

A white commercial van is shown from a front-three-quarter view, parked on a road. The background consists of a field of tall, golden-brown grasses under a clear blue sky. The image is overlaid with large, abstract geometric shapes in blue and green.

COMMERCIAL VEHICLE PLUS

INSURANCE POLICY
Your policy explained

Version 1.0

CONTENTS

WHAT TO DO IN THE EVENT
OF AN ACCIDENT 3

SECTIONS OF THIS CONTRACT
WHICH APPLY TO YOU 4

DEFINITIONS 6

LOSS OF OR DAMAGE TO YOUR VEHICLE 10

WINDSCREEN AND WINDOW COVER 13

CLAIMS BY THIRD PARTIES 16

MEDICAL EXPENSES 18

USING YOUR VEHICLE ABROAD 19

VEHICLE SHARING 20

COURTESY VEHICLE COVER 20

LEGAL SOLUTIONS 21

GENERAL CONDITIONS 24

CLAIMS NOTIFICATION AND COOPERATION 27

CANCELLATION 31

GENERAL EXCLUSIONS 33

IMPORTANT INFORMATION 36



WHAT TO DO IN THE EVENT OF AN ACCIDENT

IF YOU ARE INVOLVED IN AN ACCIDENT YOU SHOULD:

1. Get into a safe position, away from other traffic before you start exchanging details.
2. Never admit liability at the scene of the accident.
3. Take note of the names, addresses and phone numbers of everyone involved in the accident.
4. Take note of any registration numbers, makes & models of any vehicles involved.
5. If safe to do so take pictures of the vehicles, the registration number of the vehicles, any damage caused as a result of the accident, and any passengers.
6. If safe to do so also try to take pictures of the accident scene and anything else you feel may assist us in the handling of a claim.
7. Take note of the names, contact details and addresses of any witnesses present.
8. Notify the police at the scene of the accident if any party is injured.

Any accident/incident which may give rise to a claim on this policy must be reported to us within 24 hours of occurring on: 0345 092 0700 OR Text "CLAIM" to 83118

If you can provide a contact number for the other party involved or any witness we will speak with them directly on your behalf. We can even do this for you whilst you are at the scene of the accident!

Sections of this contract which apply to you

Type of cover (see Schedule)	Sections that apply
Comprehensive	All sections except B4* (Windscreen ad window cover) *Windscreen ad window cover only applies if stated in the Endorsement Section of Your Schedule
Third party fire and theft	A B1 B3 applies but only for loss or damage caused by fire, lightning, explosion, theft or attempted theft. B5 applies but only for loss or damage caused by fire, lightning, explosion, theft or attempted theft. C D1 applies only to medical expenses of third parties, not the person driving Your Vehicle. E, F, G, H, I, J, K and L.
Third party only	A C D1 applies only to medical expenses of third parties. E, F, G, H, I, J, K and L

PREAMBLE

This insurance contract is a legally binding document between You and Haven Insurance Company Limited (Haven Insurance). In return for Your premium, Haven Insurance agrees to provide the cover shown in the Schedule for the Period of Insurance stated in the Schedule on the terms set out in this contract.

This Policy and any Policy Schedule, Endorsements, Clauses and Certificate of Motor Insurance should be read as if they are one document.

The Insurer's acceptance of this risk and the premium calculated is based on the information presented to the Insurer being a fair presentation of the risk to be insured by the policyholder including any unusual or special circumstances which increase the risk and any particular concerns which the policyholder may have about their risk and the cover required.

THE LAW APPLICABLE TO THIS POLICY

Unless We agree otherwise in writing, the law which applies to this policy is the law of England and Wales.

JOINT POLICYHOLDERS

Where more than one person is named in the Schedule as the policyholder this policy will apply separately to each, but this shall not increase Our total liability beyond any limit referred to in this policy, or beyond the total sum We would be liable to settle in respect of any claim for cover under the policy if there had been a single policyholder.

Section A - Definitions

Whenever they appear in this policy wording the following words carry the same meaning whether or not they commence with a capital letter.

Accessories

Permanently fitted audio equipment (CD, radio or cassette playing equipment).

Appointed Advisor

The solicitor or other advisor appointed by the Legal Solutions Administrator to act on Your behalf.

Beyond Economic Repair

Your Vehicle will be considered to be Beyond Economic Repair if We conclude that the extent of any damage to Your Vehicle makes it uneconomical or unsafe to repair.

Certificate of Motor Insurance

Document providing legal evidence of Your insurance as required by law.

Collective Conditional Fee Agreement

A legally enforceable agreement entered into on a common basis between the Appointed Advisor and the Legal Solutions Administrator to pay their professional fees on the basis of 100% "no-win no-fee".

Courtesy Vehicle

The vehicle supplied by Us to You.

Endorsement

An amendment to Your Insurance identified in the Schedule.

Excess

The amount or amounts shown in the Schedule which You have to pay towards any claim, including but not limited to a Young or Inexperienced Driver Excess, Specified Driver Excess, Late Reporting Excess or Windscreen Excess.

Fair Presentation

You are required to make a fair presentation of the risk to Insurers which discloses every material circumstance which You know or ought to know relating to the risk to be insured. A circumstance is material if it would influence the judgment of a prudent insurer in determining whether to provide insurance for the risk and, if so, on what terms. You must ensure that You have carried out reasonable searches to obtain all relevant information about the risk.

Haven Claims

Haven Claims is a claims handling company engaged by Us to manage repairs to vehicles insured by Us. We will share Your personal information with Haven Claims insofar as is necessary for them to help You and Us resolve Your claim. Haven Claims is a trading name of Prospect Legal Limited.

Hazardous Loads

Those goods or substances referred to in any legislation and related regulations governing the carriage of dangerous goods

by road, including provisions relating to classification, packing and labelling, as may be of application from time to time in the United Kingdom.

Haulage

Carrying or transporting goods for reward.

Hire

Driving Your Vehicle for reward but not Haulage.

Late Reporting Excess

The amount shown in the Schedule which You or any person insured has to pay towards a claim if loss or damage occurs or liability arises and You do not notify Us in accordance with the claims notification provisions set out in Section H – claims notification and co-operation, but We agree to provide cover in any event.

Legal Costs & Expenses

1 Reasonable legal costs fees and disbursements reasonably and proportionately incurred by the Appointed Advisor on the Standard Basis and agreed in advance by the Legal Solutions Administrator or Fixed Recoverable Costs. The term "Standard Basis" can be found within the Court's Civil Procedure Rules Part 44 and Other sides costs and disbursements where You have been ordered to pay them or pays them with the Legal Solutions Administrator's agreement.

Legal Solutions Administrator

ARAG plc who is authorised under a binding authority agreement to administer this insurance on behalf of the Legal Solutions Insurer, Brit Syndicate 2987 at Lloyds.

Legal Solutions Insurer

Brit Syndicate 2987 at Lloyd's (written under unique market reference B0356KA233D12A000 or replacement thereof).

Limit(s) of Coverage

The maximum sums shown in the Schedule in respect of applicable sections of the Policy.

Market Value

The value of Your Vehicle at the date of loss according to the Glass's Guide mid-book value plus the value of Accessories up to a maximum of £250 (irrespective of any Accessories Endorsement). Vehicle condition, mileage and use will also be taken into consideration when assessing the Market Value of Your Vehicle.

If no Glass's Guide value exists, We will use market research, the open market and various other available publications to assist in sourcing a Market Value. This would be done as a matter of course and prior to any need for an independent engineer or assessor valuation. You and We will be bound by that valuation.

No Claims Discount

The amount by which Your premium is reduced to reflect the lack of claims under the policy.

Non Fault Accident

An accident or incident which is proven to be entirely and without doubt not Your fault.

Period of Insurance

The period of time covered by this insurance as shown in the Schedule.

Personal Belongings

Items owned by You excluding:

- 1 Money (including credit cards, cash cards, debit cards and cheque cards), stamps, tickets, documents or securities
- 2 Jewellery or furs
- 3 Tools, goods or samples connected with Your work
- 4 Property insured by any other contract
- 5 Accessories and other in-vehicle entertainment systems, communication equipment or navigational equipment
- 6 Any item carried inside a Trailer

Reasonable Prospects of Success

This means that it is always more likely than not that

- (a) Your claim or appeal will be successful, and
- (b) Any judgment being sought by You will be enforced.

Road Traffic Acts

Any Acts, laws or regulations which govern the driving or use of any motor vehicle in Great Britain, Northern Ireland, the Isle of Man, the Island of Guernsey, the Island of Jersey and the Island of Alderney.

Schedule

The document which gives details of Your cover.

Small Claims Court

A court in England & Wales that hears a claim falling under the small claims track in the County Court as defined by Section 26. (1) of the Civil Procedure Rules 1999; a court in Scotland that uses the simple claims procedure as set out by the Courts Reform (Scotland) Act 2014, a court in Northern Ireland where the sum in dispute is less than £3,000 or the equivalent jurisdiction in the Channel Islands and Isle of Man where the policy applies.

Specified Driver

A driver identified in the Schedule as a Specified Driver.

Specified Driver Excess

The amount or amounts shown in the Schedule which You or any person insured have to pay towards any claim if loss or damage occurs or liability arises when Your Vehicle is in the custody or control of a Specified Driver.

Split Liability

Where liability for an accident or incident is shared between 2 or more parties in the event of a claim, resulting in proportionate settlement being made by each party.

Supervised Driver

A driver identified in the Schedule as a Supervised Driver.

Territorial Limits

Great Britain or Northern Ireland or the Isle of Man or the Island of Alderney or the Island of Guernsey or the Island of Jersey. In relation to the Legal Solutions Section of this policy, the United Kingdom, Channel Islands and the Isle of Man.

Terrorism

Any act deemed by the United Kingdom government to be an act of terrorism following the interpretation set out in part 1 of the Terrorism Act 2000.

Trailer

A Trailer designed for the purpose of being towed by a Vehicle and including a caravan or broken-down vehicle (as permitted by law).

We or Us or Our

Haven Insurance Company Limited.

Windscreen Excess

The amount or amounts shown in the Schedule which You or any person insured has to pay towards any claim under Section B4.

You or Your

The policyholder or policyholders named in the Schedule.

Young or Inexperienced Driver

A driver up to 24 years old or who has held a licence for less than 12 months.

Young or Inexperienced Driver Excess

The amount payable under clause B2.11 if at the time that damage or loss arose other than by fire or theft Your Car was last in the custody or control of a Young or Inexperienced Driver covered under Your Policy but not identified as the policyholder in the Schedule.

Your Agent

Your broker or other intermediary through whom You take out this insurance named in the Schedule.

Your Vehicle

The vehicle identified in Your Policy Schedule or any Courtesy Vehicle arranged by Us whilst Your Vehicle is being repaired after You have claimed under this policy so long as that vehicle is normally based in the UK. In relation to the Legal Solutions Section of this policy it also includes any Trailer attached to it.

Section B - Loss of or damage to your vehicle

B1 LOSS OF OR DAMAGE TO YOUR VEHICLE CAUSED BY FIRE OR THEFT

What is covered?

We will cover You in respect of loss of or damage to Your Vehicle which occurs during the Period of Insurance caused by fire, lightning, explosion, theft, attempted theft up to the Limit of Coverage specified in the Schedule and subject to the applicable Excess(es).

B2 LOSS OF OR DAMAGE TO YOUR VEHICLE OTHER THAN BY FIRE OR THEFT (COMPREHENSIVE POLICIES ONLY)

What is covered?

We will cover You in respect of loss of or damage to Your Vehicle which occurs during the Period of Insurance caused by accidental or malicious means up to the Limit of Coverage specified in the Schedule and subject to the applicable Excess(es).

Provisions applicable to B1 and B2

- 1 If Your Vehicle is damaged, at Our option We will:
 - 1.1 Repair the damage to Your Vehicle; or
 - 1.2 Provide you with a replacement Vehicle.

- 1.3 At Our discretion, in some circumstances we may decide to settle the claim by a monetary payment instead of repairing or replacing Your Vehicle.
- 2 We will reduce any monetary payment made to take into account wear, tear and loss of value when We settle claims.
- 3 We will only repair or replace Your Vehicle under sections B1 and B2 if the Excess has been paid.
- 4 Where We agree to settle the claim by a monetary payment instead of repairing or replacing Your Vehicle, We will only make a payment where:
 - (a) The Excess has been paid; or
 - (b) We reduce the amount of the payment by the amount of the total Excess(es).
- 5 If Your Vehicle cannot be driven as a result of damage insured by this insurance, We will arrange to move the Vehicle so that it can be repaired, returning it after repair to Your address as set out in the Schedule. We will not be responsible for any costs arising from damage caused when moving Your Vehicle from or to Your address and / or to a place where it can be repaired.
- 6 At your request, We can sub-contract the repair work that we are to carry out to a repairer of Your choice, but this may lead to delays in arranging the repairs. We do not provide a courtesy vehicle if you request that we sub-contract the

repair work that we are to carry out to a repairer of Your choice, even if the courtesy vehicle option is shown in your schedule.

- 7 If We consider Your Vehicle is Beyond Economical Repair as a result of an incident covered by this insurance, subject to Clause 9 below We will provide the registered owner of Your Vehicle with settlement of its Market Value up to the value shown in the Schedule and subject to the Limit of Coverage after deducting the applicable Excess(es). You should be aware that We are entitled to provide settlement based on the value of Your Vehicle in the Schedule (subject to the Limit of Coverage after deducting the Excess) in full and final settlement of Your claim for damage to Your Vehicle, even if that value is under-stated. Our obligation to repair Your Vehicle shall be limited to the cost calculated by applying the proportion that the value of the repair service that We are to provide bears to the Market Value of Your Vehicle specified in the Schedule or the Limit of Coverage less the applicable Excess(es).
- 8 If Your Vehicle is stolen and not recovered, subject to Clause 9 below We will provide the registered owner of Your Vehicle with settlement of its Market Value at the date it was stolen subject to the Limit of Coverage shown in the Schedule after deducting the Excess.
- 9 If You have bought Your Vehicle under a finance, hire purchase or leasing agreement or Your Vehicle is wholly or partly electronically powered and the batteries are

leased, and a settlement is due to be made by Us under this policy, and We decide to make a monetary payment either to repair the loss or damage, because Your Vehicle is Beyond Economical Repair, or because Your Vehicle is stolen and not recovered, then any settlement made will be used to discharge sums owed to the hire purchase company or leasing company, bank or other lenders first, less the applicable Excess(es). If the settlement amount under the agreement is less than the sum due under the Policy, We will settle the difference with You.

- 10 If We make settlement of the Market Value of Your Vehicle or the Limit of Coverage in settlement of a claim under sections B1 and / or B2:
 - (a) You must send Us the Vehicle Registration Document and any current test certificate.
 - (b) Your Vehicle will become Our property.
 - (c) Unless We agree to let this insurance continue on a replacement vehicle, this insurance will end on the date You accept settlement and any outstanding or overdue premiums must be paid.

Your Excess

- 11 If Your Vehicle is lost, stolen or damaged You are responsible for paying the applicable Excess shown in the Schedule no matter how the loss or damage happened.

Young or Inexperienced Driver Excess

12 Unless the loss or damage is caused by fire or theft, You will also be required to pay the Young or Inexperienced Driver Excess specified in the Schedule if at the time of the loss or damage the Car was last in the custody or control of a driver named under this policy who is not identified as the policyholder in the Schedule and who is a Young or Inexperienced Driver.

Specified Driver Excess

13 If Your Vehicle is being driven by a person named against the Specified Driver Endorsement in the Schedule, You will have to pay the amount of the Specified Driver Excess if Your Vehicle is lost or damaged whilst being driven by the Specified Driver.

No Claims Discount (Annual Policies Only)

14 The maximum No Claims Discount We accept is 5 years. If, during the period of one policy year, one claim is assessed as being a fault or Split Liability claim, Your No Claims Discount will be reduced as shown in the below table. You will not earn any additional years No Claims Discount for the policy year in which the claim occurs.

If You have protected Your No Claims Discount, Your No claims Discount will not be affected as long as no more than 1 claim is assessed as fault or Split Liability within the period of one policy year. You will not earn any additional years No Claims Discounts for that same year. In the event that any further fault or split

liability claims arise within the same policy year, two years No Claims Discount will be lost for each subsequent claim:

NCD	NCD after each fault or split liability claim
0yr	0yr
1yr	0yr
2yrs	0yr
3yrs	1yr
4yrs	2yrs
5yrs	3yrs
5yrs +	3yrs

B3 ACCESSORIES

- 1 If Accessories (as defined by this insurance) are damaged or stolen from Your Vehicle, subject to the Excess We will repair or replace up to a maximum of £250 in total.
- 2 At our discretion, in some circumstances We may decide to settle the claim by making a monetary payment instead of repairing or replacing the Accessories.
- 3 Where We take the option of making a monetary payment instead of repairing or replacing the Accessories, We will reduce the settlement to take into account wear, tear and loss of value when We settle claims for Accessories.

B4 WINDSCREEN AND WINDOW COVER

If the Schedule includes windscreen and window cover, We will replace or repair damage to Your Vehicle's windscreen or windows (excluding sunroofs and panoramic roofs). You will be responsible for the Windscreen Excess as specified in the Schedule. If Your windscreen is chipped and can be repaired rather than replaced an Excess will not be applicable.

At your request, We can sub-contract the repair work that we are to carry out to a repairer of Your choice, however a limit to the value of the repair work that we will carry out will be applicable, as stated in the Schedule.

Any claim relating to Your Vehicle's windscreen or windows will not affect Your No Claims Discount.

B5 PERSONAL BELONGINGS

- 1 If You have comprehensive cover, We will cover the loss of or damage to Your Personal Belongings caused by accident, fire, theft or attempted theft whilst they are in Your Vehicle up to a maximum of £100 for any one incident. For the avoidance of doubt, this Section does not cover Personal Belongings belonging to anybody but You.
- 2 If You have Third Party Fire and Theft cover, We will cover loss of or damage to Your Personal Belongings caused by fire, theft or attempted theft whilst they are in Your Vehicle up to a maximum of £100 for any one incident.

- 3 Cover will not be provided in respect of the theft of any property which is in an open or convertible vehicle unless it is kept in a locked luggage compartment.
- 4 We are entitled to reduce settlement to take into account wear and tear when We settle claims.
- 5 Any claim for Your Personal Belongings is subject to the Excess.

What is not covered?

See also Section J General Exclusions

Section B does not cover:

- 1 In respect of each and every claim, the applicable Excess(es) as shown in the Schedule including, or together with, any Inexperienced Driver Excess, any Specified Driver Excess, any Late Reporting Excess and any Windscreen Excess.
- 2 Except as provided by Sections B3 and B5, loss of or damage to any Accessories or property other than Your Vehicle. For the avoidance of doubt there is no cover for communication equipment, navigation systems, audio visual equipment, radio equipment, trade goods or samples.
- 3 Damage or loss to Your Vehicle, spare parts, Accessories or Personal Belongings by theft, attempted theft or unauthorised use when:
 - 3.1 Your Vehicle (including its boot and bonnet) is unlocked; or

- 3.2 Your Vehicle's windows, sun roof or convertible roof are left open; or
- 3.3 The keys (or other form of vehicle entry device) have been left in Your Vehicle; or
- 3.4 There are no signs of forced or violent entry; or
- 3.5 You have not taken other reasonable precautions to protect Your Vehicle.
- 4 The cost of replacement locks, keys or electronic systems as a result of damage to or loss or theft of Your Vehicle's keys.
- 5 Damage to Your Vehicle's sunroof, panoramic roof panels, lights or reflectors whether glass or plastic.
- 6 Wear and tear, including rust and corrosion.
- 7 Loss or damage caused by driving Your Vehicle through deep water or over rough terrain.
- 8 Repairs or replacements which improve Your Vehicle or Accessories beyond their condition before the loss or damage occurred. If it is necessary to make improvements to Your Vehicle or Accessories by repair or replacement, You will be required to make a contribution to the cost of repair or replacement.
- 9 Mechanical, electronic, computer or software breakdowns, failures, faults or breakages.
- 10 Loss of or damage to a Trailer or goods inside or attached to a Trailer.

- 11 Damage to tyres unless caused by an accident which is covered by this insurance.
- 12 Damage due to liquid freezing in Your Vehicle's cooling system unless You have taken reasonable precautions and followed the maintenance instructions, as provided by Your Vehicle manufacturer.
- 13 Damage or loss due to use of the wrong fuel or lubricants.
- 14 Loss of value, whether or not that results from damage covered by this policy.
- 15 The cost of alternative transport (including hire Vehicle costs) or compensation for You being unable to use Your Vehicle or any consequential losses (including loss of profits or hire charges) incurred by You or anyone insured under this policy.
- 16 The extra cost of obtaining replacement parts which are not readily available in the UK. This includes increased repair and replacement part costs due to non-availability and / or waiting time and any additional storage costs.
- 17 Any amount more than the last known list price of any part or Accessory no longer available.
- 18 Loss or damage caused by any person who obtained Access to Your Vehicle by fraud or deception.
- 19 Loss of or damage to Your Vehicle if, at the time of the incident, it was in the control of a person with Your permission who is not covered by this policy.

- 20 Loss of or damage to Your Vehicle as a result of it being taken or driven by a person who is not insured to drive it by this policy but is a member of Your family or household, or any other person known to You, unless You can prove they intended permanently to deprive You of Your Vehicle.
- 21 Loss of or damage to Your Vehicle when it is being used for any criminal purpose excluding for minor driving offences.
- 22 Loss of or damage to Your Vehicle whilst the driver is under the influence of (a) alcohol, (b) illegal drugs or (c) prescription drugs (if instructed not to drive whilst taking them).
- 23 Anybody who can claim for the same loss under any other insurance policy.
- 24 Death of or injury to the driver or person in charge of Your Vehicle.
- 25 Death of or injury to any passenger travelling in the course of their work (except as required by the Road Traffic Acts.)
- 26 Any claim arising as a result of an act of Terrorism or attempts to avoid Terrorism other than as required by the Road Traffic Acts.
- 27 Loss of or damage resulting from Your Vehicle being repossessed and returning it to its rightful owner.
- 28 Loss or damage caused by any government, public or local authority confiscating or destroying Your Vehicle.

- 29 Loss of or damage to any vehicle You are driving or using which is not Your Vehicle.
- 30 Loss of or damage to Your Vehicle whilst it is on Hire unless either (1) the Schedule permits Hire; or (2) this relates to a vehicle-sharing agreement which accords with Section F of this Policy.
- 31 Damage or loss to Your Vehicle when Your Vehicle is carrying or transporting goods for money, unless You have requested this cover and this is shown in Your policy certificate under limitations of use.
- 32 Loss of or damage to the contents of or load being carried on Your Vehicle.
- 33 Loss of or damage to Your Vehicle caused by or arising out of the tipping operation of Your Vehicle.
- 34 The VAT payable on the cost of repairs or replacement goods if You are VAT registered and entitled to recover the VAT.

Section C - Claims by third parties

What is covered

- C1** We will cover persons listed in Section C3 for legal liability caused by or arising out of the use of Your Vehicle or any Trailer attached to, and / or being towed by Your Vehicle:
- (a) Causing bodily injury or death to a third party (including a passenger); or
 - (b) Damage to a third party's property up to a maximum of £20 million for each claim or series of claims arising from one accident or occurrence which is caused during the Period of Insurance.
- C2** We will cover any emergency treatment fees as required by the Road Traffic Acts.
- C3** We will cover the following people in respect of the cover provided in Sections C1 and C2:
- (a) You, when driving, travelling as a passenger in or getting into, or out of, Your Vehicle.
 - (b) Any person driving Your Vehicle with Your permission who is named in the Schedule and insured by this policy.
 - (c) Any passenger travelling in, or getting into or out of, Your Vehicle.
 - (d) Any person using (but not driving) Your Vehicle with Your permission for social, domestic or pleasure purposes.

- (e) The legal personal representative(s) of any deceased person identified in Sections C3 (a) to (d).

Conditions Applicable to Section C

- 1** You must notify Us of any police interview, coroner's inquest, fatal accident enquiry or other court proceedings following an accident covered by Section C. We may decide to arrange legal representation. We are entitled to appoint solicitors of Our choice. Our contribution towards legal fees will usually be limited to £2,000 but We may contribute more in exceptional circumstances.
- 2** We are not obliged to cover legal costs and expenses incurred without Our prior written consent. Further, We require 14 days notice of You or Your legal representatives intention to issue court proceedings on Your behalf in relation to a claim made against the other driver. Failure to provide notification could prejudice Our position, and should this result in Us incurring legal costs without Us considering the prospects of success or Our legal cost exposure, then We will seek recovery from You and / or Your legal representatives.
- 3** Where an all sections Excess or an Excess applicable to Section C is shown in the Schedule, insofar as it is permitted under the Road Traffic Acts, in respect of each and every

occurrence for which a settlement is made by Us under Section C, this Excess is payable to Insurers by You as a contribution to any settlement made by Us.

What is not covered

See also Section J General Exclusions

Section C does not cover:

- 1** Any person insured under this policy who does not keep to the terms and conditions of this insurance.
- 2** Liability covered by another insurance policy.
- 3** Loss of or damage to Your Vehicle, but see section B if You have Comprehensive or Third Party Fire and Theft cover.
- 4** Loss of or damage to property owned or in the custody or control of the person claiming cover under this section of the policy, except as stated in section B.
- 5** Except as required by the Road Traffic Acts, loss, damage or liability to third parties which arises as a result of a passenger opening any door or aperture of Your Vehicle.
- 6** Any person who is aware the driver of Your Vehicle does not hold a valid licence to drive it for the purpose for which it is being used.
- 7** Liability for death or injury to the person driving or in charge of Your Vehicle or to any person being carried in or on, getting into or off, a Trailer.

- 8** Liability in respect of any person killed or injured when travelling in Your Vehicle in the course of their employment (except as required by Road Traffic Acts).
- 9** Except as required by the Road Traffic Acts, loss, damage or liability to third parties which arises when Your Vehicle is being driven for reward, unless You have a Vehicle-sharing agreement which accords with Section F of this Policy.
- 10** Liability for death, injury or damage resulting from Your Vehicle or machinery attached to it being used as a tool of trade.
- 11** Any claim resulting from, preparing, selling or supplying goods, food or drink on or from Your Vehicle.
- 12** Liability for any accident, injury, damage or loss caused directly or indirectly by carrying Hazardous Goods, other than to meet the requirements of the Road Traffic Acts.
- 13** In relation to Trailers:-
 - (a) Liability for loss or damage caused by a Trailer which is being towed for profit.
 - (b) Where more than one Trailer is being towed at any one time.
 - (c) Where a Trailer is not properly secured to Your Vehicle by towing equipment manufactured for the purpose.
 - (d) Where a Trailer is not attached to and / or being towed by Your Vehicle when it causes damage.

- 14 Damage to any public or private highway caused by weight or spillage.
- 15 Fines penalties, punitive or exemplary damages.
- 16 Any consequence of Terrorism or steps taken to avoid Terrorism unless required by the Road Traffic Acts. Our liability under the Acts will be limited to the minimum required by the Acts.

Section D - Medical expenses

- D1 We will provide cover for medical expenses up to £100 for each occupant of Your Vehicle injured in an accident covered by this policy unless those costs are paid under any other motor insurance policy or any other section of this policy.
- D2 If You hold Comprehensive cover, We will provide cover for the insured driver's medical expenses up to £100.
- D3 The maximum We will cover in respect of medical expenses for any one accident covered by this policy is £400.

Section E - Using your vehicle abroad

- E1 Provided that Your Vehicle is being used for social, domestic and pleasure use only, unless expressly agreed by Us, We will provide You with the minimum level of cover for Your Vehicle required by law in any country which:
 - (a) Is a member of the European Union.
 Current members (other than the UK) are:

Austria	Latvia
Belgium	Lithuania
Bulgaria	Luxembourg
Croatia	Malta
Cyprus	Netherlands
Czech Republic	Poland
Denmark	Portugal
Estonia	Republic of Ireland
Finland	Romania
France	Slovakia
Germany	Slovenia
Greece	Spain
Hungary	Sweden
Italy	

- Or
 - (b) Has satisfied the European Commission it has made arrangements to meet Article (8) of EC Directive 2009/103/EC on Insurance against Civil Liabilities arising from the use of Motor Vehicles. These countries are currently Norway, Switzerland, Andorra, Iceland, Monaco, San Marino, Vatican City, Serbia, Gibraltar and Liechtenstein. The Certificate of Motor Insurance takes the place of an International Motor Insurance Card (Green Card).
- E2 If the compulsory insurance requirements of the country in which the incident occurs (being a country identified in Section E1 (a) or (b)) requires a higher minimum level of cover than is provided by Section C, We will provide the minimum level of cover required by that country.
- E3 We may agree to provide You with the same level of insurance cover You have in the UK on a weekly basis subject to:
 - (a) Prior notice of at least 48 hours is given before using Your Vehicle abroad; and
 - (b) An additional premium is paid.
- E4 If the law of a foreign country covered by this insurance requires Us to settle a claim We would not otherwise be liable to settle, We may recover the amount of the claim from You or the person the claim was made against.

Section F - Vehicle sharing

- F1** You will still be covered by this insurance if You receive payment for giving lifts to passengers so long as:
- (a) Your Vehicle is not constructed or adapted to carry more than 8 people and is not a motorcycle; and
 - (b) You do not make a profit from the payments received; and
 - (c) The passengers are not being carried in the course of a business of carrying passengers.

Section G - Courtesy Vehicle cover

- G1** In the event that Your Vehicle is rendered a total loss, or is stolen and not recovered and the incident occurs within the Territorial Limits, We will provide You with a Courtesy Vehicle for Your use for a maximum period of seven days only. In the event that Your Vehicle can be repaired following an accident We will provide You with a Courtesy Vehicle for the duration of repairs only when We are repairing Your Vehicle without involving a sub-contractor that You request that We engage with. Where You request that We sub-contract the repair work that We are to carry out, We will not provide You with a Courtesy Vehicle
- G2** If Your Car is stolen, or is a total loss from an accident or fire, We will provide a Courtesy Car for up to seven days in any one policy year.
- G3** You must be over 21 and not over 68 years of age to use a Courtesy Car.
- G4** Where required, We will supply a PV2 vehicle such as a Vauxhall Vivaro SWB, as defined by the Association of British Insurers GTA for use as a Courtesy Vehicle. Where Your Vehicle is a car, we will provide an S2 category vehicle, for example a Vauxhall Corsa or Ford KA.

- G5** Once We have accepted Your claim, the Courtesy Car will be delivered to You within the Territorial Limits.
- G6** We will provide You with the Courtesy Car within one working day of the claim being reported to Us.
- G7** You and any authorized person in charge of the Courtesy Vehicle must abide by the Road Traffic Act(s), and any other Act, laws or regulations which govern the driving or use of any motor vehicle in the Territorial Limits while using the Courtesy Vehicle.
- G8** We will not provide a Courtesy Vehicle:
- (a) If You request that We sub-contract Our repair service that We are to provide to a contractor selected by You;
 - (b) For any drivers under 21 years of age and drivers over 68 years of age;
 - (c) For use outside the Territorial Limits;
 - (d) For any claim not reported to Us within 24 hours of the incident occurring;
 - (e) If You have use of a Courtesy Car via another policy;
 - (f) For more than one incident in any one policy year;
 - (g) If You have not made a claim under Your motor insurance policy for the incident giving rise to the claim;
 - (h) For any event that occurred prior to this policy commencing or after the policy has expired;
- (i) If the event giving rise to a claim is an intentional, criminal or fraudulent act or omission by You or Your Family.
 - (j) If no Courtesy Car cover is selected.
- G9** We will not pay any costs:
- (a) In respect of fuel, fares and fines relating to the Courtesy Vehicle while You are using it;
 - (b) In respect of a Courtesy Vehicle once your policy expires;
 - (c) In respect of car hire prior to Us, or after Us providing You with a Courtesy Vehicle.

Section H - Legal solutions

Legal advice is open 24/7, 365 days a year, on personal legal matters within EU law.

UK tax advice on personal tax matters is available 9am to 5pm weekdays, Tel: 0344 571 7978.

Legal solutions is administered by Us on behalf of ARAG plc who are under a binding authority agreement with the Legal Solutions Insurer Brit Syndicate 2987 at Lloyd's. The Legal Solutions Insurer's liability is several and they are liable for their proportion of liability in respect of this section only and have no liability for any other insurers proportion or in respect of any other section of this policy.

What is covered

- H1** This section of the policy will help You if an event which is another party's fault which:
- (a) Damages Your Vehicle and / or personal property in or on it; and / or
 - (b) Injures or kills You whilst in or on Your car.
- H2** The Legal Solutions Insurer will pay Your Legal Costs & Expenses up to £100,000 (for all claims arising from or relating to the same original cause including the cost of appeals) provided that:
- (a) You have paid the insurance premium;
 - (b) You keep to the terms of this policy and fully cooperate with the Legal Solutions Administrator;
 - (c) The incident happens in the Territorial Limits;
 - (d) The claim always has Reasonable Prospects of Success;
 - (e) The claim is reported during the Period of Insurance and as soon as possible after the incident;
 - (f) Unless there is a conflict of interest You always agree to use the Appointed Advisor chosen by the Legal Solutions Administrator in any claim to be heard by the Small Claims Court, and / or before proceedings need to be issued;
 - (g) The claim falls under the jurisdiction of a court or the Motor Insurers Bureau and in the Territorial Limits;

- (h) You enter into a Conditional Fee Agreement (unless the Appointed Advisor has entered into a Collective Conditional Fee Agreement) where legally permitted.

What is not covered

See also Section L - General Exclusions

Section I does not cover:

- H3** The Legal Solutions Insurer will not cover any claim arising from or relating to:
- (a) Legal Costs & Expenses incurred before the Legal Solutions Administrator accept a claim or without the Legal Solutions Administrator's written agreement;
 - (b) A contract;
 - (c) Defending any claim other than appeals against You;
 - (d) An incident which occurs before commencement of this section of the policy;
 - (e) Fines, penalties or compensation awarded against You;
 - (f) A dispute with the Legal Solutions Administrator or the Legal Solutions Insurer not dealt with under the Complaints section of this policy;
 - (g) A group litigation order

- H4** Where the Legal Solutions Insurer's risk is affected by Your failure to keep to any policy condition, the Legal Solutions Insurer may cancel this section of Your policy, refuse a claim or withdraw from an ongoing claim. The Legal Solutions Insurer also reserves the right to claim back Legal Costs & Expenses from You if this happens.

Conditions Applicable to Section H Your responsibilities

- H5** At all times You must:
- (a) Tell the Legal Solutions Administrator immediately of anything that may make it more costly or difficult for the Appointed Advisor to claim back losses;
 - (b) Cooperate fully with the Legal Solutions Administrator, give the Appointed Advisor any instructions the Legal Solutions Administrator require, keep them updated with progress of the claim and not hinder them;
 - (c) Take reasonable steps to claim back Legal Costs & Expenses and, where recovered, pay them to the Legal Solutions Insurer;
 - (d) Keep Legal Costs & Expenses as low as possible;

Freedom to choose an Appointed Advisor

- H6** In certain circumstances as set out in I6 (a) below You may choose an Appointed Advisor. In all other cases no such right exists and the Legal Solutions Administrator shall choose the Appointed Advisor.

- H7** If the Legal Solutions Administrator agrees to start proceedings or there is a conflict of interest, You may choose a suitably qualified Appointed Advisor. Unless there is a conflict of interest, this right does not apply where Your claim is to be dealt with by the Small Claims Court, and the Legal Solutions Administrator shall choose the Appointed Advisor;
- (a) Where You wish to exercise Your right to choose an Appointed Advisor, You should write to the Legal Solutions Administrator with Your preferred representative's contact details;
 - (b) If You dismiss the Appointed Advisor without good reason, withdraw from the claim without the Legal Solutions Administrator's written agreement, or if the Appointed Advisor refuses to continue acting for You with good reason, the cover will end immediately. The Legal Solutions Administrator reserves the right to appoint another appointed representative in accordance with I6 (a) and (b) above.
- H8** You must agree to the Legal Solutions Administrator having sight of the Appointed Advisor's file relating to Your claim. You are considered to have provided consent to the Legal Solutions Administrator or their appointed agent to have sight of Your file for auditing and quality control purposes.

Settlement

- H9** The Legal Solutions Insurer can settle the claim by paying the reasonable value of Your claim.
- (a) You must not negotiate, settle the claim or agree to pay any Legal Costs & Expenses incurred without the Legal Solution Administrator's agreement.
 - (b) If You refuse to settle the claim following advice to do so from the Appointed Advisor the Legal Solutions Insurer may refuse to pay further Legal Costs & Expenses

Section I - General conditions

These General Conditions apply to all sections of this insurance.

If You do not comply with the General Conditions, We may:

- (a) Cancel Your policy
- (b) Refuse to deal with Your claim
- (c) Reduce the amount of any settlement under the policy
- (d) Vary the premium and terms of Your contract
- (e) Seek to recover any settlement made to You that was not due under the terms and conditions of this policy
- (f) Void Your policy from inception
- (g) Charge You an additional premium, or deduct any additional premium due from any settlement under the policy.

Barrister's opinion

- H10** The Legal Solutions Administrator may require You to obtain and pay for an opinion from a barrister regarding the merits or value of the claim. If the opinion supports You, then the Legal Solutions Insurer will pay for the opinion. If that opinion conflicts with advice obtained by the Legal Solutions Administrator, then the Legal Solutions Insurer will pay for a final opinion which shall be binding on You and the Legal Solutions Administrator. This does not affect Your right to make a complaint

1 Your duties

We will only provide insurance if:

- 1.1 Any person insured by this insurance has complied with all the Conditions in this contract and in the Schedule.
- 1.2 You and anybody left in charge of Your Vehicle have taken all reasonable steps to prevent loss of or damage to it.
- 1.3 You and anybody left in charge of Your Vehicle comply with all statutory and vehicle licensing authority regulations and requirements.
- 1.4 You and anybody left in charge of Your Vehicle maintain Your Vehicle in an efficient and roadworthy condition

and comply with all statutory regulations and vehicle licensing authority regulations regarding its use, road worthiness and condition (e.g. You must hold a valid MOT certificate and Your Vehicle must have legally correct tyres, lights, brakes etc).

- 1.5 The information given in the proposal form or statement of fact and declaration and at each renewal is, as far as You know, correct and complete, and the information provided when making any claim under the policy is true to the best of Your knowledge.
- 1.6 You notify Your Agent as soon as possible if there is any change in circumstances or to the material facts previously disclosed by You to Us. Examples of material changes include, but are not limited to:
 - 1.6.1 A change of vehicle (including extra vehicles). Your policy will be cancelled if You change Your Vehicle more than 4 times throughout the duration of the policy year/term.
 - 1.6.2 All changes made to Your Vehicle if they make it different from the manufacturer's standard specifications (even if the changes are purely cosmetic).
 - 1.6.3 A change of Your address or occupation, the occupation of any specified driver named on your policy, or Your business description.
 - 1.6.4 A change in the purpose for which Your Vehicle is used.

- 1.6.5 A change in the person who drives it most frequently.
- 1.6.6 You or any Specified Driver passing Your driving test if a provisional driving licence was held at inception of the insurance.
- 1.6.7 Changes to the Endorsements required.
- 1.6.8 Motoring convictions (other than parking).
- 1.6.9 Details of illnesses which may affect Your ability (or the ability of anybody insured to drive Your Vehicle) to drive. These include but are not limited to diabetes, epilepsy or a heart condition.
- 1.6.10 Changes to the information provided in the proposal form or statement of fact may result in amendments to Your cover or premium, for example:
 - a) We may apply additional terms or restrictions to Your policy.
 - b) If You make an adjustment to your policy during the Period of Insurance which results in an increase in your premium, any outstanding premium due will be calculated by Us on a pro rata basis.
 - c) If You make an adjustment to Your policy during the policy period which results in a decrease in Your premium, the refund of premium due to You will be calculated by Us on a pro rata basis. Any refund will be

issued to Your agent. If at the time of the adjustment You or a third party has made a claim or reported an incident which may give rise to a claim under this insurance policy, We will retain the whole Premium whilst the claim is in the process of being settled. The claim will be settled for the purpose of this section when a final settlement is made by Us or when We receive notification that a claim by You or a third party will not be pursued further.

- d) If You request a change which falls outside of the policy acceptance criteria, We may cancel your policy in accordance with the terms set out in section K.
- 1.7 You allow Us to examine Your Vehicle at any reasonable time, if requested.
 - 1.8 Unless You have Our written agreement, You (or any person covered by this insurance) must not admit blame, or make any offer, promise or payment to a third party or parties.

2 Fair presentation of the risk

- 2.1 At inception, renewal, and whenever changes are made to it at Your request You must: Disclose all material facts in a clear and accessible manner; and not misrepresent any material facts, and ensure You have carried out reasonable searches to obtain all relevant information about the risk

Section J - Claims notification and co-operation

1 Conditions

- 1.1 You must report any claim, accident or loss to Us regardless of fault within 24 hours and assist with Our enquiries at all times.
- 1.2 You must report any theft, attempted theft or malicious damage relating to Your Vehicle or other property to the police and obtain a crime reference number.
- 1.3 Following any occurrence which may give rise to a claim under this policy You must immediately notify Us by telephone using the contact details in the Schedule, to provide preliminary information about the loss or damage.
This will include:
 - 1.3.1 Your contact details and details of anybody else in Your Vehicle at the time of the incident.
 - 1.3.2 Details of convictions and outstanding penalty points.
 - 1.3.3 Your policy number.
 - 1.3.4 Information about Your Vehicle and details of the incident.
 - 1.3.5 Details of any witnesses.
 - 1.3.6 Details of other parties involved in any accident, any injuries suffered by them and damage to their vehicle.

- 1.4 If You fail to assist with Our enquiries or report a claim within 24 hours, We may refuse to settle Your claim except as required by The Road Traffic Acts. We will also charge You a Late Reporting Excess as noted in Your policy Schedule.
- 1.5 Where, at your request, we agree to sub-contract any of our repair services to a sub-contractor of your choice, or where, at our discretion, we agree to settle Your claim by making a monetary payment, We will not accept responsibility for the cost of repairs or replacements which are not authorised in advance by Us.
- 1.6 Where, at your request, we agree to sub-contract any of our repair services to a sub-contractor of your choice, or where, at our discretion, we agree to settle Your claim by making a monetary payment, any estimate for repairs that you obtain should be copied and marked with Your policy and claim number and sent to Haven Claims, Suite 2a Second Floor, 160 London Road, Sevenoaks, Kent, TN13 1BT.

Haven Claims is a claims handling company employed by Us to manage repairs to vehicles insured by Us. We will share Your personal information with Haven Claims insofar as is necessary for them to help You and Us resolve Your claim.

- 1.7 You must telephone Us immediately if:
- 1.7.1 You receive any letter or other documents about the incident.
 - 1.7.2 You become aware that anyone insured under this policy may, or will be, prosecuted or if there is going to be an inquest or fatal accident inquiry as a result of an accident covered by this insurance.
 - 1.7.3 You become aware that a civil claim may or will be made against anyone insured by this policy arising out of an accident covered by this insurance.
- 1.8 You must not answer any letters or proceedings without Our written permission.
- 1.9 Under no circumstances should You instruct Your own solicitor. The Legal Solutions Administrator will not pay any costs incurred without their agreement..
- 1.10 You must ensure no contact is made with anyone else regarding claiming back Your losses or compensation for personal injury.
- 1.11 If We have to settle an additional amount in settlement of a claim under this insurance because of Your delay in providing Us with information or otherwise co-operating with Our reasonable enquiries, We reserve the right to recover the additional amount from You.

You will be held responsible under the Policy for delays caused by any other person insured by this policy

- 1.12 Where We or another repairer carry out work on Your Vehicle, parts and accessories, including green recycled parts that are not made or supplied by the vehicle manufacturer but are of similar type and quality, may be used.

2 Conduct of claims/subrogation

- 2.1 We are entitled to take over any claim and to conduct the defence or settlement of any third party claim in Your name or the name of any person claiming under this policy.
- 2.2 We are entitled to instruct solicitors of Our choice to act for You in any civil or criminal claim.
- 2.3 We will have full control over any legal proceedings brought against a third party.
- 2.4 If the Legal Solutions Administrator believes the incident is not Your fault, the Legal Solutions Administrator will arrange for:
- 2.4.1 A legal expert to contact You who will help claim back Your losses and obtain compensation for any injuries.
 - 2.4.2 You to be contacted to assess Your need and suitability for a replacement vehicle.

- 2.5 Where We consider it appropriate, We may admit liability on Your behalf or on behalf of anybody else insured by this policy. We have full control of all claims covered by this insurance.
- 2.6 We may, at Our expense, bring a claim in Your name or in the name of any person claiming under this policy to recover any amount paid by Us.
- 2.7 If We accept Your claim but cannot agree its value, We will appoint a barrister, whose identity is to be agreed between us or failing agreement who is nominated by the Chair of the Bar Council, to value Your claim. You and We will be bound by that valuation.
- 2.8 The Market Value of Your Vehicle will not be decided by a barrister but by reference to the Glass's Guide midbook value. Vehicle condition, mileage and use will also be taken into consideration when assessing the value of Your Vehicle. If no Glass's Guide value exists, We will use market research, the open market and various other available publications to assist in sourcing a Market Value. This would be done as a matter of course and prior to any need for an independent engineer or assessor valuation. You and We will be bound by that valuation.

3 Our Right of Recovery

- 3.1 For the avoidance of doubt, the cover provided by the Policy meets the requirements of the provisions of the Road Traffic Acts and to the extent more limited cover is provided by any provisions under this policy the minimum cover required under the Road Traffic Acts will apply, but this is subject to Our right of recovery referred to in 4.2 below.
- 3.2 If, under the law of any country this policy covers You in, We must settle a claim for which We would not otherwise provide cover, We may recover any claim settlement from You or from the person who the claim was made against.
- 3.3 If material facts are discovered which, in Our opinion, do not concur with the initial findings that You were not at fault entirely in the accident then We reserve the right to withdraw from the management of such claim and seek immediate recovery of Our costs from You.

4 Fraud

- 4.1 If You or anyone acting on Your behalf makes a fraudulent, false or exaggerated claim under this policy, We will be entitled to refuse to settle the whole of the claim and make any recoveries that We have already settled. We may also notify you that We will be treating this policy as having been terminated with effect from the date of the fraudulent act. If We

terminate this policy under this condition You will have no cover under this policy from the date of the fraudulent act and may not be entitled to any refund of premium. We may also recover any settlement made in regard to any other claim on your policy.

This clause also applies to false statements made when taking out the policy or bringing a claim and if You provide false documents in support of a claim.

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

5 Other insurance

- 5.1 Where a claim under this policy is also covered by another insurance policy, We will only settle Our share of the claim.
- 5.2 If a person other than You is driving Your Vehicle and is covered by other insurance for claims by third parties, no settlement for those claims will be made under this policy.

- 5.3 If You have separate insurance cover for losses which are not insured under this policy, You must tell Us about any settlements You receive which are connected with any claim under this insurance. You must also tell Us about any claim Your other insurers bring for recovery of sums paid by them.

6 Contracts (Rights of Third Parties) Act 1999

- 6.1 No person, persons, company or other party not named as insured in the Schedule has any right under the Contracts (Rights of Third Parties) Act 1999 or any subsequent or amended legislation to enforce any terms of this Policy. This does not affect any right or remedy of a third party that exists or is available apart from that Act.

7 Assignment

- 7.1 This policy is a contract personal to You and may not be assigned or transferred in any circumstances and no person apart from You (or in the case of Your death Your legal representative) shall have any right against Us in respect of the subject matter of this insurance or any right to receive moneys payable either before or after loss and whether admitted or not unless this right has been endorsed on the policy and signed by Us.

Section K - Cancelling Your policy

- 1 This section applies to policies cancelled by You or by Us.
 - (a) If at the time of cancellation You or a third party has made a claim or reported an incident which may give rise to a claim under this insurance policy, We will retain the whole Premium whilst the claim is in the process of being settled. The claim will be settled for the purpose of this section when a final settlement is made by Us or when We receive notification that a claim by You or a third party will not be pursued further.
 - (b) If the claim is settled as non-fault, and subject to payment of any Excess, We will refund a percentage of the premium according to the number of days remaining before the end of the Period of Insurance from the date of cancellation. If settled as a fault claim and We have incurred costs as a result then no refund of premium will be given and the full annual premium will be payable.
 - (c) A Cancellation fee will be applicable, as specified in the policy schedule.

If You decide to cancel:

- 2 You may cancel this insurance at any time by contacting Us in writing either directly or via your agent or broker, requesting your policy to be cancelled. You will not be insured from the date of cancellation. Should you produce a

cancelled certificate of motor insurance with the intention of deceiving any person into accepting it as genuine, you may be prosecuted.

- 3 Except as outlined in section 1, We will refund a percentage of the premium according to the number of days remaining from the date of cancellation until the end of the Period of Insurance.
- 4 If You have an Agent, We will refund any premium to Your Agent.

If We decide to cancel

- 5 We or Your Agent may cancel this insurance by sending 7 clear days' notice of cancellation to Your last known address (and in the case of Northern Ireland also to the Department of Environment, Northern Ireland). You will not be insured from the 8th day after delivery of the notice. The notice will provide an explanation as to why Your policy is being cancelled.
- 6 We will refund the part of Your Premium according to the number of days remaining from the date of cancellation until the end of the Period of Insurance, subject to the status of any claims made on your policy, as outlined in section 1.
- 7 If You have an Agent, any refund will be sent to Your Agent.

- 8 In relation to the Legal Solutions Section of this policy:
- 8.1 You may cancel the policy within 14 days of the date of its purchase with a full refund of premium paid provided a claim has not been accepted; or
- 8.2 You may cancel the policy at any other time by giving the Legal Solutions Administrator at least 21 days' written notice and the Legal Solutions Insurer will refund part of the premium for the unexpired period unless a claim has been or is later accepted by the Legal Solutions Administrator in which case no return of premium shall be allowed.
- 8.3 Where there is a valid reason for doing so, the Legal Solutions Insurer has the right to cancel this section of the policy at any time by giving at least 21 days written notice to You. The Legal Solutions Insurer will refund part of the premium for the unexpired term. The Legal Solutions Administrator will set out the reason for cancellation in writing. Valid reasons may include but are not limited to:
- (a) Where the party claiming under this policy fails to co-operate with or provide information to the Legal Solutions Administrator or the Appointed Advisor in a way that materially affects the Legal Solutions Administrator's ability to process a claim, or the Legal

- Solutions Administrator's ability to defend the Legal Solutions Insurer's interests;
- (b) Where You use threatening or abusive behaviour or language, or intimidation or bullying of the Legal Solutions Administrator's staff or suppliers;
- (c) Where the Legal Solutions Administrator reasonably suspects fraud.

Section L - General exclusions

These exclusions apply to the whole of Your policy:

- 1 Your insurance does not cover any loss, damage or liability arising when Your Vehicle is being:
 - 1.1 Driven by or in charge of anybody who is not named in the Certificate of Motor Insurance as a person entitled to drive unless:
 - (a) That person is a member of the motor trade who is servicing or repairing Your Vehicle.
 - (b) Your Vehicle was stolen or taken without Your permission.
 - 1.2 Driven by anyone (including You) who You know is disqualified from driving, or does not hold a licence to drive Your Vehicle, or is prevented by law from holding a licence.
 - 1.3 Used for a purpose that involves criminal activity (other than minor motoring offences).
 - 1.4 Used in or on restricted areas of airports or airfields. We will not provide cover for any claim concerning an aircraft within the boundary of the airport or airfield.
 - 1.5 Used for purposes other than those in the limitations to use Section of the Certificate.
 - 1.6 Used to carry a load which is more than it was constructed to carry and more than the maximum capacity.
- 1.7 Used to carry dangerous substances, goods or Hazardous Loads or inflammable liquids or gasses in bulk.
- 2 We will not cover any costs You have accepted under an agreement or contract unless You would have had to cover those costs even if the agreement did not exist.
- 3 We will not provide cover for deliberate loss or damage caused by anybody insured by this policy.
- 4 We will not cover any liability, loss, damage, cost or expense insured by another policy.
- 5 We will not cover any claim for loss or damage or any claim by a third party if:-
 - 5.1 You use Your Vehicle at a motor racing track or at an off-road 4x4 event or on the Nurburgring Nordschleife.
 - 5.2 You use Your Vehicle for racing, rallies, speed trial or endurance tests.
 - 5.3 You exceed the seating capacity of Your Vehicle.
 - 5.4 Your Vehicle is used for Hire or Haulage, unless Your Schedule permits that use, and You have requested this cover and this is shown in Your policy certificate under limitations to use.

- 6 Where a person is identified in the Endorsements section of the Schedule as a Supervised Driver, except as required by the Road Traffic Acts We will not insure that driver or Your Vehicle whilst being driven by that driver unless they are accompanied at all times by at least one of the following:-
- 6.1 You; or
 - 6.2 A parent of the driver who is also a qualified driver; or
 - 6.3 A qualified driving instructor or examiner.

This Section applies unless and until You receive an amended Schedule. So, for example, where a learner driver passes his or her driving test, they will not be entitled to drive unsupervised until You have received an amended Schedule. Please note there may be an additional premium to pay if We agree to remove a Supervised Driver Endorsement and allow a previously Supervised Driver to drive Your Vehicle unsupervised. Please also note We may charge You an administration fee for making any changes to Your policy.

- 7 Except as provided by Section E, any liability, injury, loss or damage whilst Your Vehicle is outside Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.
- 8 We will not provide repair services or cover for loss, damage or injury caused (directly or indirectly) by war, invasion, act of foreign enemy, hostilities (regardless of whether or not war has been declared), civil war, rebellion, revolution, or military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property or under

the order of any government or public or local authority. Nor will We pay for loss, damage or injury arising from attempts to control or prevent these causes. But We will provide cover required by the Road Traffic Acts and by the minimum insurance requirements of any foreign country which We have agreed to extend this insurance to cover. (Please see Section E).

- 9 We will not provide repair services or cover for any loss or damage (whether direct or indirect) or liability caused by, contributed to or arising from earthquake, riot or civil commotion (except where We need to provide cover to meet the minimum insurance required) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste, or from the combustion of nuclear fuel, the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component of it, or pressure waves caused by aircraft and other flying objects.
- 10 We will not provide cover for any proceedings or judgment against You in any court outside the United Kingdom, unless they arise out of Your Vehicle being used in a foreign country which We have agreed to extend this insurance to cover.
- 11 Except as strictly required by the Road Traffic Acts, We will not provide repair services or cover for any liability, loss, damage, cost or expense:

11.1 If We consider that the driver of Your Vehicle was under the influence of drink or drugs or any substance which would be considered an offence under the relevant law applicable to the driving of vehicles at the time of the accident.

11.2 For any liability directly or indirectly caused by resulting from or in connection with any act of Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss, except to the extent that it is necessary to comply with the minimum requirements of the law relating to compulsory insurance.

11.3 For incidents Arising from the loading or unloading of Your Vehicle.

- 12 We will not provide repair services or cover for any liability directly or indirectly caused by resulting from or in connection with pollution or contamination unless the pollution or contamination rises directly from an incident which is covered under the terms of the policy.
- 13 The VAT payable on the cost of repairs or replacement goods if You are VAT registered and entitled to recover the VAT.

14 We will not provide repair services or cover for loss or damage to any equipment, integrated circuit, computer chip, and computer software or any other computer related equipment caused by computer failure, computer error, malfunction, or a corruption or harmful unauthorised code that is maliciously or accidentally introduced to propagate a computer system.

15 We will not provide cover for any loss, damage, liability, cost or expense of any kind, directly or indirectly caused by or resulting from wear and tear, depreciation, corrosion, rusting, or any other gradually operating cause or the process of cleaning, repair, alteration, renovation, restoration or anything reaching the end of its serviceable life.

Important information

WHO ARE WE?

Haven Insurance Company Limited is registered in Gibraltar number 85914. Our registered office is located at No.1 Grand Ocean Plaza, Ocean Village, Gibraltar, GX11 1AA. We are authorised and regulated by the Gibraltar Financial Services Commission under the Insurance Companies Act 1987. In addition to this, We are also regulated by the Financial Conduct Authority (FCA) by means of cross border services.

Haven Insurance is a member of the UK's Motor Insurance Bureau (MIB) and Association of British Insurers (ABI). Haven Claims is a claims handling company engaged by Us to manage repairs to vehicles insured by Us. We will share Your personal information with Haven Claims insofar as is necessary for them to help You and Us resolve Your claim. Haven Claims is a trading name of Prospect Legal Limited.

LEGAL SOLUTIONS ADMINISTRATOR

ARAG plc Registered in England number 02585818. Registered address: 9 Whiteladies Road, Clifton, Bristol BS8 1NN. ARAG is authorised and regulated by the Financial Conduct Authority firm registration number 452369.

LEGAL SOLUTIONS INSURER

Brit Syndicates Limited, the managing agent for Brit Syndicate 2987 at Lloyd's, is authorised by the Prudential Regulation

Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority. ARAG plc and Brit Syndicate 2987 at Lloyd's are covered by the Financial Ombudsman Service.

FINANCIAL SERVICES COMPENSATION SCHEME

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

SHARING YOUR PERSONAL INFORMATION – DATA PROTECTION

Your privacy is important to Us. Except as outlined below, We promise to keep Your personal information private. How We may use Your personal data is controlled by the requirements of the Data Protection Act 1998. Haven Insurance Company Limited is registered for the purpose of processing personal data.

Information provided to Us may be held on computer, paper file or other format, whether or not You purchase a policy. We will hold this information for a reasonable time to ensure We have a clear and complete history of insurance enquiries, applications,

policy records and transactions. By purchasing this policy You are giving Your consent to such information being processed by Us and Our agents.

We will use Your personal information:

1 To manage Your insurance with Us

This may include sharing Your information with the insurers We place cover with and with Our agents to process and administer Your insurance [e.g. service providers that We have agreements with both within and outside the European Economic Area]. It may also be used or disclosed to regulators to monitor and enforce Our compliance with any regulation. If You move to a new insurer We may confirm certain details about Your insurance to them. We will only confirm details to genuine organisations. Any requests for policy information by an individual other than the policyholder will require permission from the policyholder to do this. We will not use sensitive personal data for marketing purposes.

2 To prevent and detect fraud

We are involved in a number of industry initiatives as fraudulent claims are a serious problem for insurers and honest policyholders. When You apply for insurance and when You make a claim, We will perform the following checks to detect fraud and money laundering and if found We will report this to the authorities under the Proceeds of Crime Act (POCA). We may:

- 2.1 Pass information to the Motor Insurance Anti-Fraud and Theft Register and to the Claims and Underwriting

Exchange Register, which are both administered by the Motor Insurance Bureau (MIB);

- 2.2 Check Your details with credit reference and fraud prevention agencies and databases. We may provide Your information to those agencies for their records. If false or inaccurate information is provided and fraud is identified details will be passed to fraud prevention agencies. Law enforcement agencies may access and use this information. We and other organisations may access and use this information to prevent fraud and money laundering, for example, when:
 - 2.2.1 Checking details on applications for credit and credit related accounts or facilities
 - 2.2.2 Managing credit and credit related accounts or facilities
 - 2.2.3 Recovering debt
 - 2.2.4 Checking details on proposals and for all types of insurance
 - 2.2.5 Checking details of job applications and employees
- 2.3 Share information about You with other insurers, organisations, public bodies and law enforcement agencies to prevent fraudulent claims. Insurers keep a register of claims. Please contact Us on **0345 0920704** if You want to receive details of the relevant fraud prevention agencies. We and other organisations may

access and use from other countries the information recorded by fraud prevention agencies.

You may report information confidentially in respect of bogus/fraudulent claims to the Cheatline on **0800 422 0421**. The Cheatline is manned 24 hours a day. Alternatively, fraud can be reported online to the Insurance Fraud Bureau (IFB) at www.insurancefraudbureau.org. All information can be reported anonymously and will be treated in the strictest confidence. The Cheatline is manned by experienced fraud investigators who may share the information with other interested parties such as the insurer concerned (if known). Savings obtained from information provided to the Cheatline will help to reduce insurance premiums. More information can be provided if requested.

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

- I Electronic Licensing;
- II Continuous Insurance Enforcement;
- III Law enforcement (prevention, detection, apprehension and or prosecution of offenders);

IV The provision of government services and or other services aimed at reducing the level and incidence of uninsured driving.

If You are involved in a road traffic accident (either in the UK, the EEA or certain other territories), insurers and or the MIB may search the MID to obtain relevant information. Persons (including his or her appointed representatives) pursuing a claim in respect of a road traffic accident (including citizens of other countries) may also obtain relevant information which is held on the MID. It is vital that the MID holds Your correct registration number. If it is incorrectly shown on the MID You are at risk of having Your vehicle seized by the Police. You can check that Your correct registration number details are shown on the MID at www.askmid.com.

COMPLAINTS

We're committed to providing You with a first class service but We recognise that there may be an occasion when You feel We may not have done this and You wish to make a complaint. We will always try to resolve any complaint speedily and at the earliest possible stage.

If You are not satisfied with the service provided by Your Agent, please contact them. If You are not satisfied with Our service please contact Us straight away by calling Us on **0345 0920704** or by emailing complaints@haven.gi

If You want to make a complaint in writing please contact our Customer Relations Team at:

**Customer Relations:
Haven Insurance Company Limited
No.1 Grand Ocean Plaza
Ocean Village
Gibraltar
GX11 1AA**

We will try to resolve Your complaint on receipt but if this is not possible then We will send You a written acknowledgement after We receive Your complaint. This will tell You the name of the person handling Your complaint and enclose Our complaints procedure leaflet.

We will write to You to confirm Our resolution of Your complaint. If We have not resolved Your complaint within eight weeks, or if Your complaint is still not resolved to Your satisfaction, You have the right to refer Your complaint to the Financial Ombudsman Service. The contact details for the Financial Ombudsman Service are:

**Financial Ombudsman Service
Exchange Tower
London
E14 9SR
Telephone: 0800 0234567
www.financial-ombudsman.org.uk**

The Financial Ombudsman Service will handle most complaints You might have, but there are some instances that fall outside its authority. The Ombudsman's decision is binding upon Us, but You are free to reject it without affecting Your legal rights.

PREMIUM PAYMENTS

You may pay for Your Policy either annually or by monthly instalments.

If You choose to pay by monthly instalments, You must pay by Direct Debit.

We may at Our option deduct any outstanding premiums due from any claims entitlement due in respect of a loss under this policy.

Chasing Letter

We or Your Agent will write a chasing letter requiring payment of the outstanding instalment within 7 days of the due date of the instalment.

If the late instalment is paid within 7 days of the date of the first chasing letter, We or Your Agent will reinstate Your insurance to its original cover.

If the instalment remains unpaid after 7 days of the date of the chasing letter, We or Your Agent will write a cancellation letter to Your last known address.

The cancellation letter will be sent and will notify You that We will not insure Your Vehicle or anybody using Your Vehicle after

CLAIMS PROCESS REMINDER

IF YOU ARE INVOLVED IN AN ACCIDENT YOU SHOULD:

1. EXCHANGE DETAILS

Names, addresses, phone numbers with everyone involved including witnesses. (Get into a safe position before you start, i.e. away from the risk of other traffic.)

2. NEVER ADMIT LIABILITY at the scene of the accident.

3. TAKE NOTE OF ANY REGISTRATION NUMBERS

& makes/models of any vehicles involved.

4. TAKE PICTURES (use your phone)

If safe to do so, Photograph the vehicles, registration numbers, any passengers and the scene of the accident

5. IF ANY PARTY IS INJURED, CALL 999

(Police & Ambulance).

Any accident/incident which may give rise to a claim on this policy must be reported to us within 24 hours of occurring on: 0345 092 0700
OR Text "CLAIM" to 83118

WE WILL DO THE REST!



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HAVEN
INSURANCE

www.haven.gi

HAVEN INSURANCE COMPANY LTD.

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Registered number: 85914