pay the premium for the **period of insurance** and to keep to the conditions of the policy. **You** have the right to cancel any cover **you** bought at any time during the **period of insurance**.

If you want to cancel or change your policy, please contact Sure Thing! on 0344 335 5555.

How we help

If **you** are involved in a **road accident** which is not **your** fault, **we** will try to recover **your uninsured losses** from the person who caused the accident. Our service includes providing advice and negotiations with the other party.

We also provide **you** with additional cover for circumstances that may not have arisen from a **road accident**. Details of these covers can be found in the "**Your** policy cover" section.

Your insurers

Sure Thing! have arranged this insurance with QIC Europe Limited, registered in Malta. Registration number C67694.

Sure Thing! is a trading name of QMetric Group Limited, which is authorised and regulated by the Financial Conduct Authority. QMetric Group Limited registered office is: 32-38 Dukes Place, London, EC3A 7LP and company number is 07151701.

Governing law

This policy shall be governed by and managed in line with the law of England and Wales unless **your** habitual residence is located in Scotland in which case the law of Scotland shall apply.

For this contract, the language used will be English.

How to claim

Please call the Helpline Service on 0800 783 3000. Please note you must report any potential claims as soon as possible.

The Helpline Service will guide **you** through the claims process and where appropriate put **you** in contact with the appropriate specialist to handle **your** claim.



(Click the relevant section below)

















We have designed this Sure Thing! Motor Legal Assistance policy booklet carefully to help **you** understand the cover **we** will provide.

Please take the time to read the policy and make sure that the cover meets **your** needs. If **you** want to change anything or if there is anything **you** do not understand, please contact **us**.

For and on behalf of Sure Thing!



Tony Deacon



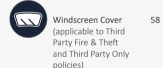
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Definitions

The following definitions have the same meaning wherever they appear in **your** policy or **your policy schedule**. They will always appear in bold font.

Authorised professional

The solicitor, counsel or claims handler appointed and approved by **us** under the terms and conditions of this policy to represent the **insured person** and protect their interests.

Claim limits

For insured event one, the maximum **we** will pay for **legal costs** for any one claim is £100,000 (inclusive of VAT). For any legal action that is a small claim, **we** will pay **legal costs** up to £100 for any one event.

For insured events two to seven, the maximum we will pay for legal costs for any one claim is £10,000 (inclusive of VAT).

The total amount payable within any one **period of insurance** is £100,000 (inclusive of VAT).

Indirect losses

Losses or damage which is not directly associated with the incident that caused you to claim, unless expressly stated in this policy.

Insured person

- the person named as the policyholder on the schedule, who has a motor insurance policy held under their name; and
- any authorised driver of the **insured vehicle** at the time of the incident.

Insured vehicle

The private motor vehicle specified in the **motor insurance policy** of the policyholder, including any caravan or trailer whilst being legally towed.

Insurer / we / us / our

Sure Thing! on behalf of QIC Europe Limited.



(Click the relevant section below)





Breakdown Cover

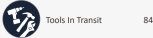
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Legal costs

Legal fees and costs reasonably and proportionately incurred by the **authorised professional**, in connection with **your** legal action and agreed with **us**.

This includes disbursements and costs incurred by **your opponent**, which you are ordered to pay by a court order. **Legal costs** will include VAT where it cannot be recovered

Legal costs does not include:

- any shortfall in costs between those allowable by the courts or stipulated by legislation and those incurred by the
 authorised professional: and
- any legal fees, expenses, disbursements, or costs which only become payable because you have entered into a Damages Based or Conditional Fee Agreement.

Motor insurance policy

The insurance policy issued in respect of **your** motor vehicle for the duration of the **period of insurance**.

Opponent

The third party responsible for the road accident which has led to an insured event under this policy and against whom you wish to bring a legal action.

Period of insurance

The period shown in **your schedule** which **we** agree to provide cover for, as long as you have paid the full premium to **us**. If the policy is cancelled, the **period of insurance** ends on the cancellation date.

Proportionality

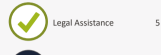
The process of us assessing whether the costs of legal action exceed the value of the likely award of damages.

Prospect of success

We and the authorised professional agree that there is at least a 51% chance of the insured person achieving a favourable outcome.



(Click the relevant section below)

















Road accident

Any accident or collision which occurs during the **period of insurance**, involving an **insured person** or the **insured vehicle**, where someone else is to blame and results in:

- 1. Death or injury to an **insured person** whilst in, on or getting into or out of the **insured vehicle**, or
- 2. Damage to the insured vehicle, or
- 3. Damage to any personal belongings in or on the **insured vehicle** that belong to an **insured person**.

Schedule

The document which forms part of **your** motor policy and contains the name of the policyholder, provides confirmation of cover, details the motor vehicle to which this cover relates, and the cover selected.

Small claim

A legal action which is allocated to the small claims track based on the criteria set out in the Civil Procedure Rules. This is a less formal Court process for deciding lower value claims, without the need for legal representation.

Standard cost basis

The level of legal costs that we would normally have to pay if we used our authorised professional.

Territorial limits

For uninsured loss claims, this is the United Kingdom, any country which is a member of the European Union and any country which the Commission of the European Community approves as meeting the requirements of Article 8 of EC Directive 2009/103/EC on Insurance of Civil Liabilities arising from using motor vehicles.

For all other claims this is the United Kingdom (meaning England, Scotland, Northern Ireland and Wales). In every case, the legal action must be brought in the United Kingdom.

Uninsured losses

Any loss which an **insured person** is not able to recover under their **motor insurance policy**, which arises directly out of a road accident. This includes but is not restricted to:

- 1. Compensation if an **insured person** is injured and compensation for their family if they are killed.
- 2. The policy excess under your motor insurance policy.
- 3. Charges for essential alternative transport including a replacement hire vehicle whilst **yours** is being repaired.
- 4. Compensation for you not being able to use your insured vehicle.
- 5. Repair costs if you do not have comprehensive cover under **your** motor insurance.
- 6. Compensation for damage to any clothes, luggage or personal belongings of an **insured person**.
- 7. Loss of earnings as a result of an accident.



(Click the relevant section below)



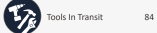












Vehicle authority

Driver and Vehicle Licensing Agency (DVLA), the Driver and Vehicle Agency (DVA) and Parking and Traffic Appeals Service (PTAS).

Vehicle identity theft

The misappropriation of the vehicle registration mark of the **insured vehicle** without **your** knowledge or consent. The vehicle registration mark details are then used to obtain goods, services or to commit motoring offences or contravene any congestion zone fees or commit parking offences.

You / your

- the person named as the policyholder on the schedule, who has a motor insurance policy held under their name; or
- any authorised driver of the **insured vehicle** at the time of the incident.



(Click the relevant section below)

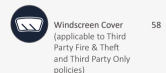


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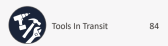












Your policy cover

We will pay legal costs on our standard cost basis for any of the following insured events, if they occur in the territorial limits in the period of insurance.

Cover will be provided as long as there are **prospects of success** for the duration of the claim and after applying proportionality, it is reasonable to pursue the claim.

We will pay up to the claim limits.

1. Uninsured loss recovery

Following a **road accident**, **we** will pay **legal costs** to negotiate a recovery of **your uninsured losses** from the person who was to blame for the accident.

We don't cover stress or emotional injury.

2. Motor prosecution defence

We will pay legal costs:

- i. to defend you if you are charged with a driving offence involving the use of the insured vehicle..
- ii. to present a plea of mitigation, when a court is deciding on the sentence for your motoring offence penalty. **We** will not pay for pleas of mitigation where there are no **prospects of success** that it will materially affect the outcome. Any support for a plea of mitigation will be at our discretion.

We don't cover parking offences.

3. Pothole damage

We will pay legal costs to pursue the relevant local authority for compensation, if your insured vehicle has been damaged on a public highway because of a pothole.

4. Illegal clamping and towing

We will pay legal costs to pursue the recovery of costs relating to illegal clamping or towing fees of the insured vehicle.

We don't cover:

- a. the defence or payment of any costs relating to damage inflicted by the insured person upon the clamping device; and
- b. any indirect losses.



(Click the relevant section below)

















5. Unenforceable parking fines

We will pay legal costs to appeal to the local authority or independent adjudicator against an unenforceable parking fine.

6. Motor consumer dispute

We will pay legal costs:

- i. to pursue or defend any claim arising out of the sale, purchase, hire purchase or lease of the insured vehicle; and
- ii. to pursue or defend any claim relating to the testing, servicing or repair of the insured vehicle where the amount is in dispute.

We don't cover:

- a. any dispute under £250; and
- b. claims where the amount in dispute relates to credit hire or credit repair.

7. Vehicle identity theft

Following vehicle identity theft, we will pay legal costs to:

- i. remove any criminal or civil judgements wrongly entered against you;
- ii. defend a motoring prosecution brought against you as a result of a vehicle identity theft.

We don't cover:

- a. any costs, expenses or losses incurred due to any fraudulent, dishonest or criminal act by an **insured person**, or by any other person acting in collusion with an **insured person**, or any person living with you;
- b. any claims if you did not act or take reasonable precautions to prevent the insured vehicle identity being stolen; and
- c. any indirect losses.

Vehicle identity theft claims conditions and procedures

If you discover your vehicle identity has been stolen:

- 1. Contact the Helpline Service on 0330 303 1799.
- 2. Make sure you have the V5C vehicle registration certificate (log book).
- 3. File a police report within 12 hours of discovering the vehicle identity theft.
- 4. Notify the appropriate vehicle authority within 12 hours of discovering the vehicle identity theft.
- 5. Fill out and return any claim forms including an authorisation for **us** to obtain records and other necessary information, if these are applicable.
- 6. If you want to make a claim for lost wages, provide **us** evidence to show that you took days off work.



(Click the relevant section below)











Tools In Transit

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- 7. Send **us** copies of any demand notices, summonses, complaints, or legal papers received in connection with a loss suffered as soon as possible.
- 8. Take all necessary action to prevent further damage.

You must contact the Helpline Service before you pay or agree to pay any costs. Failure to do so may lead **us** to decline the claim

We will give you a dedicated claims handler who will assist in identifying the extent of the problem. They will offer advice, guidance, and assist in the preparation of documentation to ensure the problem and any potential losses are minimised.

General conditions

1. You must comply with the following conditions in order for this insurance cover to be valid

You must:

- a. keep to the terms and conditions of this policy;
- b. have a valid motor insurance policy in force at the time of the road accident and meet all obligations under that policy;
- c. take all necessary steps to keep any amount we have to pay as low as possible;
- d. try to prevent anything happening that may cause a claim;
- e. co-operate with **us** and respond promptly in all matters relating to a claim. At **your** own expense **you** must give **us** and the **authorised professional** evidence, documents and information of all material developments. **We** are entitled to obtain from the **authorised professional** any information, forms, report copy of documents, advice computation, account or correspondence relating to the matter and **you** shall give any instructions to the **authorised professional** which may be required for this purpose;
- f. attend court or any expert examination where asked to do so;
- g. not deliberately mislead **us** or exaggerate the claim or bring any false claim;
- h. not admit liability for or negotiate or agree to settle a claim without our agreement;
- i. not withdraw from any legal action without our permission to do so. If **you** withdraw, **you** must then pay back to **us** any costs **we** have paid;
- j. take every step to recover legal costs from an opponent that we have to pay and pay us any legal costs that are recovered.

If legal proceedings have been agreed by **us**, **you** may nominate **your** own lawyer whose name and address **you** must submit to **us**. In selecting **your** nominated lawyer, **you** shall have regard to the common law duty to minimise the cost for **your** claim.

We will enter into a contract with **your** nominated lawyer that sets out the terms of engagement that they must adhere to at all times, including a responsibility to report to **us** at various stages of the claim.



(Click the relevant section below)





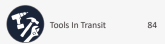












Where **you** have elected to use **your** own nominated lawyer **you** will be responsible for any **legal costs** that exceed **our standard cost basis**. If there is any dispute over **your** choice of lawyer **we** will ask **you** to nominate an alternative.

2. Our rights in handling your claim

We can:

- a. conduct in **your** name any claim, or the defence of any claim at any time;
- b. attempt to settle the claim at a fair amount before the **authorised representative** is instructed or legal proceedings issued. **We** will discuss a settlement attempt with **you** before **we** proceed:
- c. take proceedings in **your** name to recover for ourselves any payments **we** have made under this policy.

3. Important information and changes we need to know about

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take care to supply accurate and complete answers to all questions **we** ask when taking out this policy and to make sure that all information supplied to **us** is true and correct. **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** policy is invalid and that it does not operate in the event of a claim. **You** must contact **us** if there is a change to **your** circumstances, for example:

- a. you change your address;
- b. you are convicted of a criminal offence or
- c. you have insurance refused, declined, cancelled or terms applied by another insurance provider.

4. Cancellation

If **you** decide that, for any reason, this policy does not meet **your** insurance needs, **you** may cancel it at any time by letting Sure Thing! know.

Write: Accounts Process Manager

Sure Thing!, Maxim 3.

2 Parklands Avenue, Eurocentral, Motherwell,

ML1 4WQ Phone: 0344 335 5555

Email: hello@surething.co.uk



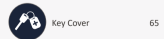
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Our refund and fees policy

If you return the policy to us within 14 days of the date of issue, as long as you have not made a claim, you will be entitled to a full refund of your premium.

If **you** want to cancel **your** policy after 14 days, the policy premium will be charged in full and no refund of premium will be available

Any administration fees, including cancellation fees, are set out in the Sure Thing! terms and conditions.

Our right to cancel your policy

We have the right to cancel **your** policy at any time if there is a valid reason for doing so (for example, if **you** haven't met one of the general conditions), by sending 7 days' notice to **you** at the last address **we** have on file for **you**. **We** will not give **you** notice if **you** have committed fraud.

We will tell you our reason for cancelling the policy.

As long as **you** have paid the premium in full, **you** will be entitled to a refund of any premium **you** have paid that relates to the period shown on the insurance documents that has not yet passed (unless **we** cancel **your** policy because of fraud).

We do not have to accept any application you make to renew the insurance.

5. Fraud

In order to protect our customers from the cost of fraud, we work to detect and prevent fraud.

We expect you and anyone acting for you, to act honestly.

If you or anyone acting for you deliberately provides information as part of your application that is not true and complete to the best of your knowledge and belief, this insurance will not be valid.

If **you** or anyone acting for **you** makes any false or fraudulent claim or uses false, fraudulent or stolen documents, devices or statements to support a claim or any part of a claim, **we**:

- 1. will not be liable to pay the fraudulent claim;
- 2. may recover any sums we have paid to you for the fraudulent claim; and
- 3. may end the policy with effect from the date of the fraudulent act and keep all premiums **you** have paid. **We** will give **you** written notice if **we** do this.

We have the right to recover from you any costs we or our representatives have to pay in investigating any fraudulent claim.



(Click the relevant section below)



5















If this insurance becomes void for any reason or **we** suspect that a crime may have been committed in respect of this policy, **we** have the right to tell the police or other relevant authority.

6. Barristers opinion

If **we** cannot agree over reasonable prospects of success on a claim **you** will be required to obtain an opinion from a barrister and pay the costs for doing so. If **we** subsequently agree to accept the claim, **we** will pay the costs of obtaining this opinion.

7. Arbitration

If **you** have a dispute about the handling of a claim that is not settled by our internal complaints procedure, **you** can contact the Financial Ombudsman Service for help.

There is a separate arbitration process available for disputes that are not covered by the Financial Ombudsman Service.

Any such dispute between **you** and **us** may, where **we** both agree, be referred to an arbitrator, who will be either a solicitor or a barrister.

If we cannot agree with you on the choice of arbitrator the Law Society will nominate one.

We and you must keep to the arbitrator's decision, which is binding and is carried out under the Arbitration act.

The side that loses the arbitration will pay all the costs of the arbitration. If the decision is not totally in favour of one side, the arbitrator will decide how the costs are shared.

8. Premium payments

If we have not been able to collect a premium payment or your credit agreement is cancelled, we will contact you to ask for the payment by a specific date. If you do not pay by that date we will cancel your policy immediately and tell you we have done this. We will give you at least 7 days' written notice if we intend to cancel your insurance because we have not received a payment that should have been made under your credit agreement.

We will not make a payment for any claim made under this policy unless you have paid the premium due to us.

If you pay your annual premium by monthly direct debit and we do not receive your monthly payments when they are due, you will not be able to make a claim.

9. Contracts (Rights of Third Parties) Act

Any person, company or business who is not named on this policy has no rights to enforce any terms or conditions of this policy. This will not affect any other rights that person, company or business has apart from under this Act.



(Click the relevant section below)





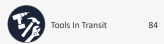












10. Renewal

During the month before **your** policy is due to end **we** will let **you** know by phone, letter or email if **we** are able to continue offering **you** insurance.

If we offer to renew your current policy, we may be able to arrange this using the payment details we already hold for you (unless you have told us otherwise). We refer to this as 'automatic renewal'. We will always tell you whether or not we intend to renew your cover automatically. We will do this before we take full payment. This does not affect your right to cancel this policy in line with our cancellation policy.

Our renewal offer will include the premium and any changes in the terms and conditions for the next period.

What is not covered (general exclusions)

This insurance does not cover the following:

- 1. any claim reported to **us** more than 180 days after the date an **insured person** should have known about the insured incident:
- 2. any claim brought against **vou**:
- 3. an insured event which began or occurred outside the **period of insurance**;
- 4. claims that **you** were aware of, or reasonably should have been aware of, before purchasing this policy;
- 5. any charges or payments **you** receive or make before **we** accept the claim;
- 6. any legal action an **insured person** takes which **we** or **our authorised professional** have not agreed to or where the **insured person** does anything that hinders **us** or **our authorised professional**;
- 7. any costs arising from disputes between **you** and **us**;
- 8. any costs that are incurred after **we** have advised **you** that **your** legal action is best settled not by civil proceedings;
- 9. any **legal costs** involved in an appeal, unless **we** agreed to cover the original legal action. **We** will consider the funding of appeals based on reasonable **prospects of success** and **proportionality**;
- any claim relating to faults in the insured vehicle whether or not this is due to a faulty or incomplete service or repair, or where the insured vehicle was not in a roadworthy condition or there was no valid MOT certificate (where applicable);
- 11. any claims arising from any computer program, microchip integrated circuit or similar device failing to function correctly;
- 12. where proceedings are to be commenced in respect of an insured incident occurring within the **territorial limits** and outside of the United Kingdom, the authorised professional shall initiate proceedings within the courts of the United Kingdom only;



(Click the relevant section below)















- 13. an application for judicial review;
- 14. any legal costs incurred in defending or pursuing new areas of law or test cases;
- 15. any matter in respect of which an **insured person** is entitled to Legal Aid where our liability shall be limited to the sum equal to any assessed income based contribution payable by the **insured person** towards **legal costs** incurred under the Crown Court Means Testing scheme where this applies;
- 16. any claim where there is an allegation that the **insured person** was in control of the vehicle whilst under the influence of alcohol or drugs (whether prescribed or otherwise);
- 17. any claim where your motor insurer is entitled to repudiate your motor policy;
- 18. the costs of a hire car that **we** have not, in advance, agreed to pay for in writing;
- 19. claims made by an insured person against any authorised passenger in the insured vehicle;
- 20. claims for passengers where there is a conflict of interest between **you** or the authorised driver and any other passenger(s);
- 21. any claim where an **insured person** (not being the policyholder) is driving under a 'driving other cars' extension to their **motor insurance policy**;
- 22. claims arising out of the use of an **insured vehicle** by **you** for racing, rallies, trials, off-roading or competitions of any kind or any **us**e not permitted by **your motor insurance policy**;
- 23. any claim where at the time of the incident you or the driver of your car did not hold a valid driving licence;
- 24. if there is other insurance which covers the same loss. we will not pay more than our share of the claim:
- 25. any losses covered under another section of your motor insurance policy;
- 26. any costs, expenses or losses incurred due to any fraudulent, dishonest, deliberate or criminal act or intentional violence by an **insured person**, or by any other person acting in collusion with an **insured person**;

27. Electronic Data

Any consequence, howsoever caused, including but not limited to Computer Virus in Electronic Data being lost, destroyed, distorted, altered, or otherwise corrupted.

For the purposes of this Policy, Electronic Data shall mean facts, concepts and information stored to form useable for communications, interpretations, or processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

For the purposes of this Policy, Computer Virus shall mean a set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature;



(Click the relevant section below)



Legal Assistance

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Breakdown Cover 26



Personal Accident 42



Replacement Van 51 Cover

Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



65



xcess Protection 77



Tools In Transit 84

28 Radiation

Any direct or indirect consequence of: Irradiation, or contamination by nuclear material; or the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter;

29 Terrorism

Any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation. An act of terrorism includes any act, or preparation in respect of action, or threat of action designed to influence the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological, or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de iure or de facto, and which:

- a. involves violence against one or more persons; or
- b. involves damage to property: or
- c. endangers life other than that of the person committing the action: or
- d. creates a risk to health or safety of the public or a section of the public; or
- e. is designed to interfere with or to disrupt an electronic system.

This policy also excludes loss, damage, cost, or expense directly or indirectly caused by, contributed to by, resulting from, or arising out of or in connection with any action in controlling, preventing, suppressing, retaliating against, or responding to any act of terrorism:

30. War

Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not). rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority.



(Click the relevant section below)

(Legal Assistance
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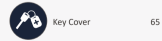


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Claims procedure

You must tell us as soon as possible following an insured event. Please contact our Claims Helpline Service on 0800 783 3000.

For legal actions that are not **small claims, we** will instruct **our** approved lawyer to act for **you** to pursue or settle any legal action that **we** have accepted in accordance with the terms and conditions of this policy.

- a. **We** can take over and conduct any claim or legal proceedings at any time in **your** name. **We** can negotiate or settle any claim on **your** behalf.
- b. **You** or **your** lawyer shall notify **us** immediately in writing of any offer or payment into court with a view to settlement and **you** must secure **our** written agreement before accepting or declining any such offer.
- c. If an insured person does not accept a sensible offer to settle a claim, we may refuse to pay further legal costs.
- d. **We** may decide to pay an insured person the amount of damages he or she is claiming instead of starting or continuing legal proceedings.
- e. If a lawyer refuses to continue acting for you, or if you dismiss a lawyer, the cover we provide will end at once, unless we agree to appoint another lawyer. If you stop a claim without our agreement, or do not give suitable instructions to the lawyer, the cover we provide will end at once. Any legal costs incurred to date will then become your own responsibility and will be required to be repaid to the insurer.
- f. For legal actions that are **small claims**, **we** will appoint a claims handler to act for **you** to pursue or settle any legal action **we** have accepted in accordance with the terms and conditions of this policy.
- g. Where a claim arising out of an insured incident can only be pursued in Scotland or Northern Ireland **we** shall appoint a lawyer to pursue the claim on **your** behalf within that jurisdiction.
- h. **We** must give written approval before pursuing any legal action.



(Click the relevant section below)





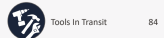












Complaints procedure

We aim to give **you** the best possible service but if **you** have any questions or concerns about this insurance or the way in which **we** have handled **your** claim, **you** should follow the complaints procedure set out below.

Please quote **your policy** number whenever **you** contact us to help us provide a quick and efficient response.

Making your complaint:

If **your** complaint is about the way the policy was sold to **you**, please contact the agent:

Write: Customer Relations,

Sure Thing!
Maxim 3,
2 Parklands Avenue
Eurocentral,
Motherwell
MI 1 4WO

Phone: 0344 335 5555

If **your** complaint is about the way **we** have handled **your** claim, please contact:

Write: The Quality Assurance Manager

CoPlus

Floor 2, Norfolk Tower 48-52 Surrey Street

Norwich, NR1 3PA

Phone: 0333 241 9574 Email: qtmail@coplus.co.uk

If your complaint is about your policy, please contact:

Write: The Customer Relations Officer

QMetric Group Limited 32 – 38 Dukes Place

London FC3A 7LP

Email: customercare@qmetric.co.uk



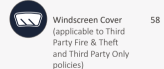
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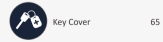
















If **we** have provided **you** with our final response and **you** are still not satisfied, **you** can refer **your** complaint to the Financial Ombudsman Service (FOS). The FOS is an independent body that can help **you** and us to reach an agreement on complaints which have already been through our complaints procedure.

You can contact the Financial Ombudsman Service at:

Write: The Financial Ombudsman Service

Exchange Tower, London, E14 9SR.

Phone: 0800 023 4567

Website: www.financial-ombudsman.org.uk

You have six months from the date of our final response to refer **your** complaint to the FOS.

Important note: the FOS can only consider **your** complaint if **you** have already given us the opportunity to deal with it.

European Online Dispute Resolution platform

If you bought your policy online, the European Online Dispute Resolution (ODR) platform can help settle any disputes about it.

If you have a complaint about your policy, you can enter it onto the ODR platform. Your complaint will then be sent to the correct alternative dispute resolution scheme. For insurance complaints in the UK, this is the Financial Ombudsman Service, whose contact details are above.

For more information about ODR, please visit http://ec.europa.eu/odr

The above complaints procedure does not affect **your** legal rights as a consumer. For more information about **your** legal rights, contact **your** local authority's trading standards service or Citizens Advice.



(Click the relevant section below)



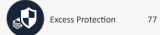


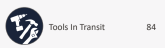












Regulatory information

Your insurers

We have arranged this insurance with QIC Europe Limited, registered in Malta. Registration number C67694.

Registered office:

The Hedge Business Centre, Trig ir-Rampa ta' San Gilian, Balluta Bay, St Julian's, STJ 1062, Malta,

QIC Europe Limited is authorised and regulated by the Malta Financial Services Authority (MFSA).

Sure Thing! is a trading name of QMetric Group Limited, which is authorised and regulated by the Financial Conduct Authority. QMetric Group Limited registered office is: 32-38 Dukes Place, London, EC3A 7LP and company number is 07151701.

Visit www.fca.org.uk for more information.

Financial Services Compensation Scheme

QIC Europe Limited are covered by the Financial Services Compensation Scheme (FSCS).

You may be entitled to compensation from the scheme if they cannot meet their obligations. This depends on the type and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim.

You can get more information about compensation scheme arrangements from the FSCS or you can visit www.fscs.org.uk.

Protecting your personal information

The details provided here are a summary of how **we** and **your insurer** (QIC Europe Limited) collect, use and store **your** information. If **you** would like to read our full privacy policy, please visit our website at https://www.surething.co.uk/privacy-and-cookie-policy. Or **you** can contact our Data Protection Officer at 32-38 Dukes Place, London, EC3A 7LP.

If **you** would like to read QIC Europe Limited's full privacy policy, please visit their website at www.qiceuropeltd.com/privacy-policy. Or **you** can contact QIC Europe Limited's Data Protection Officer at their London branch at 21 Lime Street, London, EC3M 7HB.

Collecting your information

When **you** ask us about or buy insurance cover, or make a claim, **we** will ask **you** to provide personal information to us and **your insurer**. **We** also collect information about **you** from other sources, including information about how **you** interact with our websites, and publicly available information about **you** (and **your** family, if provided).



(Click the relevant section below)



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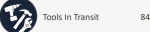
Breakdown Cover











Using your information

The main reason **we** collect **your** personal information is because **we** need to provide the appropriate insurance cover to **you**. **We** will process **your** information fairly for the purposes of carrying out a contract, keeping to certain legal obligations which **we** have, and for legitimate business reasons in line with data protection legislation, including managing **your** policy, managing claims, preventing fraud and to allow us to provide selected marketing communications.

Sharing your information

We may share the information **you** provide with a number of other interested organisations. This may include other insurers, regulators, industry bodies, public authorities, and fraud-prevention and credit-reference agencies.

Keeping and storing your information

We will only keep **your** information for as long as is necessary to provide our products and services and to meet our legal and regulatory obligations. QIC Europe Limited may sometimes use providers and organisations outside the European Economic Area (EEA) to help manage insurance policies.

Although some countries outside the EEA do not provide the same level of data protection as the UK, QIC Europe Limited will always make every reasonable effort to make sure **your** personal information is properly protected.

We may monitor and record communication with **you** (such as phone calls and emails) for quality-control, training and fraud-prevention purposes, and to make sure **we** are keeping to all regulations that apply.

Your rights

You have a number of rights relating to the information **we** hold about **you**. These include accessing **your** information, updating **your** information, restricting the processing of **your** information and unsubscribing from marketing communications.

Full details of **your** rights are set out in our and QIC Europe Limited's privacy policies.



(Click the relevant section below)



Legal Assistance

5



Breakdown Cover 26

20



Personal Accident 4

Replacement Van 51

Windscreen Cover (applicable to Third Party Fire & Theft and Third Party Only policies) 58



Key Cover 6



Excess Protection 77

V

Tools In Transit 84

Breakdown Cover

Need assistance?



0344 809 9508

Assistance in the UK





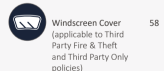
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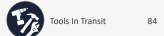












Breakdown Cover policy wording

Please check **Your Policy Schedule** to ensure **You** have the level of cover **You** need and read the following to help **You** use the service.

What to do if You Breakdown

If Your Vehicle breaks down please call Our 24 hour Control Centre on:

0344 809 9508

If You are unable to make a connection, please contact us on 01206 771778.

Please check your Optional Extras Policy Schedule to make sure you have purchased this cover before calling.

Please have the following information ready to give to **Our Rescue Co-ordinator**:

- Your return telephone number;
- Your Vehicle registration;
- Your Policy Number
- The precise location of Your Vehicle

(or as accurate as **You** are able in the circumstances).

If You are deaf, hard of hearing or speechimpaired, please send a text message containing Your full name, policy number, Vehicle registration and policy postcode to 07537 404890. Once We have taken Your details and made all the arrangements We will contact You to advise which Recovery Operator will be attending and how long they are expected to take. When possible, please ensure Your mobile phone is available to accept calls at all times in case We need to contact You. You will need to be with Your Vehicle when the Recovery Operator arrives. If You would prefer not to wait with the Vehicle or it is unsafe to do so, please inform Our Rescue Co-ordinator who will arrange a call on approach so You have sufficient time to return to the Vehicle. It is Your responsibility to guard Your safety and abide by the rules of the Highway Code. Please advise Our Rescue Co-ordinator if You feel it is not safe to remain within eyesight of the Vehicle.

In the event of a **Breakdown** on a motorway where **You** have no means of contacting **Us** or are unaware of **Your** location, please use the nearest SOS box and advise the Emergency Services of **Our** telephone number, they will then contact **us** to arrange assistance. If the Police or Highways Agency are present at the scene, please advise them that **You** have contacted **Us** and provide them with **Our** telephone number to call **Us** on **Your** behalf.



(Click the relevant section below)

Legal Assistance

Breakdown Cover 26

5



Replacement Van 51



Key Cover 65

Excess Protection 77

Tools In Transit 84

Your Cover

As shown on **Your Policy Schedule**. In the event of a **Breakdown**, service will be provided as detailed below in accordance with this **Policy** Wording and the cover level **You** have purchased. Cover will apply during the **Period of Insurance**.

Roadside Assistance and Nationwide Recovery Cover – UK

The following service is provided with all levels of cover:

Roadside Assistance & Recovery

In the event of a **Breakdown** within the **Territorial Limits (UK)** which occurs more than a one-mile radius/straight line from **Your Home Address** and during the **period of insurance**, **We** will arrange and pay for a **Recovery Operator** to attend the **Breakdown** and where appropriate, spend up to 60 minutes to try and repair the **Vehicle**. If, in the opinion of the **Recovery Operator**, they are unable to repair the **Vehicle** within 60 minutes at the roadside, **We** will assist in the following way:

Either:

• Arrange and pay for **Your Vehicle**, and the **Passengers** to be recovered to the nearest Suitable Garage which is able to undertakethe repair.

Or:

• If the above is not possible at the time or the repair cannot be made within the same working day, **We** will arrange for **Your Vehicle**, and the **Passengers** to be recovered to **Your Home Address**, or if **You** would prefer and it is closer, **Your** original destination within the **Territorial Limits (UK)**. Any recovery of **Your Vehicle** and the Passangers required must take place at the same time as the initial **Callout** otherwise **You** will have to pay for subsequent **Callout** charges. If **Your Vehicle** requires recovery, **You** must immediately inform **Our Rescue Co-ordinator** of the address **You** would like the **Vehicle** taken to. Once the **Vehicle** has been delivered to the nominated address, the **Vehicle** will be left at **Your** own risk.

Alternative Transport

We will pay up to £250 (up to £750 in the **Territorial Limits (Europe)** towards the reasonable cost of alternative transport or a hire **vehicle** up to 1600cc to allow **You** to complete **Your** original journey. **We** will also pay up to £150 towards the reasonable cost of alternative transport for one person to return and collect the repaired **Vehicle**.

Emergency Overnight Accommodation

We will pay up to £150 for a lone traveller or £75 per person towards the reasonable cost of overnight accommodation including breakfast for the **Passengers** whilst **Your Vehicle** is being repaired. The maximum payment per incident is £500.



(Click the relevant section below)



Legal Assistance

5



Breakdown Cover

26



Personal Accident 42 Cover

Cover











Emergency Overnight Accommodation and Alternative Transport benefits are only available under the following conditions following a **Breakdown** in the **Territorial Limits (UK)**:

- The Vehicle must be repaired at the nearest Suitable Garage to the Breakdown location;
- The Vehicle cannot be repaired the same working day;
- The Breakdown did not occur within 20 miles of Your Home Address;
- We will determine which benefit is offered to You by assessing the circumstances of the Breakdown and what is the most cost effective option for Us.

These services may be offered on a pay/claim basis, which means that **You** must pay initially and **We** will send **You** a claim form to complete and return for reimbursement. Before arranging these services, authorisation must be obtained from **Our Rescue Co-ordinator**. The **policy** will only pay for a hire **vehicle** which **We** deem is appropriate for **Your** requirements and is available at the time. **We** will only reimburse claims when **We** are in receipt of a valid invoice/receipt.

Caravans and Trailers

In the event of a **Breakdown** where **Your** caravan/trailer is attached, providing the caravan/trailer is fitted with a standard 50mm tow ball coupling hitch and does not exceed 7metres/23 feet in length (not including the length of the A-frame and hitch), **Your** caravan/trailer will be recovered with **Your Vehicle** at no extra cost.

Keys

If You lose, break, or lock Your Vehicle keys within Your Vehicle, We will pay the Callout and mileage charges back to the Recovery Operator's base or Your preferred destination if closer. All other costs incurred, including any Specialist Equipment needed to move the Vehicle, will be at Your expense.

Message Service

If **You** require, **We** will pass on two messages to **Your home** or place of work to let them know of **Your** predicament and ease **Your** worry.



(Click the relevant section below)

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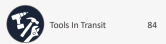












Roadside and Recovery Home Assist Cover – UK

If **You** have opted and paid for Roadside and Recovery **Home** Assist Cover it includes the same benefits as Roadside Assistance and Nationwide Recovery Cover, with the addition of **Home** Assist.

Home Assist

We will arrange and pay for **Recovery Operator** to attend a **Breakdown** at or within a one-mile radius/straight line of **Your Home Address** and where appropriate, spend up to 60 minutes to try and repair the **Vehicle**. If, in the opinion of the **Recovery Operator**, they are unable to repair **Your Vehicle** within 60 minutes at the roadside, **We** will arrange and pay for **Your Vehicle**, and the **Passengers** to be recovered to the nearest Suitable Garage which is able to undertake the repair.

Any recovery of **Your Vehicle** and the **Passengers** required must take place at the same time as the initial **Callout** otherwise **You** will have to pay for subsequent **Callout** charges. If **Your Vehicle** requires recovery, **You** must immediately inform **Our Rescue Co-ordinator** of the address **You** would like the **Vehicle** taken to. Once the **Vehicle** has been delivered to the nominated address, the **Vehicle** will be left at **Your** own risk.

General notes

Uninsured Service

We can usually provide assistance for services which are not covered under this insurance **policy**. All costs (including an administration fee) must be paid for immediately by credit or debit card.

Change of Vehicle

Our policy only covers the **Vehicle** registered on **Our** database, therefore any change must be notified immediately by calling 0344 335 5555. Please have ready **Your policy** number, the new registration, make, model and colour of **Your Vehicle** and the date **You** wish to make the change.

Governing Law

English Law governs this insurance.

Language

We have chosen to use the English language in all documents and communication relating to this policy.

Call Recording

To help **Us** provide a quality service, **Your** telephone calls may be recorded but will only be shared with partner organisations directly relevant to the **Breakdown** service **We** provide.



(Click the relevant section below)

















Measurements

A **Home** Assist is calculated using a straight line from the **Home Address** to the location of the **Breakdown**. All other measurements are calculated using driving distances.

Garage Repairs

Any repairs undertaken by the Recovery Operators at their premises are provided under a separate contract, which is between **You** and the **Recovery Operator**.

Multiple Vehicle Policies

Multiple Vehicle policies must be registered to one address within the Territorial Limits (UK).

Signing Documentation

You may be asked to sign documents by the **Recovery Operator** which relate to the service being provided. Whilst **You** are not required to sign such documents, failure to do so may result in further services being denied. Please do not sign any documents until **You** have read and understood the content in full.

Emergency Repairs

Any emergency repairs undertaken at the roadside by Recovery Operators cannot be guaranteed and in some cases, will not be attempted. Due to the nature of roadside

assistance it is not always possible for Recovery Operators to accurately diagnose the fault with the **Vehicle** or state whether the **Vehicle** is in a roadworthy condition or otherwise safe to drive. Recovery Operators are not instructed to conduct **Vehicle** health inspections.

Definitions

Accident: A collision immediately rendering the Vehicle immobile or unsafe to drive.

Breakdown: An electrical or mechanical failure, flat battery, misfuel, lack of fuel or puncture to the **Vehicle**, which immediately renders the **Vehicle** immobilised.

Callout: The deployment of a Recovery Operator to Your Vehicle.

Home Address: The last known address within the **Territorial Limits (UK)** recorded on **Our** system where **Your Vehicle** is ordinarily kept.

Passengers: All non-fare paying persons travelling with the Vehicle at the time of the Breakdown, up to the legal carrying capacity of the Vehicle. Sure Thing! 22 Optional Extras Policy Wording Breakdown Cover – Policy Wording Section 2

Period of Insurance: The duration of this policy as indicated on Your Policy Schedule for a period not exceeding twelve months.

Policy Schedule: The document provided by the organisation **You** purchased this **policy** from detailing the **Period of Insurance**, eligible **Vehicle**(s), and type of cover.

Recovery Operator: The independent technician **We** appoint to attend **Your Breakdown**.

Rescue Co-ordinator: The telephone Operator employed by Us.



(Click the relevant section below)



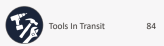












Specialist Equipment: Non-standard apparatus or recovery vehicles which in the opinion of the **Recovery Operator** are required to safely recover the **Vehicle**. **Specialist Equipment** includes but is not limited to winching, skates, sliders, dolly wheels, donor wheels and a crane lift.

Suitable Garage: Any appropriately qualified mechanic or garage which is suitable for the type of repair required and where the remedial work undertaken can be evidenced in writing.

Territorial Limits (UK): Great Britain and Northern Ireland, the Isle of Man, and (for residents only) Jersey and Guernsey. Us. We. Our: Call Assist Ltd.

Vehicle: The Vehicle(s) specified on Your Policy Schedule as being eligible for this cover.

You, Your: The person named as the policyholder in the Policy Schedule.

Exclusions

Applying to all sections unless otherwise stated. This insurance does not cover the following:

- 1. a) Any caravan/trailer where the total length exceeds 7 metres/23 feet (not including the length of the A-frame and hitch) and where it is not attached to the **Vehicle** with a standard 50mm tow ball coupling hitch;
 - b) Breakdowns or Accidents to the caravan or trailer itself.
- 2. Assistance following an **Accident**, theft, fire, or vandalism.
- 3. Any costs incurred to attend the **Vehicle** due to faults with electric windows, sun roofs, broken windows/windscreens or locks not working which prevent the **Vehicle** from being parked securely, unless the fault occurs during the course of a journey and **Your** safety is compromised.
- 4. Breakdowns caused by a failure to maintain the **Vehicle** in a roadworthy condition including the routine servicing of the **Vehicle** in accordance with the manufacturers recommendations or maintaining proper levels of oil and water.
- 5. Costs incurred in addition to a standard **Callout** where service cannot be undertaken at the roadside because the **Vehicle** is not carrying a serviceable spare wheel it is capable of carrying, an aerosol repair kit, appropriate jack, or the locking mechanisms for the wheels are not immediately available to remove the wheels. This exclusion does not apply to motorcycles or scooters.
- 6. **Specialist Equipment**, additional manpower and/or recovery vehicles, or a recovery further than 10 miles from the scene of the **Breakdown** if **Your Vehicle** is immobilised due to snow, mud, sand, water, ice, or a flood.
- 7. Breakdowns caused by overloading of the **Vehicle** or carrying more **passengers** than it is designed to carry.
- 8. Any subsequent Callouts for any symptoms related to a claim which has been made within the last 28 days, unless **Your Vehicle** has been fully repaired at a Suitable Garage, declared fit to drive by the **Recovery Operator** or is in transit to a pre-booked appointment at a Suitable Garage.



(Click the relevant section below)

- Legal Assistance
- 5



- Breakdown Cover 26

- - Personal Accident 42 Cover
- Replacement Van 51 Cover
- Windscreen Cover
 (applicable to Third
 Party Fire & Theft
 and Third Party Only
 policies)
- Key Cover 65
- Excess Protection 77
- Tools In Transit 84

- 9. The recovery of the **Vehicle** and **Passengers** if repairs can be carried out at or near the scene of the **Breakdown** within the same working day. If **Vehicle** and Passenger
- recovery is required **We** will only recover to one address in respect of any one **Breakdown**.
- 10. Any Vehicle which is not listed on Your Policy Schedule as being eligible for Breakdown cover with Us.
- 11. Any request for service if the **Vehicle** is being used for motor racing, rallies, rental, hire, courier services or any contest or speed trial or practice for any of these activities.
- 12. Assistance if the Vehicle is deemed to be illegal, untaxed, uninsured, unroadworthy or dangerous to transport.
- 13. The cost of any parts, components or materials used to repair the **Vehicle**.
- 14. Repair and labour costs other than an hour's roadside labour at the scene.
- 15. The use of **Specialist Equipment** occasionally required because the **Vehicle** is not between the kerbs, it has modifications, or nearby obstructions are impeding the usual method of recovery.
- 16. The cost of draining or removing contaminated fuel.
- 17. Storage charges.
- 18. Any claim within 24 hours of the time the **policy** is purchased.
- 19. Any **Breakdown** that occurred before the **policy** commenced, the **Vehicle** was placed on cover, or before the **policy** was upgraded.
- 20. Claims totalling more than £15,000 in any one Period of Insurance.
- 21. Any costs or expenses not authorised by **Our** Rescue Co-ordinators prior to being incurred.
- 22. The cost of food (other than breakfast when overnight accommodation is provided), drink, telephone calls or other incidentals.
- 23. Any charges where **You** or the Emergency Services arrange assistance or repairs by other means unless **We** have agreed to reimburse **You**.
- 24. Any charges where **You**, having contacted **Us**, effect recovery or repairs by other means unless **We** have agreed to reimburse **You**



(Click the relevant section below)















- 25. Any cost that would have been incurred if no claim had arisen.
- 26. Any false or fraudulent claims.
- 27. Recovery of the **Vehicle** or **Your** transport costs to return the **Vehicle** to **Your Home Address** once it has been inspected or repaired.
- 28. The cost of fuel, oil or any insurance/excess in relation to a claim for a hire vehicle. 29. Overnight accommodation or car hire charges if repairs can be carried out at or near the scene of the **Breakdown** within the same working day.
- 30. Recovery of the **Vehicle** or **Your** transport costs to return the **Vehicle** to **Your Home Address** once it has been inspected or repaired.
- 31. Any **damage** or loss to **Your Vehicle** or its contents caused by the **Recovery Operator**. It is **Your** responsibility to ensure personal possessions are removed prior to **Your Vehicle** being transported.
- 32. **We** will not pay for any losses that are not directly covered by the terms and conditions of this **policy**. For example, **We** will not pay for **You** to collect **Your Vehicle** from a repairer or for any time that has to be taken off work because of a **Breakdown**.
- 33. Any cost incurred as a result of **Your** failure to comply with requests by **Us** or the **Recovery Operator** concerning the assistance being provided.
- 34. Nothing in this **policy** limits **Our** liability for death or personal injury caused by the negligence of **Us** or **Our** employees or for any liability which may not lawfully be limited or excluded. This **policy** is not a motor liability insurance **policy** within the meaning of Part V1 of the Road Traffic Act 1988.
- 35. A request for service following any intentional or wilful damage caused by You to Your Vehicle.
- 36. Fines and penalties imposed by courts.
- 37. Any cost recoverable under any other insurance policy that You may have
- 38. Direct or indirect loss, damage or liability caused by, contributed to or arising from:
 - a) lonising radiation or contamination by radioactivity from an irradiated nuclear fuel or from nuclear waste from the combustion of nuclear fuel.
 - b) The radioactive, toxic, explosive or other hazardous properties of any nuclear assembly or nuclear component thereof.



(Click the relevant section below)

Legal Ass

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Breakdown Cover 26



Personal Accident

42



Replacement Van

51



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



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77

xcess Protection



Tools In Transit

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- c) Any results of war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, military or usurped power.
- 39. Any cover which is not specifically detailed within this policy

General Conditions

Applying to all sections.

- 1. We will provide cover if:
 - a) You have met all the terms and conditions within this insurance:
 - b) The information provided to **Us**, as far as **You** are aware, is correct.
- 2. Details of **Your** cover may not reach **Us** by the time assistance is required. In this unlikely **event**, **We** will assist **You** however before assistance can be provided We will ask to take a pre-authorisation on a credit or debit card for the estimated cost of the assistance. If **We** receive confirmation

that You have adequate cover the reserved funds will be released. If We receive confirmation that You do not have adequate cover **We** will take payment for any uninsured costs.

- 3. The driver of the **Vehicle** must remain with or nearby the **Vehicle** until help arrives.
- 4. If a Callout is cancelled by You and a Recovery Operator has already been dispatched. You will lose a Callout from Your policy. We recommend You to wait for assistance to ensure the Vehicle is functioning correctly. If You do not wait for assistance and the **Vehicle** breaks down again within 12 hours, **You** will be charged for the second and any subsequent Callouts.
- 5. We reserve the right to charge You for any costs incurred as a result of incorrect location details being provided.
- 6. We have the right to refuse to provide the service if You or Your Passengers are being obstructive in allowing Us to provide the most appropriate assistance or are abusive to **Our** Rescue Co-ordinators or the **Recovery Operator**.
- 7. Your Vehicle must be registered to and ordinarily kept at an address within the Territorial Limits (UK) and You must be a permanent resident within the Territorial Limits (UK).
- 8. Vehicles must be located within the Territorial Limits (UK) when cover is purchased and commences.
- 9. If in Our opinion the Vehicle is beyond economical repair or the cost of the claim is likely to exceed the market value of the Vehicle in its current condition following the Breakdown, We have the option to pay You the market value of the Vehicle in its current condition and pay Your transportation costs to Your Home Address. It will be Your responsibility to apply for a Certificate of Destruction or other such document and You will be required to pay for any storage costs whilst this is obtained.



(Click the relevant section below)



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If **You** would prefer the **Vehicle** to be transported to **Your Home Address** or original destination, this can be arranged but **You** will need to pay any costs which exceed the market value of the **Vehicle** in its current condition. If the **Vehicle** is beyond economical repair, **You** will have one week to advise **Us** of how **You** wish to transport or dispose of the **Vehicle**. If **You** do not contact **Us** within one week **You** consent to **Us** to dispose of the **Vehicle**.

- 10. If **We** are able to repair **Your Vehicle** at the roadside, **You** must accept the assistance being provided and immediately pay for any parts supplied and fitted by debit or credit card.
- 11. In the **event You** use the service and the claim is subsequently found not to be covered by the **policy You** have purchased, **We** reserve the right to reclaim any monies from **You** in order to pay for the uninsured service.
- 12. We may decline service if You have an outstanding debt with Us.
- 13. If **You** have a right of action against a **third party**, **You** shall co-operate with **Us** to recover any costs incurred by **Us**. If **You** are covered by any other insurance **policy** for any costs incurred by **Us**, **You** will need to claim these costs and reimburse **Us**. **We** reserve the right to claim back any costs that are recoverable through a **third party**.
- 14. Recovery Operators comply with laws and regulations limiting the number of hours they can drive for. Regular breaks and 'changeovers' may be required when transporting **Your Vehicle**.
- 15. The transportation of livestock (including dogs) will be at the discretion of the **Recovery Operator**. **We** will endeavour to help arrange alternative transport but **You** will need to pay for this service immediately by credit or debit card.
- 16. Regardless of circumstances, **We** will not be held liable for any costs incurred if **You** are unable to make a telephone connection to any numbers provided. If **You** are unable to make a connection on any of the numbers provided, please call 01603 327180.
- 17. The **policy** is not transferable. Should **You** wish to contact **Us**, **We** can be contacted by:

Mail: Customer Services, c/o Call Assist Ltd,

Axis Court, North Station Road,

Colchester, CO1 1UX;

Email: enquiries@call-assist.co.uk

Fax: 01206 364268.



(Click the relevant section below)



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Breakdown Cover 26

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65



Personal Accident 42

Cover

Repl Cove

Replacement Van 51 Cover

Windscreen Cover
(applicable to Third
Party Fire & Theft
and Third Party Only
policies)







Cancellation Rights

If **We** have reason to believe this **policy** is not being used in the spirit it was designed for or it becomes apparent there is a **breakdown** in the relationship between **Us** and **You**, **We** may cancel the **policy** by sending 7 days notice to **Your Home Address**. In such situations, providing no claim has been made, **We** will refund the unexpired portion of **Your** premium. This **policy** has a cooling off period of 14 days from the time **You** receive this information. If **You** do not wish to continue with the insurance, **We** will provide a refund of premium paid, providing no claim has been made. **You** may cancel **Your policy** after the 14 day cooling off period but no refund of premium is available. A refund of premium is not available if the **Period of Insurance** of the **policy** is for a period of less than one month. Please call 0844 800 8002 to discuss.

Statement of Demands and Needs

This **policy** meets the demands and needs of persons wishing to ensure that they are covered in the event of a **Breakdown**. As with any insurance, it does not cover all situations and **You** should read the terms and conditions of this **policy** to make sure that it meets **Your** specific needs.

Our Promise To You

We aim to provide a high standard of service. Please telephone Us if You feel We have not achieved this and We will do Our best to rectify the problem immediately.

Complaints Procedure

Any complaint You have regarding Your policy should be addressed to the policy administrator:

Post: Customer Services, Call Assist Limited, Axis

Court, North Station Road,

Colchester, Essex

CO1 1UX.

Please include the details of Your policy and in particular Your policy number, to help Your enquiry to be dealt with speedily.

We promise to:

- acknowledge Your complaint within five working days of receiving it;
- have Your complaint reviewed by a senior member of staff;
- tell You the name of the person managing Your complaint when We send Our acknowledgement letter; and
- respond to **Your** complaint within 20 working days. If this is not possible for any reason, **We** will write to **You** to let **You** know when **We** will contact **You** again.

If **You** remain dissatisfied, short of court action, **You** can ask The Financial Ombudsman Service to review **Your** case provided the **policy** is not of commercial nature. The right to apply to the Ombudsman must be exercised within six months of the date of the Company's final decision. The Financial Ombudsman Service can be contacted at the following address:



(Click the relevant section below)

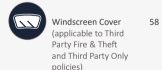


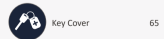
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Post: The Financial Ombudsman Service, Exchange Tower, London, E14 9SR.

Tel: 0800 023 4567 (free from a landline) or 0300 123 9 123 (free from some mobiles).

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

For further information, you can also visit the website: www.financial-ombudsman.org.uk

Financial Services Compensation Scheme

We are covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme if **We** cannot meet **Our** obligations. This depends on the type of business and the circumstances of the claim. For claims against the **insurers**, 90% of the insurance claim is covered, with no upper limit. For compulsory classes of insurance, insurance arranging is covered for 100% of the claim, without any upper limit.

Further information about the compensation scheme arrangements is available from the FSCS by telephoning 0800 678 1100 or by visiting www.fscs.org.uk.

Your Personal Information

We (defined in the **Policy** Wording as Call Assist Ltd) collect and maintain personal information in order to administer this **policy** and provide the service detailed within

this **Policy** Wording. This **Policy** is underwritten by DAS Legal Expenses Insurance Limited who are part of DAS **UK** Holdings Limited (DAS **UK** Group) and who acts as independent Data Controller in its own right. Its purpose for collecting, using, sharing, transferring and storing **your** information differs from **our** purposes. For their Privacy **Policy** please follow this link https://www.das.co.uk/legal/privacy-statement.

Please note that all personal data that is held by the Data Controllers is safeguarded with appropriate levels of security and in accordance with prevailing Data Protection legislation which includes the Data Protection Act 1998, the General Data Protection Regulation (EU) 2016/679 (the GDPR) and all other Applicable Laws, in addition to any successor or replacement legislation relating to the processing of personal data.

Full Privacy Policy

The details provided here are only a summary of how **we** are processing **your** personal details. For **our** full Privacy **Policy** please follow this link: https://www.callassist.co.uk/privacy-policy. Enquiries in relation to data held by **us** should be directed to the Data Protection Officer, Call Assist Ltd, Axis Court, North Station Road, Colchester, Essex CO1 1UX or by emailing DPO@call-assist.co.uk.



(Click the relevant section below)

















Sharing your information

We will only share **your** information in the following circumstances:

- it has been authorised by you;
- it is with regulatory bodies, including but not limited to the Financial Conduct Authority ("FCA"), Financial Services Authority ("FSA"), and the Financial Services Commission ("FSC"):
- it is with fraud prevention and credit reference agencies;
- it is required by law;
- it is being provided to Recovery Operators or other suppliers as required to fulfil **our** contractual and legal obligations in this **Policy** Wording, and in which case **your** personal data will be limited to the minimum ordinarily required for service provision: additionally, these suppliers will only be able to use **your** data to provide the specific services described in this **Policy**.

Your rights

Under the terms of Data Protection legislation, **you** have a number of rights in relation to the information **we** hold about **you**. This includes the right to:

- ask for a free copy of any personal data we hold about you;
- ask for correction of any inaccurate information held:
- object to the use of **vour** personal data for direct marketing:
- withdraw any permission you have previously given to us to process your personal data except where this is critical to
 us fulfilling our contractual and legal obligations;
- complain to the Information Commissioner's Office if you are not satisfied with our use of your data;
- ask for your personal data to be deleted from our system/database. Please note that there are times when we will not
 be able to delete your data. This may be as a result of us fulfilling our legal and regulatory obligations, or where there is
 a minimum statutory period of time for which we have to keep your information. If we are unable to fulfil a request, we
 will always let you know our reasons.

Should **you** wish to exercise any of **your** rights under the Data Protection legislation, please direct **your** enquiry to the Data Protection Officer, Call Assist Ltd, Axis Court, North Station Road, Colchester, Essex CO1 1UX; email DPO@call-assist.co.uk.

Collecting your information

When **you** apply for **breakdown** cover with **us**, **we** will collect a variety of information about **you** including **your** personal data such as **your** name, address, contact details, date of birth and IP address (which is a unique number identifying **your** computer). Where relevant, **we** will also collect special categories of data (sensitive data) about **you** such as details regarding **your** health.

We will also collect information from a number of different sources for example: publically available sources such as social media and networking sites; **third party** databases available to the insurance industry; and firms, loss adjustors and/or suppliers appointed in the process of handling a claim.



(Click the relevant section below)





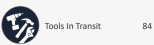












Using your information

The main reason **we** collect **your** personal and/or special categories of data is because **we** need it to provide **you** with the appropriate **policy** quotation as well as to manage **your policy** which may include handling a claim or issuing documentation to **you. Our** assessment of **your policy** application may also involve an automated decision to determine whether **we** are able to provide **you** with a quotation. If **you** object to **your** data being processed by automated decision-making, then **we** will not be able to provide **you** with **breakdown** cover. **We** will also use **your** data where **we** feel there is a justifiable reason for doing so for example: to collect information regarding **your** past policies; carry out research and analysis (including profiling); and record and monitor calls

We would also like to stay in contact with **you**, and will therefore send marketing communications to **you** but only where **you** have given **us** specific consent to do so.

Keeping your information

Your data is considered to be an important asset to **us**, and as such, **we** make every effort to ensure the necessary measures are in place to prevent unauthorised or inappropriate access, use, modification, disclosure or destruction.

Measures we take to keep your data secure include, but are not limited to:

- making regular backups of files;
- protecting file servers and workstations with virus scanning software;
- using a system of passwords so that access to data is restricted;
- allowing only authorised staff into certain computer areas;
- using data encryption techniques to code data when in transit;
- ensuring that staff are only given sufficient rights to any systems to enable them to perform their job function.

Use and storage of your information

We will only keep **your** data for as long as is necessary to provide **our** products and services to **you** and/or to fulfil **our** legal and regulatory obligations.

Your data may be transferred to, stored or processed outside the European Economic Area (EEA)- see Call Assist's online Privacy **Policy** for full details. **We** will not transfer **your** information outside the EEA unless it is to a country which is considered to have equivalent data protection laws or where **we** have taken all reasonable steps to ensure the recipient company has suitable standards in place to protect it.

Service Provider and Insurer

This service is provided by Call Assist Limited. Registered in England and Wales. Registered Company Number: 3668383.

Registered office address: Axis Court, North Station Road, Colchester, Essex, CO1 1UX. The **policy** is underwritten by DAS Legal Expenses Insurance Company Limited. Registered in England and Wales. Registered Company Number: 103274. Registered office address: DAS House, Quay Side, Temple Back, Bristol, BS1 6NH, Call Assist Ltd, Firm Reference Number 304838 is

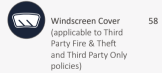


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authorised and regulated by the Financial Conduct Authority. DAS Legal Expenses Insurance Company Limited, Firm Reference Number 202106 is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

Call Recording

To help **Us** provide a quality service, **Your** telephone calls may be recorded.



(Click the relevant section below)



Breakdown Cover 26



Personal Accident 42



Replacement Van 51 Cover



Windscreen Cover (applicable to Third Party Fire & Theft and Third Party Only policies)



Key Cover 65



Excess Protection 77



Tools In Transit 84

Personal Accident Cover

Need to make a claim? 0344 809 9513

Lines open 9am to 5pm Monday - Friday (closed bank holidays)





(Click the relevant section below)





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Personal Accident policy wording

Your Insurance

This insurance has been arranged by Sure Thing Insurance Services Ltd. This insurance has been accepted by UK General Insurance Limited, underwritten by Great Lakes Insurance SE. Great Lakes Insurance SE is a German insurance company with its headquarters based at Königinstrasse 107, 80802 Munich. **UK** Branch office: Plantation Place, 30 Fenchurch Street, London, EC3M 3AJ. UK General Insurance Limited is authorised and regulated by the Financial Conduct Authority. Firm Reference Number 310101. Great Lakes Insurance SE, UK Branch, is authorised by Bundesanstalt für Finanzdienstleistungsaufsicht and is subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority, number 769884. Details about the extent of their regulation by the Financial Conduct Authority and Prudential Regulation Authority are available on request.

If **You** have paid the premium as shown in **Your** motor insurance welcome letter, **We** will agree to insure **You**, subject to the terms and conditions of this **Policy**, against **Bodily Injury**, damage or death **You** may incur for Accidents occurring during the **Period of Insurance**. Please take time to read the contents of this **Policy** including how to make a claim. This **Policy** and **Your** motor insurance welcome letter are important documents. Please keep them in a safe place in case **You** need to refer to them for any reason. If **You** do need to discuss any aspect of this **Policy** then please call Sure Thing! on 0344 335 5555.

Your Policy will end if:

- (a) You do not pay the premium;
- (b) Your residential address is no longer in the United Kingdom;
- (c) You or We cancel the Policy; or
- (d) The Motor Insurance Policy is cancelled for any reason.

Definitions

The following words or phrases have the same meaning wherever they appear in **Your Policy** in bold.

Accident(s)/Accidental: Means a sudden and unexpected **event** involving a road traffic incident which happens by chance and causes Bodily Injury or death during the **Period of Insurance**.

Administrator: We have appointed URIS Group Limited to administer your policy and Direct Group Property Services Limited handle claims. URIS Group Limited is authorised and regulated by the Financial Conduct Authority number 307332.

Bodily Injury: Means identifiable physical injury as a result of an **Accident**.

Computer Virus: A set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature. **Doctor:** A medical practitioner (other than **You** or a member of **Your** family) who holds a full qualification entitling him or her to full registration with the General Medical Council.

Electronic Data: Facts, concepts and information stored to form useable data for communications, interpretations, or



(Click the relevant section below)

















processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

Geographical Limit: **United Kingdom**; and Andora, Austria, Belgium, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France (including Monaco) Germany, Gilbralta, Greece, Hungary, Iceland, Ireland, Italy (including San Marino and the Vatican City), Latvia, Lithunania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Solvakia, Solvenia, Spain, Sweden, and Switerzerland (including Liechtenstein) providing that **You** are driving the **Insured Vehicle** and do not use the **Insured Vehicle** outside the **United Kingdom** for more than 60 days in the **Period of Insurance**.

Hospital: Means a lawfully registered establishment which has accommodation for residential patients, with facilities for diagnosis and major surgery and which provides a 24-hour service by registered nurses. It does not include a convalescent, self-care or rest home, or a department in a hospital which has the role of a convalescent or nursing home

Insured Person:

Category 1: You and Your spouse (including Common Law and/or Civil Law Partner).

Category 2: Any passenger travelling in any vehicle driven by You which they are insured to drive under the Van

Insurance Policy

Insured Vehicle: The vehicle insured under the Van Insurance Policy.

Loss of Hearing or Speech: The total, permanent and irrecoverable loss of hearing or speech.

Loss of Limb: Means loss by physical severance at or above the wrist or ankle or the total and permanent loss of an entire hand, arm, foot or leg.

Loss of Sight: Means complete and irrecoverable loss of sight in one or both eyes.

Permanent Total Disablement: Means total disablement from engaging in or attending to any occupation whatsoever for at least 12 months from the date of Bodily Injury, and at the end of that time being beyond hope of improvement.

Period of Insurance: This **Policy** will run concurrently with **Your Van Insurance Policy** for a maximum of 12 months. If **You** arranged this **Policy** after the Start Date of **Your Van Insurance Policy** cover will be provided from the date **You** bought it and will end on the expiry date of **Your Van Insurance Policy**, as detailed on the certificate of van insurance.

Policy: The documents consisting of Your policy wording and Your van insurance welcome letter

Start Date: The date shown on **Your** certificate of van insurance or the date of purchase as shown in **Your** confirmation letter if **You** have taken this **Policy** out afterwards.

Van Insurance Policy: The Sure Thing! commercial Vehicle insurance Policy that has been issued to You for the Insured Vehicle.

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

We, Us, Our: UK General Insurance Ltd on behalf of Great Lakes Insurance SE.

You, Your: The person named as the Policy holder in the Van Insurance Policy

Eligibility

You are eligible to take out Sure Thing! Personal Accident Insurance if on the Start Date You agree to pay the premium and:

- 1) You have a valid Van Insurance Policy;
- 2) You are aged between 18 and 70; and
- 3) **You** are a **UK** resident with a permanent **UK** address.



(Click the relevant section below)

















What is Covered

Within the **Geographical Limits** and the **Period of Insurance**, **We** will pay the amount shown below if due to an **Insured Incident** an **Insured Person** suffers Accidental Bodily Injury or death

Insured Incidents

- 1. An **Accident** which occurs whilst a Category 1 **Insured Person** is driving any **Vehicle** which they are **Insured** to drive under the **Van Insurance Policy**, or whilst they are a passenger in any **Vehicle**, including getting into and out of such a **Vehicle**.
- 2. An **Accident** which occurs whilst a Category 2 **Insured Person** is travelling in, getting into to or out of, any **vehicle** driven by **You** which **You** are **Insured** to drive under the **Van Insurance Policy**.
- 3. In relation to both categories of **Insured Person**, a malicious and unprovoked assault by the occupant or rider of another **Vehicle** or pedal cycle which occurs in the vicinity of the **Insured Vehicle**.

The amounts **We** will pay under this section are:

Cover	Limit
Death	£30,000
Death (For any Insured Person under the age of 16 years or in full time education)	£2,500
Loss of Sight	£30,000
Loss of Speech	£30,000
Loss of Hearing in both ears	£30,000
Loss of Hearing in one ear	£7,500
Loss of Limb / Limbs	£30,000
Permanent Total Disablement (excluding Loss of Sight, Loss of Limbs, Loss of Hearing or Speech)	£30,000
Emergency Dental Expenses	Up to £250 for emergency dental treatment for the Insured Persons natural teeth within 7 days of the assault. Cover excludes the first £25 of each and every claim.
Personal Effects	Up to £150 for damage to the Insured Persons clothing and or personal effects. Cover excludes the first £25 of each and every claim.

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Key Cover	65
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Excess Protection	77

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Cover	Limit
Hospital Daily benefit	The Policy will pay £100 per each completed 24 hour period of stay in Hospital , up to a maximum of £3,000. Cover excludes the first 24 hour period of stay.
Stress Counselling	Up to 5 stress counselling sessions with a qualified counsellor up to a maximum claim limit of £500.
Total maximum claim limit per person in any one Accident	£30,000
Total maximum claim limit for all people in any one Accident	£240,000

What We Will Not Cover

This **Policy** will not cover loss, disablement or death arising in the following circumstances:

- Claims for **Insured Person**'s who are over 71 years of age at point of claim;
- More than one claim under each cover from the consequences of one **Accident** to any one **Insured Person**;
- Suicide, attempted suicide or intentional self-injury or deliberate exposure to exceptional danger (except in an attempt to save human life). or insanity or the Insured Person's own criminal act:
- Riding a motorcycle or moped as a driver or passenger;
- Whilst the **Insured Person** is under the influence of drugs or alcohol;
- Unless otherwise agreed with **Us** this **Policy** will not cover, **Bodily Injury** or death arising from a medical condition which the **Insured Person** suffered from in the 12 month period immediately prior to the **Start Date** of cover which:
 - a) The Insured Person knew about, or should reasonably have known about; or
 - b) The **Insured Person** had seen, or arranged to see, a Doctor about;
- Whilst the **Insured Person** is engaged in military, air force or naval services or operations;
- Whilst the Insured Person is using the Insured Vehicle in any kind of race, track day, motor trade of for private or public
 hire as a courier, haulier, mini bus or driving instructor;
- · Any matrimonial or family dispute;
- · Provoked assault or fighting (except in bona fide self defence)



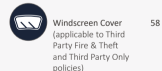
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General exclusions

We will not pay for:

Radioactive Contamination Any direct or indirect consequence of:

- Irradiation, or contamination by nuclear material; or
- The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
- Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter

Electronic data: Any consequence, howsoever caused, including but not limited to **Computer Virus** in **Electronic Data** being lost, destroyed, distorted, altered, or otherwise corrupted.

War Risks: Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority.

Terrorism: Any direct or indirect consequence of terrorism as defined by the terrorism Act 2000 and any amending or substituting legislation.

General conditions

False/Fraudulent Claims

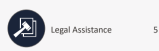
If **You** or anyone acting on **Your** behalf makes a claim under this certificate of insurance and know the claim is false or fraudulent in any way, the cover is void and the claim will not be paid, and all monies received by **You** or **Your** representatives, shall be immediately repaid. **We** may also share this information with other insurers and with the appropriate law enforcement authorities.

Claims

In the event of any incident which may give rise to a claim **You** must follow the claims procedure detailed in this **Policy**. In the event of a successful claim being made under the death benefit section of this **Policy**, settlement monies will be paid to the deceased's executor(s) and/or **Administrator(s)** of their estate.



(Click the relevant section below)

















Governing Law

Unless some other law is agreed in writing, this **Policy** is governed by English law. If there is a dispute, it will only be dealt with in the **courts** of England or of the country within the **United Kingdom** in which **Your** main residence is situated.

UK General Insurance Ltd Privacy Notice

We are UK General Insurance Ltd, referred to as "**We/Us/Our**" in this notice. **Our** data controller registration number issued by the Information Commissioner's Officer is Z7739575 This privacy notice is relevant to anyone who uses **Our** services, including policyholders, prospective policyholders, and any other individuals **Insured** under a **Policy. We** refer to these individuals as "**You/Your**" in this notice. **We** are dedicated to being transparent about what **We** do with the information that **We** collect about **You. We** process **Your** personal data in accordance with the relevant data protection legislation.

Why do we process your data?

The provision of **Your** personal data is necessary for **Us** to administer **Your** insurance **Policy** and meet **Our** contractual requirements under the **Policy**. **You** do not have to provide **Us** with **Your** personal data, but **We** may not be able to proceed appropriately or handle any claims if **You** decide not to do so.

What information do we collect about you?

Where **You** have purchased an insurance **Policy** through one of **Our** agents, **You** will be aware of the information that **You** gave to them when taking out the insurance. The agent will pass **Your** information to **Us** so that **We** can administer **Your** insurance **Policy**. For specific types of insurance policies, for example when offering **You** a travel insurance **Policy**, **We** may process some special categories of **Your** personal data, such as information about **Your** health. **We** have a legitimate interest to collect this data as **We** are required to use this information as part of **Your** insurance quotation or insurance **Policy** with **Us**. **We** may also process the data where it is necessary for a legal obligation, or as part of the establishment or defense of a legal claim.

UK General's full privacy notice

This notice explains the most important aspects of how **We** use **Your** data. **You** can get more information about this by viewing **Our** full privacy notice online at http://ukgeneral.com/privacy-notice or request a copy by emailing **Us** at dataprotection@ ukgeneral.co.uk. Alternatively, **You** can write to **Us** at: Data Protection, UK General Insurance Ltd, Cast House, Old Mill Business Park, Gibraltar Island Road, Leeds, LS10 1RJ.

Rights and Responsibilities

We have the right, at Our expense and in Your name to:

- take over the defence or settlement of any claim;
- start legal action to get compensation from anyone else;
- start legal action to get back from anyone else any payments that have already been made.

You must give **Us** or the **Administrator**, and pay for, all the information **We** or they ask for about the claim ie. death certificate. At **Our** cost **You** must also help **Us** to take legal action against anyone or help **Us** defend any legal action if **We** ask **You** to.



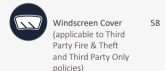
(Click the relevant section below)

















Consumer Insurance Act

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

- a. 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:
- b. to make sure that all information supplied as part of **Your** application for cover is true and correct;
- c. tell **Us** of any changes to the answers **You** 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.

Transferring Your Interest in the Policy

You cannot transfer Your interest in the Policy to anyone else.

Police

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You must report the Insured Incident to the police.

How to Make a Claim

We hope You won't suffer any misfortune that would result in Your making a claim, but if You do, the following guidance may be of assistance.

- 1. Please read **Your Policy** to check that the cause of the claim is covered.
- 2. You must contact the police as soon as possible.
- 3. Contact the Administrator on 0344 809 9513 as soon as reasonably possible.
- 4. The **Administrator** may provide **You** with a claim form and a list of the documents that are required.
- 5. If **You** have been given a claim form to complete please return this to the **Administrator** along with any other items that may have requested.
- 6. Upon receipt of **Your** claim form the **Administrator** will contact **You** by telephone or post. **UK** General Insurance Limited is an insurers agent and in the matters of a claim act on behalf of the insurer.

Cancellation

If **You** decide that for any reason, this **Policy** does not meet **Your** insurance needs then please telephone Sure Thing! on 0344 555 5555 within 14 days from the day of purchase or the day on which **You** receive **Your Policy** documentation, whichever is the later. On the condition that no claims have been made or are pending, **We** will then refund **Your** premium in full. Thereafter **You** may cancel the insurance cover at any time by contacting Sure Thing!, however no refund of premium will be payable. The **Insurer** shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **You** at **Your** last known address. Valid reasons may include but are not limited to:

- a) Fraud;
- b) Non-payment of premium;



(Click the relevant section below)



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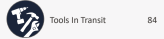












- c) Threatening and abusive behaviour;
- d) Non-compliance with **Policy** terms and conditions.

Provided the premium has been paid in full **You** will be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance. This **Policy** runs concurrently with **Your Motor Insurance Policy**. If **Your Motor Insurance Policy** is cancelled for any reason this **Policy** will be cancelled also. Seven days notice would be provided.

How to Make a Complaint

It is the intention to give You the best possible service but if You have a complaint about the way in which Your Policy was sold to You, it should be addressed to Sure Thing!, Maxim 3, 2 Parklands Avenue, Eurocentral, Motherwell, ML1 4WQ or telephone 0344 335 5555 (all calls are recorded).

If You have any questions or concerns about the handling of a claim You should contact the administrators at;

Post: Specialist Claims, PO Box 1192, Doncaster, DN1 9PU,

Email: specialist@directgroup.co.uk

Tel: 0344 809 9513 (all calls are recorded for training, compliance, claims and counter fraud purposes).

Please ensure **Your** claim number is quoted in all correspondence to assist a quick and efficient response. If it is not possible to reach an agreement, **You** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **You** are **Insured** in a business capacity and have an annual turnover of less than €2 million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at:

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

Tel: 0800 023 4567 or from a mobile: 0300 123 9 123 Email: complaint.info@financial-ombudsman.org.uk

Web: www.financial-ombudsman.org.uk

The above complaints procedure is in addition to **Your** statutory rights as a consumer. For further information about **Your** statutory rights contact **Your** local authority Trading Standards Service or Citizens Advice Bureau.

Compensation Scheme

Great Lakes Insurance SE is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme, if they cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.



(Click the relevant section below)





Breakdown Cover 26



Personal Accident 42



Replacement Van 51



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



Kev Cover 65



Excess Protection 77

Tools In Transit 84 **Replacement Van** Cover

Need to make a claim? 0344 809 9963

Free 24hr emergency claim line





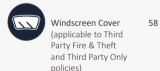
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Replacement Van Cover policy wording

This insurance has been arranged by Sure Thing! and underwritten by UK General Insurance Ltd on behalf of Great Lakes Insurance SE. Great Lakes Insurance SE is a German insurance company with its headquarters based at Königinstrasse 107, 80802 Munich. UK Branch office: Plantation Place, 30 Fenchurch Street, London, EC3M 3AJ. UK General Insurance Limited is authorised and regulated by the Financial Conduct Authority. Firm Reference Number 310101. Great Lakes Insurance SE, UK Branch, is authorised by Bundesanstalt für Finanzdienstleistungsaufsicht and is subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority, number 769884. Details about the extent of their regulation by the Financial Conduct Authority and Prudential Regulation Authority are available on request.

Claims are managed on behalf of the **insurer** by Direct Group Property Services Limited who have appointed SGS Business Process Services (UK) Limited to deal with any claims covered by the **policy** on their helpline: Tel 0344 809 9963.

Replacement Van - How It Can Help

Even if you are comprehensively insured your van insurer may not provide you with a replacement vehicle in the event of a road accident, vehicle fire or the theft of your insured vehicle, leaving you without suitable transport. Where a replacement vehicle is provided, it will generally be only a small courtesy van provided by the repairer. This policy provides you with a replacement van, where your insured vehicle is:

- written off or damaged beyond economical repair following a fire or road traffic accident which is your fault; or
- stolen and not recovered.

The replacement van will be provided to **you** by the **hire firm** and the **policy** covers **you** for the **vehicle** hire costs, which are not recoverable from any **third party**, allowing **you** to continue **your** daily life without unnecessary inconveniece.

Making a Claim

If you need to make a claim for a replacement van due to an insured incident then please call the helpline on 0344 809 9963. Lines are open 24 hours a day throughout the year. If you have a valid policy in place and the claim is due to an insured incident, you will be provided with a replacement van within 1 working day of the claim being accepted, which you can use for the hire period.

Please note the following information will be required:

- Policy number;
- Your name;
- Your address.

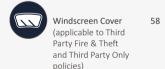


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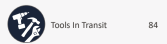












If your insured vehicle is stolen or involved in an accident, write down as many details as possible including the names and addresses of anyone else involved and any information provided by the police, including crime reference number in the event of theft. If we accept your claim, we will arrange for the delivery to you of a suitable replacement van, which you can use for the hire period.

Definitions

All through your policy there are certain words printed in bold. These words have special meanings which are shown below.

Computer Virus: A set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature.

Electronic Data: Facts, concepts and information stored to form useable data for communications, interpretations, or processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

Geographical Limits: England, Wales, Scotland and Northern Ireland.

Hire Firm: Means the provider of your replacement vehicle as arranged by us.

Hire Period: The period from the date a replacement van is delivered to **you** until the date when **you** receive a settlement in respect of the value of the **insured vehicle** or the date on which the **insured vehicle** is recovered in the **event** of theft, subject to a maximum of 14 days in any **event**.

Insured Incident:

- A road traffic accident which is your fault, damage by fire or attempted theft within the geographical limits that renders the insured vehicle a total loss (a write off), as determined or accepted by the insurer, the third party insurer or by a garage who is a member of the Vehicle Builders & Repairers Association (VBRA) or Motor Vehicle Repairers Association (MVRA) or another similar recognised body: and
- Theft of the **insured vehicle** within the **geographical limits** where the **insured vehicle** is not recovered.

 Please note **you** will be required to provide **your** crime reference number for all theft or attempted theft claims.

Insured Person: You and any other person driving the **insured vehicle** with **your** permission and under the cover of **your** van insurance providing they satisfy the **hire firm**'s

standard terms and conditions of hire in force at the date of the insured incident.

Insured Vehicle: The vehicle specified in the **van insurance policy** issued with this **policy**.

Insurer, We, Us, Our: UK General Insurance Limited on behalf of Great Lakes Insurance SE.

Van Insurance Policy: The Sure Thing! van insurance policy that has been issued to you for the insured vehicle.

Period of Insurance: 12 calendar months from the start date of this **policy**, or until the next expiry date of **your van insurance policy**, whichever period is the less. In the **event** of cancellation or non-renewal of **your van insurance policy**, all cover under this **policy** shall cease.

Policy: This policy of insurance.

Replacement Vehicle: A replacement van not exceeding 1,400cc or a standard commercial **vehicle** having an equivalent engine capacity to the **insured vehicle**. If the **insured vehicle** is a standard commercial **vehicle**, a standard commercial **vehicle** will be provided of equivalent specification to the **insured vehicle** but not exceeding 3.5 tonnes in any **event**.

Third Party: The other person(s) and/or party(s) responsible for the insured incident, excluding any insured person.



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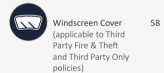
Legal Assistance	5

Breakdown Cover

26

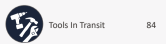












Vehicle Hire Cost: The cost of hiring a replacement vehicle for one continuous hire period. You, Your: Any insured person.

What is Covered?

- 1. Where the **insured** van has been damaged beyond economical repair as a result of an **insured incident** arising during the **period of insurance**, subject to the terms and conditions, **we** will arrange for the supply to **you** of a **replacement vehicle** for the duration of the **hire period** and **we** will pay the **vehicle** hire costs provided that hire has been arranged by **us** through the **hire firm**.
- 2. The replacement van will be delivered to **you** free of charge as soon as is practically possible and in any **event** within one working day of **you** reporting an **insured incident** to **us**.
- 3. You may ask for the replacement van to be delivered to you at any convenient place within the geographical limits.
- 4. A maximum of 2 claims can be made during the **period of insurance**.

General conditions and exclusions

- L. **We** will not be able to supply a **replacement vehicle** to any person who does not meet the **hire firm**'s standard terms and conditions of hire in force at the date of the **insured incident**
- 2. **We** will not pay **vehicle** hire costs incurred before **our** acceptance of a claim.
- 3. In the **event** of theft of the **insured vehicle you** must, when reporting to **us**, provide **us** with the name, address and telephone number of the police station to which the theft has been reported and supply the crime reference number which has been allocated by the police.
- The insured incident must be reported under your own van insurance policy.
- We will not supply a replacement van where the loss of the insured vehicle arises out of any act of vandalism or any deliberate or criminal act or omission other than vehicle theft.
- We will select a hire firm for you, and arrange for them to supply a replacement van suitable for your needs and availability.
- 7. **We** will not supply a replacement van if **you** are a taxi driver, private hire **vehicle** driver, self-drive hire operator or motor trader, unless it is for **your** personal use only.
- 8. We will not supply a replacement van where the insured vehicle is used for racing, rallies or competitions.
- We will not supply a replacement van where there is any allegation that the insured incident arose at a time when the insured person had consumed alcohol or illegal drugs.
- 10. We will not be liable for the cost of fuel, fares, fines or fees relating to the replacement van whilst in your possession.
- 11. **We** will not be liable for any further hire charges due after the **hire period**.
- 12. You must keep us fully informed at all times of all matters relating to the insured incident and in particular must notify us immediately if the insured vehicle is replaced, settlement received for the value of insured vehicle, or where the insured vehicle is recovered in the event of theft.
- 13. This **policy** is written in English and all communications about it will be in English.

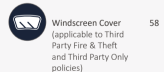


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	Legal Assistance	Ę
2/L	Breakdown Cover	26

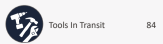












- 14. If a claim is made which **you** or an **insured person**, or anyone acting on **your** behalf, knows is fraudulent or exaggerated, **we** will not pay **your** claim and cover under **your** insurance will end without any return of premium.
- 15. **You** are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take vehiclee to:
 a) 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**;
 - b) Make sure that all information supplied as part of **your** application for cover is true and correct;
 - c) Tell **us** of any changes to the answers **you** have given as soon as possible.
- 16. **We** will not pay for any direct or indirect consequence of:
 - Irradiation, or contamination by nuclear material; or
 - The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
 - Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter
- 17. **We** will not pay for any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or **damage** to property by or under the order of any government, local or public authority.
- 18. **We** will not pay for any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation.
- 19. **We** will not pay for any consequence, howsoever caused, including but not limited to **computer virus** in **electronic data** being lost, destroyed, distorted, altered, or otherwise corrupted.

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.

Cancellation

This insurance is optional and **you** have a right to cancel **your policy** during a period of 14 days from the **start date** of the **policy** or the day on which **you** receive **your policy** document, whichever is the later. If **you** wish to cancel during this period, **you** will be entitled to a full refund of any premiums paid providing **you** have not made

a claim, by contacting Sure Thing! on 0344 335 5555. **You** can also cancel **your policy** at any other time by calling Sure Thing!, however no refund of premium will be made. The **insurer** shall not be bound to accept renewal of any Insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to the **insured** at their last known address.

Valid reasons may include but are not limited to:

- a) Fraud;
- b) Non-payment of premium;
- c) Threatening and abusive behaviour;
- d) Non-compliance with **policy** terms & conditions.



(Click the relevant section below)

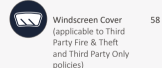


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Provided the premium has been paid in full **you** shall be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance. This **policy** runs concurrently with **your motor insurance policy**. If **your motor insurance policy** is cancelled for any reason this **policy** will be cancelled also. Seven days notice would be provided.

How to Make a Complaint

It is the intention to give **You** the best possible service but if **You** have a complaint about the way in which **Your policy** was sold to **You**, it should be addressed to Sure Thing!, Maxim 3, 2 Parklands Avenue, Eurocentral, Motherwell, ML1 4WQ or telephone 0344 335 5555 (all calls are recorded).

If you have any questions or concerns about the handling of a claim you should contact the administrators at:

Post: Customer Relations Team,

PO Box 1193, Doncaster,

DN1 9PW

Email: customer.relations@urisgroup.co.uk

Tel: 0344 854 2072 (all calls are recorded for training, compliance claims and counter fraud purposes).

Please ensure **your** claim number is quoted in all correspondence to assist a quick and efficient response.

If it is not possible to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **you** are **insured** in a business capacity and have an annual turnover of less than €2 million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at:

Post: The Financial Ombudsman Service, Exchange Tower, Harb**our** Exchange Square, London, E14 9SR.

Tel: 0800 023 4567 or 0300 123 9123 from a mobile.
Email: complaint.info@financial-ombudsman.org.uk

Web: www.financial-ombudsman.org.uk

The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local authority Trading Standards Service or Citizens Advice Bureau.

Compensation scheme

Great Lakes Insurance SE is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme, if they cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.



(Click the relevant section below)

Legal Assist

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Breakdown Cover 26



Personal Accident 42



Replacement Van

51



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



65



xcess Protection

Tools In Transit



84

77

Governing Law

Unless some other law is agreed in writing, this **policy** is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the **United Kingdom** in which **your** main residence is situated.

UK General Insurance Ltd Privacy Notice

We are UK General Insurance Ltd, referred to as "we/us/our" in this notice. Our data controller registration number issued by the Information Commissioner's Officer is 77739575

This privacy notice is relevant to anyone who uses **our** services, including policyholders, prospective policyholders, and any other individuals insured under a policy. We refer to these individuals as "you/your" in this notice. We are dedicated to being transparent about what we do with the information that we collect about you. We process your personal data in accordance with the relevant data protection legislation.

Why do we process your data?

The provision of your personal data is necessary for us to administer your insurance policy and meet our contractual requirements under the **policy. You** do not have to provide **us** with **your** personal data, but **we** may not be able to proceed appropriately or handle any claims if **you** decide not to do so.

What information do we collect about you?

Where you have purchased an insurance policy through one of our agents, You will be aware of the information that you gave to them when taking out the insurance. The agent will pass your information to us so that we can administer your insurance **policy.** For specific types of insurance policies, for example when offering **you** a travel insurance **policy. We** may process some special categories of **your** personal data, such as information about **your** health. We have a legitimate interest to collect this data as we are required to use this information as part of your insurance quotation or insurance policy with us. We may also process the data where it is necessary for a legal obligation, or as part of the establishment or defense of a legal claim.

UK General's full privacy notice

This notice explains the most important aspects of how we use your data. You can get more information about this by viewing our full privacy notice online at http://ukgeneral.com/privacy-notice or request a copy by emailing us at dataprotection@ukgeneral.co.uk. Alternatively, you can write to us at: Data Protection, UK General Insurance Ltd, Cast House, Old Mill Business Park, Gibraltar Island Road, Leeds, LS10 1RJ.



(Click the relevant section below)



Breakdown Cover

26

58

Personal Accident Cover

Replacement Van 51

Windscreen Cover
(applicable to Third
Party Fire & Theft
and Third Party Only
policies)

Key Cover 69

Excess Protection 77

Tools In Transit 84

Windscreen **Protection**

Need to make a claim? **0344 809 9513**

Lines open 9am to 5pm Monday - Friday (closed bank holidays)





(Click the relevant section below)

	Legal Assistance	!
A.	Breakdown Cover	2



Personal Accident

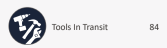
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xcess Protection



Windscreen Protection policy wording

Insurer

This insurance has been arranged by Sure Thing! with UK General Insurance Limited on behalf of Great Lakes Insurance SE. Great Lakes Insurance SE is a German insurance company with its headquarters based at Königinstrasse 107, 80802 Munich. UK Branch office: Plantation Place, 30 Fenchurch Street, London, EC3M 3AJ. UK General Insurance Limited is authorised and regulated by the Financial Conduct Authority. Firm Reference Number 310101. Great Lakes Insurance SE, UK Branch, is authorised by Bundesanstalt für Finanzdienstleistungsaufsicht and is subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority, number 769884. Details about the extent of their regulation by the Financial Conduct Authority and Prudential Regulation Authority are available on request.

Definitions

Each of the words or phrases listed below will have the same meaning wherever they appear in bold throughout this **policy**. **Administrator**: **We** have appointed URIS Group Limited to administer **your** policy and Direct Group Property Services Limited handle claims. URIS Group Limited is authorised and regulated by the Financial Conduct Authority number 307332.

Computer Virus: A set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature. **Electronic Data:** Facts, concepts and information stored to form useable data for communications, interpretations, or

processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

Excess: a) £50.00 each and every claim if **you** use **our** recommended glass replacement provider; or,

b) £100.00 each and every claim if you do not use our recommended glass replacement provider.

There is no excess payable if **your** windscreen or glass is repaired rather than replaced.

Indirect Loss: Any loss or cost that is not directly caused by the **event** that led to **your** claim. For example any loss or **damage** to any part of the **vehicle** other than the windscreen.

Insurer/we/us/our: UK General Insurance Limited on behalf of Great Lakes Insurance SE.

Period of insurance: This **policy** will run concurrently with **your van insurance policy** for a maximum of 12 months. If **you** arranged this **policy** after the start date of **your van insurance policy** cover will be provided from the date **you** bought it and will end on the expiry date of **your van insurance policy**, as detailed on the certificate of van insurance.

Policyholder/you/your: The person named on the certificate of van insurance who has paid the appropriate premium for this **policy**.

Territorial limits: The United Kingdom of Great Britain and Northern Ireland.

Vehicle: The van vehicle detailed on the certificate of van insurance which is owned by you and for which you hold a valid van insurance policy issued by an authorised UK van insurer.

UK, United Kingdom: Means England, Scotland, Wales, Northern Ireland, the Channel Islands and the Isle of Man. **Van Insurance Policy**: The Sure Thing! commercial vehicle insurance **policy** that has been issued to **you** for the **Insured Vehicle**.



(Click the relevant section below)















What Is Covered

Subject to payment of the premium, the **insurer** will, in respect of the **vehicle** identified on **your** certificate of van insurance, insure **you** during the **period of insurance** and within the **territorial limits** against;

- 1. Breakage of windows or windscreen glass;
- 2. Damage to the windscreen, which would be sufficient to cause the vehicle to fail a Department of Transport M.O.T. test.

The maximum amount payable by the **insurer** is £300.00 in any one **period of insurance**. **You** are responsible for payment of the **excess**. **You** will not have to pay the **excess** if **your** windscreen or glass is repaired rather than replaced.

What is Not Covered

This **policy** does not cover:

- 1. Sunroofs, panoramic windscreens, glass sections of folding or removable roofs, winding mechanisms, lights, reflectors or interior glass:
- 2. The excess for every claim for glass replacement;
- 3. Any claim where **your vehicle** is used for pace making, racing, speed testing or reliability trials, or whilst **your vehicle** is being used and/or driven on any racetrack or circuit or any other prepared course;
- 4. Loss of use of **your vehicle** or any **indirect loss** whatsoever;
- 5. Damage to the vehicle windscreen or glass which occurs prior to or within the first 30 days of the start date of this policy;
- . Any costs incurred by **you** prior to **our** acceptance of **your** claim;
- 7. Any claim which is covered under any other insurance **policy** held by **you**;
- 8. Any damage that occurs whilst your vehicle is used outside the territorial limits;
- 9. Any damage to a vehicle not listed on the certificate of van insurance.

General Conditions

- 1. You must hold a valid van insurance policy issued by an authorised UK van insurer in respect of your vehicle at all times during the period of insurance;
- 2. The cover provided by this **policy** only applies to the **vehicle** identified in the certificate of van insurance;
- 3. You must take precautions to protect your vehicle from malicious or accidental damage;
- 4. You must notify Sure Thing! within 14 days if you change your vehicle. Failure to do so may invalidate any subsequent claim.



(Click the relevant section below)

Legal Assistance

5















General Exclusions

We will not pay for:

- Electronic Data: Any consequence, howsoever caused, including but not limited to computer virus in electronic data being lost, destroyed, distorted, altered, or otherwise corrupted.
- 2. Radioactive Contamination: Any direct or indirect consequence of: Irradiation, or contamination by nuclear material; or The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter.
- 3. War Risks: Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or **damage** to property by or under the order of any government. local or public authority.
- 4. Terrorism: Any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation.

Cancellation

If you decide that for any reason, this policy does not meet your insurance needs then please telephone Sure Thing! on 0344 335 5555 within 14 days from the day of purchase or the day on which you receive your policy documentation, whichever is the later. On the condition that no claims have been made or are pending, we will then refund your premium in full.

Thereafter **you** may cancel the insurance cover at any time by informing Sure Thing Insurance Services however no refund of premium will be payable. The **insurer** shall not be bound to accept renewal of any Insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- a) Fraud;
- b) Non-payment of premium;
- c) Threatening and abusive behaviour;
- d) Non-compliance with **policy** terms & conditions.

Provided the premium has been paid in full **you** will be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance. This **policy** runs concurrently with **your** Sure Thing! **motor insurance policy**. If **your** Sure Thing! **motor insurance policy** is cancelled for any reason this **policy** will be cancelled also. Seven days notice would be provided.

Governing Law

Unless some other law is agreed in writing, this **policy** is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the **United Kingdom** in which **your** main residence is situated.



(Click the relevant section below)

	Legal Assistance	!
جاءً	Breakdown Cover	2













Consumer Insurance Act

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

b) to make sure that all information supplied as part of your application for cover is true and correct;

c) tell **us** of any changes to the answers **you** have given as soon as possible.

Failure to provide answers in-line with the requirement of the Act may mean that **you policy** is invalid and that it does not operate in the event of a claim.

Making a Claim

Option 1 – If you wish to use the recommended glass repair/replacement provider

- 1. Call the claims department on 0344 809 9513.
- 2. They will record details of **your** claim and will arrange for the glass repair/replacement provider to contact **you** in order to arrange for the broken or damaged glass to be repaired or replaced.
- 3. **You** will be responsible for the first £50.00 (the **excess**) and payment must be made to the recommended glass replacement provider at the same time the glass is replaced. If the glass is repaired there will be no **excess** to pay.
- 4. We will pay the remainder of the recommended glass repair/replacement provider's invoice to them directly.

Option 2 – In the event that you do not use the recommended glass repair/replacement provider

- 1. Call the claims department on 0344 809 9513.
- They will record details of your claim and will confirm whether you may instruct a glass repair/replacement provider of your choice.
- 3. It will be **your** responsibility to arrange for repairs to be carried out.
- 4. When the repair or replacement work has been completed it will be **your** responsibility to pay the provider the full cost of the replacement or repair.
- 5. **You** must submit the repairer's receipted invoice to the claims department at: Specialist Claims, PO Box 1192 Doncaster DN1 9PU.
- 6. **We** will provide reimbursement of the replacement costs less the £100.00 **excess**. If the glass is repaired **we** will provide full reimbursement of the repair cost.

UK General Insurance Limited is an **insurers**' agent and in the matters of a claim act on behalf of the **insurer**. Please note that failure to follow these steps may jeopardise the reimbursement of **your** costs.



(Click the relevant section below)





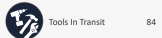












How to Make a Complaint

It is the intention to give **you** the best possible service but if **you** have a complaint about the way in which **your policy** was sold to **you**, it should be addressed to Sure Thing!, Maxim 3, 2 Parklands Avenue, Eurocentral, Motherwell, ML1 4WQ or telephone 0344 335 5555 (all calls are recorded). If **you** have any questions or concerns about the handling of a claim **you** should contact the administrators at:

Post: Specialist Claims, PO Box 1192, Doncaster, DN1 9PU

Email: specialist@directgroup.co.uk

Tel: 0344 809 9513 (all calls are recorded for training, compliance, claims and counter fraud purposes).

Please ensure **your** claim number is quoted in all correspondence to assist a quick and efficient response. If it is not possible to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **you** are **insured** in a business capacity and have an annual turnover of less than €2million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at:

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

Tel: 0800 023 4567 or from a mobile 0300 123 9123. Email: complaint.info@financial-ombudsman.org.uk

Web: www.financial-ombudsman.org.uk

The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local authority Trading Standards Service or Citizens Advice Bureau.

Compensation Scheme

Great Lakes Insurance SE is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme, if they cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.

UK General Insurance Ltd Privacy Notice

We are UK General Insurance Ltd, referred to as "we/us/our" in this notice. **Our** data controller registration number issued by the Information Commissioner's Officer is Z7739575. This privacy notice is relevant to anyone who uses **our** services, including policyholders, prospective policyholders, and any other individuals **insured** under a **policy**. **We** refer to these individuals as "you/your" in this notice. **We** are dedicated to being transparent about what we do with the information that we collect about you. We process your personal data in accordance with the relevant data protection legislation.



(Click the relevant section below)



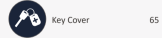
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Why do we process your data?

The provision of **your** personal data is necessary for **us** to administer **your** insurance **policy** and meet **our** contractual requirements under the **policy**. **You** do not have to provide **us** with **your** personal data, but **we** may not be able to proceed appropriately or handle any claims if **you** decide not to do so.

What information do we collect about you?

Where **you** have purchased an insurance **policy** through one of **our** agents, **You** will be aware of the information that **you** gave to them when taking out the insurance. The agent will pass **your** information to **us** so that **we** can administer **your** insurance **policy**. For specific types of insurance policies, for example when offering **you** a travel insurance **policy**, **We** may process some special categories of **your** personal data, such as information about **your** health. **We** have a legitimate interest to collect this data as **we** are required to use this information as part of **your** insurance quotation or insurance **policy** with **us**. **We** may also process the data where it is necessary for a legal obligation, or as part of the establishment or defense of a legal claim.

UK General's full privacy notice

This notice explains the most important aspects of how **we** use **your** data. **You** can get more information about this by viewing **our** full privacy notice online at http://ukgeneral.com/privacy-notice or request a copy by emailing **us** at dataprotection@ukgeneral.co.uk. Alternatively, **you** can write to **us** at: Data Protection, UK General Insurance Ltd, Cast House, Old Mill Business Park, Gibraltar Island Road, Leeds, LS10 1RJ.



(Click the relevant section below)



Legal Assistance



Breakdown Cover 26



Personal Accident 42



Replacement Van 51 Cover



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only policies)



Kev Cover 65



Excess Protection



Tools In Transit

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Key Cover

Need to make a claim? 0333 241 9574

Please quote the reference 'KeyBack' in order for us to help you more efficiently.

Free 24hr emergency claim line





(Click the relevant section below)

5















Standard Key Cover 1500 - Policy wording

Who does it cover?

The policyholder and any immediate member of their family, including named drivers for motor key cover; When the policyholder is a company this includes current employees authorised to use the relevant **vehicle** or property.

What criteria apply?

- Territorial limits are the Great Britain, Northern Ireland, Channel Islands or the Isle of Man;
- Stolen **keys** must be reported to the police and a valid crime reference obtained.
- All claims must be reported within 30 days of occurrence.

Important information

This **policy** has been offered based on information provided by **you**. If any of this information is incorrect, or changes during the term of **your policy**, please let **your** insurance broker know at **your** earliest convenience to ensure that **your** cover remains fully effective and in force.

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take care to:

- a. 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**;
- b. to make sure that all information supplied as part of **your** application for cover is true and correct; and
- c. tell **us** of any changes to the answers **you** have given as soon as possible.

You must take reasonable care to provide complete and accurate answers to the questions we ask when you take out, make changes to and renew your policy. If any information you provide is not complete and accurate, this may mean your policy is invalid and that it does not operate in the event of a claim or we may not pay any claim in full.

This **policy** must be read together with **your** current schedule, insurance product information document and any endorsements or certificates. These items together form **your** contract of insurance.

How to make a claim

In the event of a claim, please contact **us** as soon as **you** can giving **us** as much information as **you** can about what has happened to bring about the claim.

Tel: 0333 241 9574

Email: keyclaims@coplus.co.uk

Post: Coplus, Floor 2, Norfolk Tower, 48-52 Surrey Street, Norwich, NR1 3PA



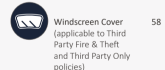
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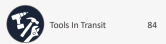












Claims must be reported to **us** within 30 days of occurrence and if an **insured key** has been stolen it must be reported to the police immediately and a crime reference number obtained. **Our** claims line is open 24 hours a day, 365 days a year to assist **you**. In order for **us** to help **you** more efficiently, please quote "KeyBack" in all communications.

How to make a complaint

We hope that **you** are completely happy with this **policy** and the service that **you** receive, however if **you** do have any reason to make a complaint, please contact **us**.

If **your** complaint relates to the sale of this **policy**, please contact **your** insurance broker.

If **your** complaint relates to a claim, please contact **us** at:

Post: The Quality Assurance Manager

Coplus

Floor 2 Norfolk

Tower 48-52 Surrey Street

Norwich NR1 3PA

Tel: 0333 241 9574 Email: qtmail@coplus.co.uk

It will assist us in handling your complaint quickly if you can please have your claim reference available when you contact us.

If for any reason it is not possible for **us** to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This applies if **you** are an individual, or in a business capacity if **your** annual turnover is up to EUR 2,000,000 and **you** have fewer than 10 members of staff. **You** can contact the Financial Ombudsman Service at:

Post: The Financial Ombudsman Service

Exchange Tower London E14 9SR 0800 023 4567

Tel: 0800 023 4567

 ${\bf Email:} \qquad {\bf complaint.info@financial-ombudsman.org.uk}$

Web: www.financial-ombudsman.org.uk

Our regulator and insurer

This insurance is arranged by Motorplus Limited t/a Coplus and underwritten by Astrenska Insurance Limited, whose registered office is at Cutlers Exchange, 123 Houndsditch, London, EC3A 7BU. This insurance is effected in England and is subject to the Laws of England and Wales.



(Click the relevant section below)



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Astrenska Insurance Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Financial services register number 202846. These details can be checked on the Financial Services Register by visiting: www.fca.org.uk or by contacting the Financial Conduct Authority on 0800 111 6768.

Motorplus Limited t/a Coplus and Astrenska Insurance Limited are authorised and regulated by the Financial Conduct Authority

Privacy Statement (Coplus)

For full details of how we protect your privacy and process your data please read the Privacy Statement that accompanies this policy. The Privacy Statement can also be viewed online by visiting https://www.coplus.co.uk/data-privacy-notice.

Privacy Statement (Astrenska)

How we use the information about you

As your insurer and a data controller, we collect and process information about you so that we can provide you with the products and services you have requested. We also receive personal information from your agent on a regular basis while your policy is still live. This will include your name, address, risk details and other information which is necessary for us to:

- Meet our contractual obligations to you;
- issue you this insurance policy;
- deal with any claims or requests for assistance that you may have
- service your policy (including claims and policy administration, payments and other transactions); and, detect, investigate and prevent activities which may be illegal or could result in your policy being cancelled or treated as if it never existed;
- protect our legitimate interests

In order to administer your policy and deal with any claims, your information may be shared with trusted third parties. This will include members of The Collinson Group, contractors, investigators, crime prevention organisations and claims management organisations where they provide administration and management support on our behalf. Some of these companies are based outside of the European Union where different data privacy laws apply. Wherever possible, we will have strict contractual terms in place to make sure that your information remains safe and secure.

We will not share your information with anyone else unless you agree to this, or we are required to do this by our regulators (e.g. the Financial Conduct Authority) or other authorities.

The personal information we have collected from you will be shared with fraud prevention agencies and databases who will use it to prevent fraud and money-laundering and to verify your identity. If fraud is detected, you could be refused certain services, finance, or employment. Further details of how your information will be used by us and these fraud prevention agencies and databases, and your data protection rights, can be found by visiting www.cifas.org.uk/fpn and www.insurancefraudbureau.org/privacy-policy.



(Click the relevant section below)















Processing your data

Your data will generally be processed on the basis that it is:

- necessary for the performance of the contract that vou have with us:
- is in the public or your vital interest: or
- · for our legitimate business interests.

If we are not able to rely on the above, we will ask for your consent to process your data.

How we store and protect your information

All personal information collected by us is stored on secure servers which are either in the United Kingdom or European Union. **We** will need to keep and process **your** personal information during the period of insurance and after this time so that **we** can meet our regulatory obligations or to deal with any reasonable requests from our regulators and other authorities.

We also have security measures in place in our offices to protect the information that you have given us.

How you can access your information and correct anything which is wrong

You have the right to request a copy of the information that **we** hold about **you**. If **you** would like a copy of some or all of **your** personal information please contact us by email or letter as shown below:

Email address: data.protection@collinsongroup.com

Postal Address: Cutlers Exchange, 123 Houndsditch, London EC3A 7BU

This will normally be provided free of charge, but in some circumstances, **we** may either make a reasonable charge for this service, or refuse to give **you** this information if **your** request is clearly unjustified or excessive.

We want to make sure that **your** personal information is accurate and up to date. **You** may ask us to correct or remove information **you** think is inaccurate. If **you** wish to make a complaint about the use of **your** personal information, please contact our Complaints manager using the details above. **You** can also complain directly to the Information Commissioner's Office (ICO). Further information can be found at https://ico.org.uk/.

Telephone calls

Please note that for our mutual protection telephone calls may be monitored and/or recorded.



(Click the relevant section below)



Legal Assistance

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Breakdown Cover

26



Personal Accident 42



Replacement Van 51 Cover



Windscreen Cover (applicable to Third Party Fire & Theft and Third Party Only policies)



Key Cover 65



Excess Protection 77



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Fraud prevention, detection and claims history
In order to prevent and detect fraud we may at any time:

- share information about **you** with other organisations and public bodies including the police;
- check and/or file your details with fraud prevention agencies and databases, and if you give us false or inaccurate
 information and we suspect fraud, we will record this.

We and other organisations may also search these agencies and databases to:

- help make decisions about the provision and administration of insurance, credit and related services for you and members of your household;
- trace debtors or beneficiaries, recover debt, prevent fraud and to manage your accounts or insurance policies;
- check your identity to prevent money laundering, unless you provide us with other satisfactory proof of identity;
- undertake credit searches and additional fraud searches.

Renewal procedure

The term of **your** Premier KeyBack **policy** is one year. The **period of insurance** will end exactly one year after inception unless **you** renew **your policy**. If **you** wish to renew this insurance please contact **your** insurance broker who will be able to discuss **your** requirements.

Choice of law and jurisdiction

Unless otherwise agreed in writing, the law of England and Wales will apply to the contract or if at the date of contract **you** are a resident of Scotland, Northern Ireland, Channel Islands or the Isle of Man, in which case the law for that country will apply. Unless otherwise agreed in writing, the courts of England and Wales, or the country in which **your** main residence is situated will have jurisdiction for hearing and determining any litigation arising out of or in connection with any disputes regarding the interpretation of this **policy**.

Contracts (Rights of Third Parties) Act 1999

The terms of this **policy** are only enforceable by the named **insured**. A person who is not a named **insured** has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this **policy** but this does not affect any right or remedy of a **third party**, which exists or is available apart from that Act.

Your Agreement with Others

This contract of insurance is personal to **you** the policyholder, and the **insurer**. **We** will not be bound by any agreement between **you** and **your appointed representative**, or **you** and any other person or organisation. **You** may not assign any of the rights under this **policy** without the **insurer**'s express prior written consent.

Financial Services Compensation Scheme

Astrenska Insurance Limited is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme, if Astrenska Insurance Limited cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim with no upper limit.



(Click the relevant section below)















You can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.

You may also contact the FSCS on their Freephone number: 0800 678 1100 or 020 7741 4100 or **you** can write to: Financial Services Compensation Scheme, P O Box 300, Mitcheldean, GL17 1DY.

Sanctions

We shall not provide cover or be liable to pay any claim or other sums, including return premiums, where this would expose **us** to any sanction, prohibition or restriction under United Nations resolutions, asset freezing or trade or economic sanctions, laws or regulations of the European Union, United Kingdom, and/or all other jurisdictions where **we** transact business.

Use of language

For the purposes of this insurance contract the language used will be English.

Other formats

If **you** require this document in any other format please do not hesitate to contact **us**.

Definitions

The words and phrases listed below will have the same meanings wherever they appear in this **policy**. These words and phrases can be identified in **bold** throughout the **policy**.

Home	A building owned or rented by you and occupied by you as your main residence which is used solely for domestic residential purposes and is situated within the territorial limits .
Insured Key/Keys	Any vehicle , home or office keys (including security safe keys and any immobiliser, infrared handset and/or alarm which is integral to any insured key if it cannot be repaired or

UK General Insurance Limited, on behalf of Great Lakes Insurance SE. In the event of a claim, U	K
General Insurance Limited act for Great Lakes Insurance SE as their agent.	

Period of insurance	12 months from the date of inception of this policy
Security Risk	The risk arising from the accidental loss or theft of an insured key whilst in your personal custody

reprogrammed).

Insurer

The risk arising from the accidental loss of their of an insured key whilst in your personal custody
which means it may be possible for someone who found the key to trace it to your vehicle or
property. The decision as to whether or not your lost insured keys presents a security risk will be
made by us .

Territorial limits Great Britain, Northern Ireland, Channel Islands and the Isle of I



(Click the relevant section below)





Breakdown Cover

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Terrorism Any direct or indirect consequence of **terrorism** as defined by the **Terrorism** Act 2000 and any

amending or substituting legislation.

Vehicle Any motor vehicle owned by you or for which you are responsible, associated with your insured

keys.

We/our/us Motorplus Limited t/a Coplus acting on behalf of Astrenska Insurance Limited.

You/Your/ Insured

The policyholder and any immediate member of the policyholder's family, including named drivers of the **vehicle**. Where the policyholder is a company this includes employees of the company,

employed by the company during the **period of insurance** who are authorised to use the relevant

vehicle or property.

Cover

1. When **your insured keys** are lost, stolen or damaged by **accidental** means within the **territorial limits**, the **insurer** will pay up to £1,500 in any one **period of insurance** in respect of:

- i) locksmiths charges:
- ii) new locks (if a security risk has arisen); and
- iii) replacement insured keys
- 2. **Vehicle** hire for a period of up to 3 days if **your vehicle** is unusable as a result of the **insured keys** being lost, stolen or damaged by **accidental** means. The **insurer** will pay up to a maximum of £40 per day for a hire **vehicle** such as a Ford Focus 1.6 or a Peugeot 307 1.6 (ABI class S4).
- 3. The cost of reasonably incurred onward transportation if **you** are stranded due to the **insured keys** being lost, stolen or damaged by **accidental** means, up to a maximum of £100 per day up to a maximum of 3 days.
- 4. If your insured keys are locked in your property or vehicle you must report this to us and we will arrange for a suitable contractor to attend. Upon validation of your claim, the insurer will reimburse you for costs incurred in obtaining a replacement key, or repairing or replacing any damaged lock, up to the policy limit of £50.
- 5. Insured keys that are unusable due to being damaged or broken in the lock up to the policy limit of £50.

Safeguarding your keys

There are a number of ways in which you can take precautions to better protect your keys as follows:

- a) Never attach anything to **your keys** that contains **your** name, address or any details of where **your** car may frequently be parked and never leave **keys** unattended.
- b) Never hide **keys** under door mats, bins or on top of window frames as an opportunistic thief may be watching, or may guess where **keys** may be hidden.
- c) Never leave doors or windows open, even by a small amount.
- d) Never leave your keys in your vehicle, even for a moment, especially when you are visiting petrol stations, or whilst loading



(Click the relevant section below)



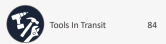












or unloading your vehicle. Always lock your car when leaving it.

e) Do not keep duplicate keys on the same key ring as your main keys.

f) Burglars are increasing turning to key crime as sophisticated security measures are now fitted as standard to new cars, and have been known to break into homes and offices just to steal car **keys**. Never leave car **keys** close to the front door where they can be seen.

General Conditions

The following conditions apply to all sections of this **policy**. **You** must comply with them where applicable in order for **your** insurance to remain in full force and effect.

1. Claims

You must notify us within 30 days of any event which gives or may give rise to a claim, complete any forms requested by us or your insurance broker and promptly supply all information including any receipts and invoices for payment as required. If an insured key has been stolen it must be reported to the police immediately and a crime reference number obtained. If you do not own your property and your claim is in relation to the keys to your home, we may require permission from the owner, landlord or managing agent of the property to replace lost or stolen keys.

2. Cancellation

If **you** decide that for any reason, this **policy** does not meet **your** insurance needs then please return it to **your** insurance broker within 14 days from the day of purchase or the day on which **you** receive **your policy** documentation, whichever is the later. On the condition that no claims have been made or are pending, **we** will then refund **your** premium in full.

You may cancel the insurance cover after 14 days by informing **your** insurance broker, however no refund of premium will be payable.

The **insurer** shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 30 days' notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- a) Where the **insurer** reasonably suspects fraud
- b) Non-payment of premium
- c) Threatening and abusive behaviour
- d) Non-compliance with **policy** terms and conditions
- e) You have not taken reasonable care to provide accurate and complete answers to the questions we or your insurance broker ask.

If the **insurer** cancels the **policy** and/or any additional covers **you** will receive a refund of any premiums **you** have paid for the cancelled cover, less a proportionate deduction for the time the **insurer** has provided cover.



(Click the relevant section below)



5

26



Breakdown Cover











Where the **insurer**'s investigations provide evidence of fraud or misrepresentation, the **insurer** may cancel the **policy** immediately and backdate the cancellation to the date of the fraud or the date when **you** provided **us** with incomplete or inaccurate information. This may result in **your policy** being cancelled from the date **you** originally took it out and the **insurer** will be entitled to keep the premium. If **your policy** is cancelled because of fraud or misrepresentation, this may affect **your** eligibility for insurance with the **insurer**, as well as other **insurers**, in the future.

3. Arbitration Clause

If there is a dispute between **you** and **us**, or **you** and the **insurer**, which arises from this insurance, **you** can make a complaint to **us** in accordance with the complaints process which can be found on page 2. If **we**, or the **insurer**, are not able to resolve the matter satisfactorily and the matter can be dealt with by the Financial Ombudsman Service, **you** can ask them to arbitrate in the matter.

If the matter cannot be dealt with by the Financial Ombudsman Service, it can be referred to arbitration by a single arbitrator who will be agreed by both **you** and **us**. The arbitration shall be in accordance with the Arbitration Act 1996 and any amending or substituting legislation and will be binding on both parties. The costs of the arbitration shall be at the discretion of the arbitrator

4. Fraudulent Claims

You must not act in a fraudulent way. If you or anyone acting for you:

- fails to reveal or hides a fact likely to influence whether we accept your proposal, your renewal, or any adjustment to
 your policy;
- fails to reveal or hides a fact likely to influence the cover we provide;
- makes a statement to **us** or anyone acting on **our** behalf, knowing the statement to be false;
- sends us or anyone acting on our behalf a document, knowing the document to be forged or false;
- · makes a claim under the **policy**, knowing the claim to be false or fraudulent in any way; or
- makes a claim for any loss or damage **you** caused deliberately or with **your** knowledge.

If **your** claim is in any way dishonest or exaggerated then **we** will not pay any benefit under this **policy** or return any premium to **you** and **we** may cancel **your policy** immediately and backdate the cancellation to the date of the fraudulent claim. **We** may also take legal action against **you** and inform the appropriate authorities.

5. Severability Clause

If any term of this contract of insurance is to any extent invalid, illegal or incapable of being enforced, such term will be excluded to the extent of such invalidity, illegality or unenforceability; all other terms will remain in full force and effect.

6. Acts of Parliament

All references to Acts of Parliament in this **policy** shall include the equivalent laws in Scotland, Northern Ireland, the Isle of Man and the Channel Islands and shall include any subsequent amendments, re-enactments or regulations.



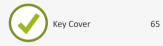
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	Legal Assistance	5
a.l.	Breakdown Cover	26

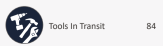












General Exclusions

The following exclusions apply to this insurance contract:

- 1. We will pay no more than £1,500 in total in any one period of insurance for any and all claims.
- 2. Any **insured keys** that have been lost or stolen for a period of less than 3 days (unless **we** are satisfied that a delay would cause undue hardship or significant expense)

The decision as to what constitutes undue hardship or significant expense will be made by **us** and may depend upon whether **you** can access **your home** or **vehicle** during the 3 day wait period or there is a **security risk** following the loss or theft of the **insured keys**;

- 3. **Insured keys** that are lost, stolen or damaged by **accidental** means by someone other than **you**.
- 4. Any **insured keys** that are lost, damaged by **accidental** means or stolen and not reported to **us** within 30 days of occurrence
- 5. **We** will not replace locks or **insured keys** to a higher specification to those that are lost, damaged or stolen.
- 6. Locks which were previously damaged prior to the loss or theft of **your insured keys**.
- 7. Costs incurred where **we** arrange for the attendance of a locksmith or other tradesmen, agent or representative at a particular location and **you** fail to attend.
- 8. Costs incurred where **you** make alternative arrangements with a **third party**, after **we** have already instructed a locksmith or other tradesman to attend a particular location.
- 9. Claims arising as a result of **your** failure to take reasonable steps to safeguard **insured key**(s).
- 10. Any claims made without valid receipts or tickets and prior authorisation by us.
- 11. Any claims made within 48 hours of the inception of this policy unless comparable insurance was previously in place and cover continues on an uninterrupted basis.
- 12. Any claim over £50 for any one incident when **insured keys** are locked inside a property or **vehicle** or broken in the lock or ignition.
- 13. Any direct or indirect consequence of:
 - i) Irradiation, or contamination by nuclear material; or
 - ii) The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
 - iii) Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter.
- 14. Loss or damage caused by war, invasion, foreign enemy hostilities (whether war is declared or not), civil war, **terrorism**, rebellion, revolution, military force or coup, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority.
- 15. Any claims arising from any deliberate or criminal act or omission by you.
- 16. Loss or theft of, or damage to **insured keys** occurring outside the **period of insurance**.
- 17. If **your insured key** ceases to function correctly a diagnostic check may be requested at **your** own expense. This is to confirm if the fault is with the **insured key** or the **vehicle**. Only faults identified as relating to the **insured key** are covered under this **policy**.
- 18. Any associated costs (other than the cost of replacing the **Insured key**(s)) if there are duplicate **keys** available to **you** immediately or within a reasonable period of time, unless **we** are satisfied that accessing **your** duplicate **keys** would



(Click the relevant section below)

Legal Assistance

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Breakdown Cover

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Personal Accident 42 Cover



Replacement Van 51 Cover



Windscreen Cover (applicable to Third Party Fire & Theft and Third Party Only policies)



Key Cover 65





cause undue hardship or significant expense. The decision as to what constitutes undue hardship or significant expense will be made by **us** and may depend upon how easily **you** can access **your** duplicate **keys**.

- 19. **Keys** which are given to **you** for safekeeping by a relative, friend, neighb**our** or employer.
- 20. Any loss of earnings or profits which **you** suffer as a result of the loss or theft of, or damage to an **insured key**.
- 1. Stolen **insured keys** which have not been reported to the police and a valid crime reference provided to **us**.
- 22. Wear, tear or general maintenance of insured keys or locks.
- Any consequence, howsoever caused, including but not limited to Computer Virus in Electronic Data being lost, destroyed, distorted, altered, or otherwise corrupte

For the purposes of this **policy**, **Electronic Data** shall mean facts, concepts and information stored to form useable for communications, interpretations, or processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

For the purposes of this **policy**, **Computer Virus** shall mean a set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature.



(Click the relevant section below)

















Excess Protection

Need to make a claim? 0330 0555 373

9am - 5pm Monday - Friday

or do it online www.excessprotectclaims.co.uk

You will need your policy number to complete the online form



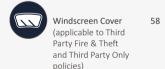


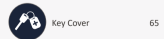
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	Legal Assistance	5
rd.	Breakdown Cover	26

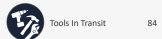












Excess Protection policy wording

Thank **you** for choosing Motor Excess Protect Insurance. The information in this **policy** wording contains important information and we have made it as easy as possible to understand. Please take time to read through it and contact us if you need any further information.

Insurer

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This policy is a contract between **You** and the **Insurer**. Acasta European Insurance Company Limited, 5/5 Crutchett's Ramp. Gibraltar, GX11 1AA (registered no. 96218) which is authorised and regulated by the Gibraltar Financial Services Commission and subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority for the conduct of **UK** business. Details about the extent of **Their** regulation by the Financial Conduct Authority and Prudential Regulation Authority are available from Acasta European Insurance Company on request.

The Insurer will indemnify the Policyholder subject to the terms, conditions, clauses and exclusions of this policy during the Period of Insurance within the Geographical Limits

This Insurance is administered and claims are handled on behalf of the Insurer by Business & Domestic Insurance Services

Business and Domestic Insurance Services is a trading style of Blink Innovation (UK) Limited, who act as an insurance intermediary on behalf of the Insurer, Blink Innovation (UK) Limited is authorised and regulated by the Financial Conduct Authority (FCA), Financial Services Reference Number 790304. Registered Office; 6 East Parade, Leeds, LS1 2AD. Registered in England and Wales, Company No. 10257192

The Insurer is covered by the Financial Services Compensation Scheme. You may be entitled to compensation from the scheme if **They** cannot meet **Their** obligations to **You**. This depends on the type of business and circumstances of the claim. Insurance arranging and administration is covered for 90% of the claim with no upper limit. You can learn more about this scheme at www.fscs.org.uk or by phoning 0800 678 1100 or 0207 741 4100.

What Makes Up this Policy?

This policy and the certificate of insurance or confirmation of coverage document must be read together as they form your insurance contract

Monetary Limits

We can insure you up to the cover limit as specified on your certificate of insurance or confirmation of coverage document.



(Click the relevant section below)



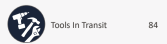












Cooling Off Period

Your policy administrator will refund in full your premium, if, within 14 days of purchasing this insurance you decide that it does not meet your needs providing that you have not reported or are intending to report a claim. Once the 14 days has expired you may cancel this insurance but no refund of premium will be given.

Demands and Needs

This policy will suit the demands and needs of a customer that wishes to cover the cost of the **Excess** applying to **their Motor Insurance Policy** in the event of a valid claim, where the claim value exceeds the combined compulsory and voluntary **Excess** deducted from the motor **insurers** claim settlement.

What is Covered

Subject to the terms and conditions as described in this document and subject to the correct premium having been paid, in the event of an accident to **Your vehicle** that was **Your** fault or a fire, flood, theft or vandalism claim that is settled under the terms of **Your Motor Insurance Policy** (or disputed fault claim that cannot be resolved within 6 months from the incident date), where the **Excess** applying to **Your Motor Insurance Policy** is exceeded, **this Insurance** will pay the cost of the **Excess** deducted from the motor insurers claim settlement.

What is not covered

This Insurance will not cover

- 1. Any claim notified to **Us** more than 30 days after the incident date.
- 2. Any claim where the Excess under Your Motor Insurance Policy is not exceeded.
- 3. Any claim which occurred prior to the **Excess** Protect start date shown in the **Schedule**.
- 4. Any contribution or deduction from the settlement of any claim under **Your Motor Insurance Policy** other than the stated policy **Excess**, for which

You have been made liable.

- 5. Any claim where another party has paid or agreed to pay Your Excess.
- 6. Any claim that is declined under Your Motor Insurance Policy.
- 7. Any **Excess** claim arising from glass repair or replacement.
- 8. Liability which attaches by virtue of an agreement, but which would not have attached if the agreement did not exist.

Terms used in this Insurance

What the terms mean

Any word or expression to which a specific meaning has been attached will bear the same meaning throughout this policy document and will appear as bold text.

. Annual Aggregate Claim Limit means the maximum amount the Insurer will pay during the Period of insurance.

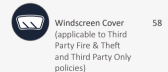


(Click the relevant section below)

	Legal Assistance	
P.E.	Breakdown Cover	2













- 2. **Excess** means the amount You must pay under the terms of **Your** Motor Insurance Policy.
- 3. **Motor Insurance Policy** means the insurance policy covering **Your** vehicle, that must be maintained for the period of this insurance
- 4. Insurer / They / Their means Acasta European Insurance Company Limited, 5/5 Crutchett's Ramp, Gibraltar, GX11 1AA .
- 5. This Insurance means the cover detailed in this policy document.
- Issue Date will be confirmed in the Schedule, being the date on which You either concluded the contract of insurance or the day on which You receive the contractual terms and conditions.
- 7. **Period of insurance** this is a 12 month contract of insurance that commences on the start date specified in the schedule and ends after 12 months or when the Annual Aggregate Claim limit is reached.
- 8. **Schedule** means the part of this Insurance that contains details of You and **Your** vehicle, cover selected, the Period of Insurance and claims limit.
- 9. **Seller** means the company where You purchased this Insurance.
- 10. **UK** means the United Kingdom, Channel Islands and Isle of Man.
- 11. Vehicle means the Vehicle detailed in the schedule of which You are the owner or registered keeper.
- 12. We/Us/Our means Blink Innovation (UK) Limited T/A Business and Domestic Insurance Services.
- 13. You/Your/Insured/Policyholder means the person or company named in the schedule.

General conditions

- 1. Right of Recovery- **We** can take proceedings in **Your** name at **Our** expense to recover for the benefit of the **Insurer** the amount of any payment made under **this Insurance**.
- 2. Other Insurance- If You are covered by any other insurance policy for the **Excess** payable following an incident covered under **this Insurance**, the **Insurer** will only pay **Their** share of the claim.
- 3. Reasonable Precautions- You or the driver must take reasonable steps to safeguard the **Vehicle** against loss or additional exposure to loss.
- 4. Keeping to the terms of **this insurance** For cover to apply, You must adhere to terms and conditions set out in this policy document.
- 5. Motor Insurance- You must maintain at all times during the **Period of Insurance** a valid **Motor Insurance Policy**.
- 6. The benefits of this Insurance may not be re-assigned or transferred without our express consent.

Consumer Insurance (Disclosure and Representations) Act 2012

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take reasonable care to:

- . Supply accurate and complete answers to all the questions **We** may ask as part of **Your** application for cover under the Policy;
- ii. To make sure that all information supplied as part of **Your** application for cover is true and correct;
- iii. Tell **Us** of any changes to the answers You 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.



(Click the relevant section below)















Invalid Cover Benefit

If any Benefit is paid which is found to have been made as a direct or indirect result of **Your** fraud, recklessness or negligence then all payments may be forfeited, and **We** reserve the right to demand that any sum paid by the **Insurer** is repaid by You and/or take the appropriate legal action against You.

Jurisdiction and law

Unless some other law is agreed in writing, **this Insurance** is governed by English law. If there is a dispute, it will only be dealt with in the courts of England and Wales or of the country within the United Kingdom in which You reside.

Claims conditions

- 1. You must report any claim to **Us** as soon as possible but within 30 days of the incident date and provide all information and assistance which **We** may require.
- 2. If You or anyone acting for You makes a claim under this policy knowing the claim to be false, **We** will not pay the claim and all cover under **this insurance** will cease
- 3. We may appoint a third party representative or loss adjuster to visit You to verify the circumstances of Your claim.

Claims procedure

In the event of a possible claim, please contact **Us** at the earliest opportunity and **We** will confirm the claim procedure that must be followed plus a list of documents required to support **Your** claim.

Claims via the internet

Should You wish to claim under **this Insurance**, please visit www.excessprotectclaims.co.uk You will be able to complete the claim form online. You will then receive communication confirming **Your** claim number and a list of documents You are required to return.

Claims by telephone / post

If You do not have access to the internet and would like to claim via telephone / post: Please call **Us** on 0330 0555 373 to notify **Your** claim (opening hours 9am-5pm Monday-Friday). **We** will register **Your** claim and send an acknowledgement letter with a claim form for You to complete. This correspondence will include a list of documents required to support **Your** claim.

Cancellation

If You decide that for any reason, **this Insurance** does not meet **Your** Insurance needs, please notify the **Seller** within 14 days from the **Issue Date** and the premium paid will be refunded in full. After 14 days You may cancel **this Insurance** however, there is no provision for any part return of the premium paid.

Our commitment to good service

We hope You will be completely happy with **this Insurance** but if something does go wrong, **We** would like to know about it. **We** will do **Our** best to resolve the issue and make sure it doesn't happen again.



(Click the relevant section below)

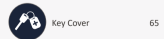


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Complaints about the sale of this Insurance

If You have any concerns regarding the sale of **this Insurance**, please contact Sure Thing! Insurance.

Complaints about this insurance

Please contact **Our** Customer Services team either by:

Tel: 0330 123 1134 09.00-17.00 Monday-Friday customer.services@businessanddomestic.co.uk F-mail:

Blink Innovation (UK) Limited T/A Business and Domestic Insurance Services, Holgate Park Drive, York, YO26 4GA. Post:

We will acknowledge Your complaint within 5 working days. We will advise You who is dealing with it and when We expect to respond. We aim to respond fully within 8 weeks. However, if We are unable to provide a final response within this period We will write to You before this time and advise why **We** have not been able to offer a final response and how long **We** expect **Our** investigations to take.

If You remain unhappy with **Our** final response, or **We** have not managed to provide a final response within 8 weeks of **Your** complaint. You may be entitled to refer **Your** complaint to the Financial Ombudsman Service for help and advice.

Tel: 0800 023 4567 or 0300 123 9123 www.financial-ombudsman.org.uk Website:

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

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

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: www.ec.europa.eu/consumers/odr

Please make sure You always quote **Your** policy number from the **Schedule**.

This complaints procedure doesn't affect Your statutory rights.

Data protection

The **Insurer** is the data controller who determines the purpose and means of processing Your personal data.



(Click the relevant section below)

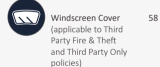


Breakdown Cover 26

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Data Protection Policy

Acasta European Insurance Company Limited need to use **Your** data in order to arrange **Your** insurance and associated products. You are obliged to provide information without which **we** will be unable to provide a service to You. Any personal information provided by You may be held by the **Insurer** in relation to **Your** insurance cover. It may be used by **our** relevant staff in making a decision concerning **Your** insurance and for the purpose of servicing Your cover and administering claims. Information may be passed to loss adjusters, solicitors, reinsurers or other service providers for these purposes. **We** may obtain information about You from credit reference agencies, fraud prevention agencies and others to check **Your** credit status and identity. The agencies will record **our** enquiries, which may be seen by other companies who make **their** own credit enquiries. **We** may check **Your** details with fraud prevention agencies. If You provide false or inaccurate information and **we** suspect fraud, **we** will record this. **We** and other organisations may use these records to;

- a. Help make decisions on insurance proposals and insurance claims, for You and members of **Your** household:
- b. Trace debtors, recover debt, prevent fraud, and manage Your insurance policies;
- c. Check **Your** identity to prevent money laundering, unless You furnish **us** with satisfactory proof of identity;

We process all data in the UK but where we need to disclose data to parties outside the European Economic Area (EEA) we will take reasonable steps to ensure the privacy of Your data. In order to protect Our legal position, we will retain Your data for a minimum of 7 years. We have a Data Protection regime in place to oversee the effective and secure processing of Your data. Under GDPR legislation, You can ask us for a copy of the data we hold, have it corrected, sent to a third party or deleted (subject to our need to hold data for legal reasons). We will not make Your personal details available to any companies to use for their own marketing purposes. If You wish to complain about how we have handled Your data, You can contact us and we will investigate the matter. If You are not satisfied with our response or believe we are processing Your data incorrectly You can complain to the Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF Tel: 0303 123 1113.



(Click the relevant section below)



Legal Assistance



Breakdown Cover

26



Personal Accident 42



Replacement Van 51 Cover



Windscreen Cover 58 (applicable to Third Party Fire & Theft and Third Party Only



Kev Cover

policies)



Excess Protection 77

Tools In Transit

84

65

Tools In Transit

Need to make a claim? 0203 794 9305

Free 24hr emergency claim line





(Click the relevant section below)

Legal Assistance	
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Tools In Transit policy wording

The Insurer

This insurance is arranged by Sure Thing Insurance Services Limited, administered by Supercover Insurance Ltd and underwritten by Zenith Insurance Plc, Authorised Insurers, registered in Gibraltar No 84085. Registered Office: 846-848 Europort, Gibraltar.

Supercover Insurance Ltd is registered in England and Wales, registration no. 03058631. Registered Office: 45 Westerham Road, Bessels Green, Sevenoaks, Kent TN13 2QB. Authorised and regulated by the Financial Conduct Authority (No. 313806). This can be checked on the Financial Services Register at www.fca.org.uk/firms/systems-reporting/register or by contacting them on 0800 111 6768.

Zenith Insurance Plc is regulated by the Gibraltar Financial Services Commission and subject to a limited regulation by the Financial Conduct Authority and the Prudential Regulation Authority in respect of underwriting insurance business in the UK (Number 211787).

Zenith Insurance Plc is a member of the Association of British Insurers.

All Supercover claims are processed by Direct Group Limited. Certain subsidiaries of Direct Group Limited are authorised and regulated by the Financial Conduct Authority. Registered office: Quay Point, Lakeside Boulevard, Doncaster, South Yorkshire, DN4 5PL. Financial Services Register number: 307332. Company number: 2461657. Registered in England & Wales.

Important Information

We have not provided you with a personal recommendation as to whether this product is suitable for your needs so you must decide yourself whether it is or not. You have made a decision based on the information made available to you.

This policy meets the demands and needs of those who wish to insure against the cost of replacement tools in the event of theft, destruction or damage whilst in their motor vehicle or in the process of loading or unloading from their motor vehicle.

Introduction

In return for the payment of **your** premium **we** will provide insurance for **your tools in transit** during the period of cover as stated in the schedule, subject to the terms, conditions and limitations shown below or as amended in writing by **us** and during the period of cover. This insurance runs along with **your motor insurance policy** and if **your motor insurance policy** is cancelled / not renewed, all cover under this insurance will end.



(Click the relevant section below)



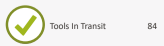












Definitons

The words and phrases defined below have the same meaning wherever they appear in bold in this certificate.

Authorised Person(s) - you or one of your employees.

Commencement Date – the date on which your application for a policy was accepted

Motor vehicle – the commercial vehicle insured under the motor insurance policy including any attached trailer.

Period of Insurance- 12 months from the **Commencement Date** of this **policy**; or on the date on which **your motor insurance policy** expires or is cancelled; or on the date on which **you** cancel this **policy**; whichever is the sooner

Reasonable precautions – all measures that it would be reasonable to expect a person to take in the circumstances to prevent theft of **your tools in transit**.

Territorial Limits – Cover applies within the **geographical limits** of Great Britain, Northern Ireland, the Channel Islands and the Islands and Island

Tools in transit – portable tools, tool kits or test equipment connected with the business owned by or hired by **you**.

Unattended — With no **authorised person(s)** authorised by **you**, keeping the **motor vehicle** under observation, and able to observe or prevent and attempt to interfere with it with a reasonable prospect of preventing any unauthorised interference. **We. us. our** — Zenith Insurance Plc.

You, your, Insured – the person, who owns the tools in transit as stated on the application form.

What We Will Cover

During the **Period of insurance, we** will provide cover in accordance with this document. Cover commences when the property is lifted by **you** or **your** employees immediately prior to loading and continues until the property is placed in position (excluding erection, dismantling or installation) by **you** or an **authorised person** at a destination including loading and unloading.

- A. If your tools in transit are stolen, destroyed or damaged whilst in your motor vehicle we will replace them.
- B. If your tools in transit are stolen, destroyed or damaged during loading or unloading from your motor vehicle we will replace them.
- C. We will insure your tools in transit up to a maximum value which can be found in your Schedule of Insurance.
- D. We will either provide replacement tools in transit in the event of a claim or may at our discretion financially reimburse you for the value of your tools in transit.
- E. This cover is limited to two claims in any 12 month period.

Conditions

claim.

1. Under Insurance

If, at the time of the incident giving rise to a claim under this insurance, the **tools in transit** being loaded upon, carried by, temporarily housed upon or being unloaded from the **motor vehicle** are valued in **excess** of the maximum sum **insured**, then **we** will only pay for loss or **damage** to the same proportion. For example, if the maximum sum **insured** only covers one third of the cost of replacing the **tools in transit**, **we** will only pay one third of the



(Click the relevant section below)



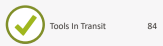












2. Motor vehicle Security Requirement

If the motor vehicle is unattended we will not accept any claim for theft unless:

- a. the **tools in transit** have been concealed in a locked boot or cargo hold or other locked internal compartment and all the **vehicle** windows and doors have been securely locked and fastened and the keys removed and unattached trailers have had anti-hitching devices put into operation. Any additional security measure must also be implemented.
- b. forcible and violent means have been used to gain access or entry to the **motor vehicle**. Evidence of which must be submitted with **your** claim.

3. Overnight Requirement

We will not accept any claim for theft of your tools in transit from your motor vehicle overnight (10pm to 6am) unless the security requirements above have been met and unless the motor vehicle is

- a) parked in an area secured by a locked gate
- b) parked in a locked and secure garage
- c) parked in **your** off road driveway next to **your** private home

If these conditions cannot be met then **you** must park **your motor vehicle** in a well-lit area, on the same street as **your** private home, and the **motor vehicle** must be visible from **your** private home.

The overnight requirement shall not apply whilst **you** are undertaking work at a customer's premises between the hours of 10:00pm and 6:00am. The motor vehicle security requirement shall apply at all times whenever **your** vehicle is unattended.

What We Will Not Cover

- 1. An excess fee for each claim of £100.
- Your tools in transit are not covered for theft or attempted theft from any unattended motor vehicle where the motor
 vehicle has been left unattended and you have not checked the motor vehicle or your tools in transit for more than 48
 hours.
- 3. Loss, theft or damage of any sheet ropes, packing materials, securing chains or toggles;
- 4. Loss, theft or damage caused by you deliberately damaging or neglecting the tools in transit;
- Damage arising from wear & tear, depreciation, deterioration, mildew, moth, vermin, manufacturer and/or latent defects, mechanical or electrical breakdown, failure unless external damage has occurred.
- 6. Theft of laptops and/or mobile phones and/or any other mobile communications equipment.
- 7. Theft of any money, securities, jewellery or anything other than your tools in transit
- 8. Any expense incurred as a result of not being able to use the **tools in transit** or any loss other than the repair or replacement costs of the **tools in transit**.
- 9. Tools in transit whilst being towed on its own wheels or being driven under its own power.
- 10. Loss or damage caused by radiation, radioactive contamination or the hazardous properties of any explosive, corrosive, invasive or toxic substance or material
- 11. Loss or damage caused by war, invasion, foreign enemy hostilities (whether war is declared or not), civil war, terrorism, rebellion, revolution, military force or coup, or the actions of any lawful government or public or local authority.



(Click the relevant section below)



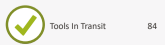












- 12. Sonic Boom- damage or destruction directly occasioned by pressure waves caused by aircraft or other aerial devices traveling at sonic or supersonic speeds.
- 13. Any loss or damage other than the cost of replacing the tools in transit, arising from theft or from any other cause whatsoever.
- 14. Liability of whatsoever nature arising from ownership or use of the tools in transit, including any illness or injury resulting from it.
- 15. Value Added Tax (VAT) where you are registered with HM Revenue and Customs for VAT.
- 16. Any damage to the vehicle carrying the tools in transit

Replacement

This **policy** offers replacement only and is not a replacement as new **policy**. If the **tools in transit** cannot be replaced with identical **tools in transit** of the same age and condition, **we** will replace them with ones of comparable specification or the equivalent value taking into account the age and condition of the original **tools in transit**. **We** may, at **our** discretion financially reimburse **you** for the value of **your tools in transit**.

Depreciation

Depreciation (Betterment) is the provision for the depreciation of **your tools in transit** over time. Betterment will be applied at 10% per year from the end of a year.

Conditions and Limitations

- 1. Unless we have agreed otherwise with you, English law and the decisions of English courts will govern this insurance.
- 2. This insurance only covers tools in transit bought and used within the territorial limits.
- 3. **You** must provide **us** with any receipts, documents or proof of purchase, that is reasonable for **us** to request or **we** may refuse to consider **your** claim
- 4. This insurance may only be altered, varied or its conditions altered or premium changed by one of **our** authorised officials, giving **you** 30 days' notice in writing.
- 5. In the **event** of any claim **you** are responsible for the payment of any outstanding premiums.
- 6. You cannot transfer the insurance to someone else or include any other tools in transit without our written permission.
- 7. Reasonable precautions

You shall

- i. only employ steady, reliable and competent drivers covered under a valid **motor insurance policy** issued by an FCA or Financial Regulator authorised **insurer** and must take all **reasonable precautions** to prevent any loss or **damage**
- ii. take all reasonable precautions to prevent any loss or damage when securing loads
- iii. take all reasonable precautions to maintain efficient all vehicles in a roadworthy condition
- iv. take all reasonable precautions to ensure that any vehicle is suitable for the purpose for which it is used.
- v. maintain in force a valid motor insurance policy to cover any vehicle carrying tools in transit
- Cover excludes costs or payments recoverable from any party, under the terms of any other contract, guarantee, warranty, or insurance.



(Click the relevant section below)



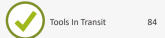












Your right to change your mind (withdrawal period)

You may cancel this insurance, without giving reason, by contacting Sure Thing Insurance Services Limited on 0344 335 5555 within 14 days of it starting, or (if later) within 14 days of **you** receiving the insurance documents if you are a new customer or 14 days from the renewal date if you are an existing customer.

You will receive a full refund of all premium paid provided that no claim has been paid by us and you do not intend to make a claim under this insurance.

Cancellation by you after the withdrawal period

If **you** wish to cancel **your** insurance after the initial 14 day withdrawal period **you** can do so by contacting Sure Thing Insurance Services Limited on 0344 335 5555 however no refund of premium will be made.

Cancellation by us

We may cancel **your** insurance by giving **you** 30 days' notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- 1 Fraud
- 2. Non-payment of premium
- 3. Threatening and abusive behaviour
- 4. Non-compliance with policy terms and conditions

If **we** cancel **your** insurance **we** will refund the premium relating to the remaining period of insurance on a proportionate basis.

Consumer Insurance Act

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take care to:

- a) 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**
- b) to make sure that all information supplied as part of **your** application for cover is true and correct
- c) tell ${f us}$ of any changes to the answers ${f you}$ have given as soon as possible.

You must take reasonable care to provide complete and accurate answers to the questions **we** ask when **you** take out, make changes to and renew **your policy**. If any information **you** provide is not complete and accurate, this may mean **your policy** is invalid and that it does not operate in the **event** of a claim or **we** may not pay any claim in full.



(Click the relevant section below)



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Breakdown Cover











Claims Procedure

You must:

- notify Direct Group Limited on 0203 794 9305 as soon as possible but in any **event** within 28 days of discovery of the any incident likely to give rise to a claim under this insurance;
- report the theft of any **tools in transit** to the Police within 48 hours of discovery and obtain a crime reference number in support of a theft claim;
- pay an excess fee of £100 for any claim before your claim can be approved;
- provide us with details of the claim and any other contract, guarantee, warranty or insurance that may apply to the theft
 including but not limited to household insurance. Where appropriate a rateable proportion of the claim may be recovered
 direct from these Insurers
- provide a copy of the purchase or hire receipt for the items you are claiming for. Failure to provide a receipt for your tools
 in transit will result in your claim being refused.
- provide evidence of forced entry for claims relating to theft from **vehicle**.

To help **us** improve **our** service **we** may record or monitor telephone calls.

Warning

We will process your claim under the terms and conditions of this insurance based on the first reason notified to us for the claim. If your claim is not covered and you then submit a claim having changed the reason we consider this as fraud. Details of all such cases will be passed to appropriate agencies for action. In the event of fraud we reserve the right to refuse the claim and cancel the policy with no refund of premium.

Fraud

You must not act in a fraudulent way. If you or anyone acting for you:

- fails to reveal or hides a fact likely to influence whether we accept your proposal, your renewal, or any adjustment to
 your policy;
- fails to reveal or hides a fact likely to influence the cover we provide;
- makes a statement to us or anyone acting on our behalf, knowing the statement to be false;
- · sends us or anyone acting on our behalf a document, knowing the document to be forged or false;
- · makes a claim under the policy, knowing the claim to be false or fraudulent in any way; or
- makes a claim for any loss or damage you caused deliberately or with your knowledge.

If **your** claim is in any way dishonest or exaggerated, **we** will not pay any benefit under this **policy** or return any premium to **you** and **we** may cancel **your policy** immediately and backdate the cancellation to the date of the fraudulent claim. **We** may also take legal action against **you** and inform the appropriate authorities.



(Click the relevant section below)



Legal Assistance

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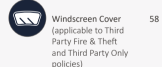
Breakdown Cover 26



Personal Accident 42

cover











Complaints

It is the intention to give **you** the best possible service but if **you** do have any questions or concerns about this insurance or the handling of a claim you should follow the complaints procedure below:

Complaints regarding:

Sale of the policy

Please contact your agent who arranged the insurance on your behalf.

Claims

Post: Direct Group

PO Box 1291 Preston PR2 0QJ

Tel: 0203 794 9300

Email: customer.relations@directgroup.co.uk

Please ensure your policy number is quoted in all correspondence to assist a quick and efficient response.

Every effort will be made to resolve **your** complaint by the end of the third working day after receipt. If they cannot resolve your complaint within this timeframe they will acknowledge **your** complaint within 5 days of receipt and will do their best to resolve the problem within four weeks by sending **you** a final response letter.

If they are unable to resolve **your** complaint in this time they will write to advise **you** of progress and will endeavour to resolve **your** complaint within the following four weeks.

If they are still unable to provide **you** with a final response at this stage, they will write to **you** explaining why and advise when **you** can expect a final response. At this point you may refer **your** complaint to The Financial Ombudsman Service at the following address:

Post: Financial Ombudsman Service

Exchange Tower
Harbour Exchange

London E14 9SR

Web: www.financial-ombudsman.org.uk



(Click the relevant section below)



Breakdown Cover

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What you should know

You may go directly to the Financial Ombudsman Service when you first make your complaint, but the Ombudsman will only review your complaint at this stage with our consent. However, we are still required to follow the procedure stated above.

If you have received a final response but are dissatisfied, you have the right of referral to the Financial Ombudsman Service within six months of the date of your final response letter. You may only refer to the Ombudsman beyond this time limit if we have provided our consent.

Whilst we and our UK service providers are bound by the decision of the Financial Ombudsman Service, you are not. Following the complaints procedure above does not affect your right to take legal action.

Compensation Scheme

The Financial Services Compensation Scheme covers this policy. You may be entitled to compensation from this scheme if We cannot meet our liabilities under this policy. Further information about compensation scheme arrangements is available at www.fscs.org.uk or by telephoning 0207 741 4100.

How we use your information

We believe in keeping your information safe and secure. Full details of what data we collect and how we use it can be found in our privacy policy which you can access via www.gadget-cover.com or by requesting a copy from our Data Protection Officer (contact details below). This section provides you with some basic information and explains:

- What we do with your information
- How we may check the information you have provided to us against other sources such as databases
- · Who we share your information with, and
- How we may use your information.

We are governed by the Data Protection legislation applicable in the United Kingdom

How we may collect your information

We may collect details about you from

- Information you give to brokers
- Information you give us in online forms and other forms
- Other sources such as Google Earth and social media
- Third parties and other sources
- Telematics systems.



(Click the relevant section below)















What information we may collect about you

We collect details including details about your health, personal circumstances, claims history, credit history, motoring history and other relevant details. We may collect information on you from databases such as the electoral roll and county court judgment records.

How we may share your information

In order to provide our services to you, we may share your information with other insurance companies, solicitors, regulators, business partners and suppliers. We may also have a legal obligation to provide your information, in certain circumstances, with regulators, police and other public bodies.

Information you supply may be used for the purposes of insurance administration by us and third parties. These third parties may share your information with their own agents.

How we may use your information

We may use your information for a number of purposes. These include:

- Providing you with our services
- Dealing with your claim
- Carrying out checks such as fraud checks and credit checks
- Providing you with information about our products and services.
- We give details about some of these processes below.

Providing you with details on our Products and Services

Where you have given us your consent to do so, we will send you information about products and services of ours and other companies in our Group which may be of interest to you. We may contact you by telephone, letter or email (as you have indicated) You have a right at any time to stop us from contacting you for marketing purposes or giving your information to other members of the Group. If you no longer wish to be contacted for marketing purposes then please contact our Data Protection Officer (contact details below).

Fraud Prevention and Detection

We carry out fraud checks on our customers. We do this in order to prevent fraud and also to help us make decisions about the provision, pricing and administration of insurance. When carrying out these checks, we will search against fraud detection databases. We may pass details about you to some of these databases. Law enforcement agencies, financial service providers, fraud prevention agencies, police and other organisations may also access these databases.

Claims History

We may process data relating to your claims history for the purposes of assessing any claim you may make. The aim is to help us to check information provided and also to prevent fraudulent claims. When you tell us about an incident we will pass information relating to it to these databases. We may search these databases when you apply for insurance, in the event of any incident or claim, or at time of renewal.



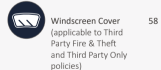
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Credit Searches and Accounting

In assessing an application for insurance or policy renewal, we may search files made available to us by credit reference agencies. They keep a record of that search. Credit reference agencies share information with other organisations, enabling applications for financial products to be assessed or to assist the tracing of debtors, or to prevent fraud.

Transfers

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Sometimes your information may be transferred outside the European Economic Area by us, by the organisations with whom we share your information or by the servants and agents of these organisations. If we do this we will ensure that anyone to whom we pass it provides an adequate level of protection.

Your Rights as a Data Subject

Under Data Protection Laws you have certain rights; these include for example, a right to understand what data we hold on you and a right to ask us to amend that data if it is incorrect. If you would like to exercise any of your rights please contact our Data Protection Officer (contact details below).

Data Protection Officer

If you have any questions about how we use your data, or to exercise any of your data rights please contact our Data Protection Officer at:

Post: Data Protection Officer

Supercover Insurance Limited

45 Westerham Road Bessels Green Sevenoaks Kent

TN13 2QB



Maxim 3, 2 Parklands Avenue, Eurocentral, Motherwell, ML1 4WQ

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QMetric Group Limited registered office is: 32-38 Dukes Place, London, EC3A 7LP and company number is 07151701.