

Policy booklet



Welcome to AA Insurance Services

A warm welcome and thank you for choosing to insure your van through us. Our aim at AA Insurance Services is to combine value for money with peace of mind, making Van Insurance as straightforward as possible.

Your policy booklet and statement of insurance include everything you need to know about your Van Insurance cover. In addition, you can always contact our experienced customer service agents who are there to help you with all your Van Insurance needs.

If you're unfortunate enough to have an accident regardless of fault, call us and our experienced claims staff will be there to guide and assist you through every step of the claims process.

The AA is able to offer you more than just great deals on Van Insurance. If you want more information on our other products, we can help you. Either call us or visit our website on theAA.com.

For any van policy enquiries please contact: Van Insurance, AA Insurance Services, PO Box 2AA, Newcastle upon Tyne NE99 2AA. Tel: 0344 836 1128.

A guide to your policy booklet

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Certain words have specific meanings in relation to your policy. To help **You** identify these we've printed them in **bold italics** in your policy details.

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Definitions

Certain words have specific meanings wherever they appear in the following pages of your Van Insurance policy. To help you identify these we've printed them in **bold italics**.

your vari insurance poil	cy. To fielp you identify these we've printed them in bold italics .
AAIS	Automobile Association Insurance Services Limited
Certificate of Motor Insurance	The document headed Certificate of Motor Insurance which provides evidence of the existence of motor insurance as required by law. The Certificate of Motor Insurance shows, amongst other things:
	 what <i>Vehicle</i> is covered; who is allowed to drive the <i>Vehicle</i>; and what the <i>Vehicle</i> can be used for.
Dangerous goods	'Dangerous goods' means those detailed in:
	The carriage of dangerous goods and use of transportable pressure equipment regulations 2007 and the European agreement concerning the international carriage of dangerous goods by road (ADR) or both as amended or replaced from time to time.
Endorsement	An alteration to the wording of the Insurance Document noting a change in the terms or the details of the insurance contract.
Excess	The part of a claim You must pay, the amount of which is shown on Your Schedule .
Fire	Fire, lightning or explosion.
Geographical limits	Great Britain, Northern Ireland, the Isle of Man and the Channel Islands, including transit by sea, air and land within and between those places.
Inexperienced	A driver who holds a provisional driving licence or who has held a full United Kingdom driving licence for less than 12 months.
Insurer/we/our/us	The Insurance Company or Underwriters at Lloyd's as specified in the Statement of Insurance , the Schedule , Policy Summary and the Certificate of Motor Insurance on whose behalf this Insurance Document is issued.
Market Value	The cost of replacing the Vehicle with one of a similar age, type, mileage and condition, at the date of the accident or loss.
No Claim Discount	The reduction allowed in Your premium if a claim has not been made or arisen during the previous period(s) of insurance.
Period of Insurance	The effective dates of cover provided by this policy which are displayed on Your Certificate of Motor Insurance and Schedule .
Revenue Weight	The Revenue Weight is shown on Your UK registration certificate (V5C).
Schedule	The latest Schedule issued to You . This forms part of the

contract of insurance. It gives details of the sections of the policy which apply, the premium **You** have to pay, the **Vehicle** which is insured and details of any **Excess** or **Endorsements**. The form that shows the information **You** gave to **AAIS**,

including information given on **Your** behalf and verbal

information **You** gave.

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Statement of Insurance

Definitions continued

Terrorism	(i) any act including but not limited to		
	(a) the preparation, use or threat of force and/or violence and/or		
	(b) harm or damage to life or to property (or the threat of such harm or damage) including but not limited to harm or damage by nuclear and/or chemical and/ or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes and/or the intention to influence, intimidate or coerce any Government and/or any intention to disrupt any segment of the economy.		
	(ii) any action taken in controlling, preventing, suppressing or in any way relating to (i) above.		
	(iii) any act deemed by the Government to be an act of <i>Terrorism</i> .		
The Road Traffic Act	The Road Traffic Act 1988 as amended by The Road Traffic Act 1991.		
Theft	Theft or attempted theft which shall include the offence of 'taking a motor vehicle or other conveyance without authority' as defined in Section 12 of the Theft Act 1968.		
Trailer	Any drawbar trailer or semi-trailer.		
Vehicle	Any Motor vehicle You have given details of and whose registration number is shown on Your current Certificate of Motor Insurance . Accessories and spare parts are included in the definition of the Vehicle when they are in or on the Vehicle or locked in Your own garage.		
You/Your	The person or company shown under 'Policyholder details'		

Motor Insurance.

or 'Insured details' in the **Schedule** and the **Certificate of**

AA Insurance Services

Introduction to your Van Insurance cover

Insurance has been effected between an insurance company or certain underwriters at Lloyd's (the 'Insurer') and You the insured.

The name of the *Insurer* can be found in the *Statement of Insurance*, the *Schedule*, Policy Summary and the *Certificate of Motor Insurance*.

Information and statements provided by **You** have been relied upon by the **Insurer** in entering into this insurance. Such information and statements together with this Policy Document, the **Statement of Insurance**, the **Schedule**, **Certificate of Motor Insurance** and any **Endorsements** (shown on the **Schedule**) must be read as a whole as they constitute the legally binding contract of insurance between **You** and the **Insurer**.

The *Insurer* has agreed to insure *You* subject to the terms, conditions and exclusions contained in or endorsed upon this Policy Document against such liability loss or damage that may occur during any *Period of Insurance* for which *You* have paid or agreed to pay the premium as is directly sustained in connection with the *Vehicle*.

For Lloyd's Policies: In order that these documents may be issued as evidence of the insurance, the *Insurer* has entered into a written binding authority contract, which empowers an authorised Director of Automobile Association Insurance Services Limited to issue this Policy on behalf of Lloyd's underwriters.

Summary of cover

See the Cover indicated in **Your Statement of Insurance, Schedule** and **Policy Summary** as these define the cover provided to **You** under this Policy Document.

Section name	Cover applicable		
	Comprehensive	Third Party Fire & Theft	Third Party only
Section A: Damage to the Vehicle	V		
Section B: Broken Windscreen and Windows	✓		
Section C: Fire and Theft	V	v	
Section D: Personal Accident	V		
Section E: Medical Expenses	V		
Section F: Personal Belongings	V		
Section G: Liabilities to Third Parties	V	V	V
Section H: Using your vehicle abroad	V	V	V
Section I: No claim discount	V	V	V
Section J: Optional No Claim Discount Protection (only applies if shown on <i>Your Schedule</i>)	v	V	~
Section K: Replacement Locks	V		
Section L: Courtesy Vehicle	V		

Section A

Damage to the vehicle

What is covered by this Section

The *Insurer* will pay for damage to the *Vehicle* by (at the *Insurer's* discretion) repairing or replacing or paying in cash the amount of the loss or damage. The maximum amount payable will be the *Market Value* of the *Vehicle*.

In the event the *Insurer* settles a claim by replacing or paying for the *Vehicle*, the damaged *Vehicle* will then at the *Insurer's* discretion become the property of the *Insurer*. If to the *Insurer's* knowledge the *Vehicle* belongs to someone else or is the subject of a hire purchase or leasing agreement the *Insurer* will make any payment for its total loss or destruction to its owner to the extent of their legal requirement (whose receipt shall be a full and final discharge) rather than to *You*.

The *Insurer* may at their option use parts that have not been supplied by the original manufacturer to repair the *Vehicle*.

The *Insurer* will also cover the cost of replacing or repairing the *Vehicle's* fitted audio and satellite navigation equipment up to the limit shown in the *Schedule*.

New Vehicle Replacement

The *Insurer* will not pay more than the *Market Value* of the *Vehicle* unless:

- the loss or damage happens before the Vehicle is a year old and You are its first and only registered keeper; and
- the cost of repair is valued by the *Insurer* at more than 60% of the cost of buying an identical new vehicle at the time of the loss or damage (based on the UK list price) and including car tax and VAT at the date the damage occurred.

In these circumstances, if **You** ask the **Insurer** to, the **Insurer** will replace the **Vehicle** (and pay reasonable delivery charges) with a new **Vehicle** of the same make, model and specification.

The *Insurer* will only do this if:

- The *Insurer* can buy a *Vehicle* straight away in the UK; and
- **You** have provided a copy of permission from the hire-purchase company (if this is how **You** bought the **Vehicle** and **You** have not finished paying for it).

Accident Recovery

If **Your Vehicle** can not be driven because of the loss or damage covered under this policy. The **Insurer** will pay the cost of protection and taking the insured **Vehicle** to the nearest suitable repairer or place of storage after such damage and where appropriate returning it after repair to **Your** address as shown in the **Statement of Insurance**.

- Excess the first amount of any claim for damage to the Vehicle, as shown in the Schedule. You must pay this amount for every incident You claim for under this section.
- Loss of or damage to the Vehicle caused by Fire or Theft.
- Loss of use of the **Vehicle** or any loss resulting from loss of use of the **Vehicle**.
- Loss of or damage to tools of trade, personal belongings, documents or goods.
- Wear and tear or depreciation.

- Mechanical, electrical, electronic malfunction and computer failures or breakdowns or breakages.
- Damage to tyres caused by braking, punctures, cuts or bursts not as a direct result of the accident.
- Costs of importing parts or accessories, storage costs caused by delays, where the parts or accessories are not available from current stock in the UK.
- Any amount over the cost shown in the manufacturer's UK latest price guide and costs for fitting, if any lost or damaged parts or accessories are not available.
- Loss of or damage to phone equipment.
- The **Vehicle** losing value after, or because of, repairs.
- Loss of or damage to the **Vehicle** resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
- The Vehicle being confiscated or destroyed by or under order of any government or public or local authority.
- Loss or damage to the **Vehicle** caused by an inappropriate type or grade of fuel being used.
- That part of the cost of any repair or replacement which improves the Vehicle beyond the condition before loss or damage occurred.

Section B

Broken windscreen and windows

What is covered by this Section

If the windscreen or any window in the **Vehicle** is broken during the **Period of Insurance**, the **Insurer** will pay the cost of repairing or replacing it. The **Insurer** will also pay for any repair to the bodywork that has been damaged by broken glass from the windscreen or windows

A claim under this section only will not affect **Your No Claim Discount** if this is the only damage claimed for.

- Excess the first amount of any claim if the glass is replaced rather than repaired, as shown in the Certificate of Motor Insurance and/or policy Schedule.
- Loss of use of the **Vehicle** or any loss resulting from loss of use of the **Vehicle**.
- Costs of importing parts or accessories, or storage costs caused by delays, where the
 parts or accessories are not available from current stock in the UK.
- Any amount over the cost shown in the manufacturer's UK latest price guide and costs for fitting if any lost or damaged parts or accessories are not available.

Section C

Fire and theft

What is covered by this Section

The *Insurer* will pay for loss of or damage to the *Vehicle* caused by *Fire* or *Theft* (at the *Insurer's* discretion) by repairing or replacing or paying in cash the amount of the loss or damage. The maximum amount payable will be the *Market Value* of the *Vehicle* at the time of the loss.

In the event that the *Insurer* settles a claim by replacing or paying for the *Vehicle*, the *Insurer* reserves the right to own the salvage unless *You* wish to retain the salvage, provided *You* and the *Insurer* can agree a suitable deduction to be made from the claim payment to take its value into account.

If to the *Insurer's* knowledge the *Vehicle* belongs to someone else or is the subject of a hire purchase or leasing agreement the *Insurer* will make any payment for its total loss or destruction to its owner to the extent of their legal requirements (whose receipt shall be a full and final discharge) rather than to *You*.

The *Insurer* may at their option use parts that have not been supplied by the original manufacturer to repair the *Vehicle*.

The *Insurer* will also cover the cost of replacing or repairing the *Vehicle's* audio and navigation equipment up to the limit shown in the *Schedule*.

New Vehicle Replacement

The *Insurer* will not pay more than the *Market Value* of the *Vehicle* unless:

- the loss or damage happens before the Vehicle is a year old and You are its first and only registered keeper, and
- the cost of repair is valued by the *Insurer* at more than 60% of the cost of buying an identical new vehicle at the time of the loss or damage (based on the UK list price) and including car tax and VAT at the date the damage occurred. In these circumstances, if *You* ask the *Insurer* to, the *Insurer* will replace the *Vehicle* (and pay reasonable delivery charges) with a new *Vehicle* of the same make, model and specification.

The *Insurer* will only do this if:

the *Insurer* can buy a *Vehicle* straight away in the UK and *You* have provided a copy of permission from the hire-purchase company (if this is how *You* bought the *Vehicle* and *You* have not finished paying for it).

- Loss of or damage to the Vehicle arising from Theft when no-one is in it, unless all its windows, doors, roof openings or hood are closed and locked. All keys or devices needed to lock the Vehicle are with You or the person authorised to use the Vehicle.
- Excess The first amount of any claim, as shown in the Schedule. You must pay this amount for every incident You claim for under this section.
- Loss of use of the **Vehicle** or any loss resulting from loss of use of the **Vehicle**.
- Wear and tear or depreciation.
- Mechanical, electrical, electronic and computer failures, malfunctions or breakdowns or breakages.
- Costs of importing parts or accessories, or storage costs caused by delays, where the parts or accessories are not available from current stock in the UK.
- Any amount over the cost shown in the manufacturer's UK latest price guide and costs for fitting if any lost or damaged parts or accessories are not available.
- Loss of or damage to phone equipment.

- The **Vehicle** losing value after, or because of, repairs.
- Loss of or damage to the **Vehicle** resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
- Loss of or damage to the Vehicle caused by a member of Your immediate family, a person living in Your home, employees or ex-employees taking the Vehicle without Your permission.
- The *Vehicle* being confiscated or destroyed by or under order of any government or public or local authority.
- Loss from taking the *Vehicle* and returning it to its legal owner.
- Loss or damage to the Vehicle caused by an inappropriate type or grade of fuel being used.
- That part of the cost of any repair or replacement which improves the Vehicle beyond the condition before loss or damage occurred.

Section D

Personal accident

What is covered by this Section

If **You** or **Your** husband, wife or civil partner are aged under 71 and are accidentally killed or injured while getting into, travelling in or getting out of the **Vehicle**, the **Insurer** will pay the following:

- For death £5,000.
- For total and permanent loss of sight in one eye £2,500.
- For total and permanent loss (at or above the wrist or ankle) of one hand or one foot £2.500.

The *Insurer* will only pay these amounts if the only cause of the death or injury is an accident involving the *Vehicle* and the death or loss happens within three months of the accident.

This cover also applies to any passenger aged between 15 and 70 who is getting into, travelling in or getting out of the **Vehicle** (as long as there is a passenger seat for that person).

- No cover is provided under this section if the policy is held in the name of a corporate organisation, a company or a firm.
- Death or injury caused by suicide or attempted suicide, or intentional self injury or injury arising wholly or partly from natural disease or weakness in any form.
- Death of or injury to any person not wearing a seat belt when they have to by law.
- More than £10,000 for any one accident.
- More than £5,000 to any one person for any one accident.
- If You, or Your husband or wife, or civil partner hold any other motor insurance, payment will be made under one policy only.

Section E

Medical expenses

What is covered by this Section

If **You** or anyone in the **Vehicle** is injured in an accident involving the **Vehicle**, the **Insurer** will reimburse up to £100 in medical expenses for each injured person.

Section F

Personal belongings

What is covered by this Section

The *Insurer* will pay *You* or if *You* so wish the owner of such personal belongings for personal belongings in the *Vehicle* which are lost or damaged following an accident, a *Fire* or *Theft* involving the *Vehicle*.

The *Insurer* will pay the value of the personal belongings less an amount for wear and tear and loss of value

What is not covered by this Section

- More than £100 for each incident.
- Loss of or damage to phone equipment.
- Money, stamps, tickets, documents or securities (such as share or bond certificates).
- Loss or damage when no-one is in the Vehicle, unless all its windows, doors, roof openings or hood are closed and locked. All keys or devices needed to lock the Vehicle are with You or the person authorised to use the Vehicle.
- Property insured under any other policy.

Section G

Liabilities to third parties

What is covered by this Section

The *Insurer* will cover *Your* legal liability for the death of or injury to any person. The *Insurer* will also cover *Your* legal liability for damage to other people's property up to the amount shown in the *Schedule* following:

- You using the Vehicle.
- Goods falling from the *Vehicle*.
- Loading and unloading the Vehicle.
- Any person driving the Vehicle with Your permission (as long as your Certificate of Motor Insurance shows that he or she is allowed to drive the Vehicle).
 The person driving must not be excluded from driving the Vehicle by any Endorsement, exception or condition.
- Any person using (but not driving) the Vehicle, with Your permission, for social, domestic and pleasure purposes.
- Any passenger in, getting into or getting out of the **Vehicle**.
- Any single trailer, trailer-caravan or broken-down vehicle while it is attached to the Vehicle and if allowed by law.

When the Insurers written agreement is obtained beforehand the following will also be paid:

- Solicitors' fees for representation at any coroner's inquest, fatal accident inquiry or court of summary jurisdiction.
- reasonable legal costs for defending a charge of manslaughter or causing death by dangerous or careless driving caused by an accident which might involve legal liability covered under this policy.
- any costs and expenses for which **Your** employer or business partner is legally liable
 as a result of **You** using the **Vehicle** for their business;
- any other costs and expenses for which the *Insurer* has given its written permission;
- emergency treatment charges set out in *The Road Traffic Act*.

If the only payment the *Insurer* makes is for emergency treatment charges, this will not affect *Your* no claim discount.

If anyone who is insured by this section dies while they are involved in legal action, the *Insurer* will transfer to that person's estate the benefit of this insurance against any liability covered by this section that the deceased may have incurred.

- Any amount the *Insurer* has not agreed to in writing.
- Liability for death of or injury to any of Your employees during the course of their work, even if the death or injury is caused by anyone insured by this policy.
 However, the Insurer will provide the minimum cover needed under The Road Traffic Act.
- Loss of or damage to property owned by or in the care of the person who is claiming cover under this section.
- Any loss of or damage to a vehicle, trailer, trailer-caravan or broken-down vehicle covered by this policy.
- Any loss or damage caused while any *Vehicle* is in a place used for aircraft taking off, landing, parking or moving, including the associated service roads, refuelling areas, ground equipment parking areas and the parts of passenger terminals of international airports which come within the Customs examination area. However, the *Insurer* will provide the minimum cover needed under *The Road Traffic Act*.
- Any amount over £250,000 for any one claim or series of claims arising from one
 event that causes loss of or damage to property while the *Vehicle* is being used to
 carry *Dangerous Goods*.
- Any loss or damage caused by loading or unloading the Vehicle when it is not on a public road.
- Any loss or damage caused by using the Vehicle, or any machinery attached to it, as a tool of trade.
- Loss of or damage to any bridge, weighbridge, viaduct, road or surface which the
 Vehicle is being driven on, or anything under the road surface, caused by vibration
 or by the weight of the *Vehicle* or its load.
- Any claim for pollution or contamination, unless it is caused by a sudden, identifiable event which was unintended and unexpected and happened at one specific time and place.
- Any amount over £1,000,000 for one pollution or contamination event.
- Any amount over the limit shown in *Your Schedule* for any one claim or series of claims arising from one event that causes loss of or damage to property. This limit includes all costs, expenses and indirect losses.
- Foreign proceedings any legal liability in respect of proceedings brought or judgement obtained in any court outside the United Kingdom unless such proceedings are brought or judgement obtained in the court of a foreign country arising out of the use of the *Vehicle* in that foreign country where the *Insurer* has agreed to extend this insurance to cover such foreign use.

Section H

Using your vehicle abroad

What is covered by this Section

The *Insurer* will provide the cover shown on *Your Schedule*. *Your Schedule* will also show the maximum number of days that this cover applies for in any *Period of Insurance* while *You* are using the *Vehicle* within the European Union and any other country which has agreed to follow Article (8) of the EC Directive 2009/103/EC relating to civil liabilities arising from the use of motor vehicles.

The *Insurer* will also pay customs duty if the *Vehicle* is damaged and the *Insurer* decide not to return it after a valid claim on the policy.

The *Insurer* will only provide the minimum legal cover of the country *You* are visiting if *You* exceed the maximum number of days allowed by the *Insurer* as shown on *Your Schedule*

Section I

No claim discount

What is covered by this Section

As long as **You** have not made a claim during the **Period of Insurance** immediately before **Your** renewal, the **Insurer** will include a discount in **Your** renewal premium in line with the **Insurer's** current **No Claim Discount** scale applicable at renewal.

You may not transfer this discount to any other person.

Your No Claim Discount will not be affected if the only claims **You** make are for a broken windscreen or windows under section B, replacement locks under section K or emergency treatment charges under section G and incidents for which the Insurer obtains a full recovery of all payments made.

Section J

Optional no claim discount protection

What is covered by this Section

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

- You do not make more than two claims in any period of three years; and
- You have paid any extra premium the Insurer ask for.

If **You** make a second claim in any three year period, this policy section will be removed. **You** may have to pay a higher premium or **Excess** if **You** make any claims.

Section K

Replacement locks

What is covered by this Section

If the keys, lock transmitter or entry card for a keyless entry system of the **Vehicle** are lost or stolen, the **Insurer** will pay up to £250 towards the cost of replacing:

- all entry locks that can be opened by the missing item;
- the lock transmitter, entry card and central locking system; and
- the ignition and steering lock; as long as the *Insurer* is satisfied that any person who may have *Your* keys, transmitter or card knows the identity or garage address of the *Vehicle*. The *Insurer* will also pay the cost of protecting the *Vehicle*, transporting it to the nearest repairers when necessary and delivering it after repair to *Your* address. *Your No Claim Discount* will not be affected solely as a result of making a claim under this section.

What is not covered by this Section

The *Insurer* will not pay:

- any claim where the keys, lock transmitter or entry card are either:
 - a) left in or on the **Vehicle** at the time of the loss; or
 - b) taken without **Your** permission by a member of **Your** immediate family, a person living in **Your** home, an employee or an ex-employee.

Section L

Courtesy vehicle

What is covered by this Section

An AA Comprehensive Van Insurance policy means that following an accident, **You** will usually be provided with the use of another vehicle while **Your Vehicle** is undergoing repair, subject to **Your** repair being carried out by **Your Insurer** approved repairer.

If **Your Insurer** instructs repairs to start a category 'A' vehicle will be supplied if available during the period of repairs. A category 'A' vehicle is usually a small 3 door, 1 litre hatchback car. A courtesy vehicle is not available in respect of total loss claims or where the **Vehicle** has been stolen and unrecovered, or for accidents outside of the LIK

General exclusions

This policy does not insure the following:

- 1. The *Insurer* will not cover claims arising from any of the following.
 - a) The *Vehicle* being driven by someone who is not described in *Your Certificate* of *Motor Insurance* as entitled to drive.
 - b) The Vehicle being driven, with Your permission, by anyone who You know or after reasonable enquiry should have known does not hold a driving licence or is disqualified from driving.

However, the *Insurer* will still give cover if the person used to hold a licence and is still allowed to hold one by law.

- The Vehicle being driven by someone who does not meet all the conditions of their driving licence.
- d) The **Vehicle** being used for a purpose that is not shown as covered in **Your Certificate of Motor Insurance**

However, loss of or damage to the **Vehicle** is covered while the **Vehicle** is with a member of the Motor trade for servicing or repair.

- If You receive any payment for giving people lifts in the Vehicle, the policy is not valid if:
 - a) the **Vehicle** is made or altered to carry more than six people including the driver;
 - b) You are carrying the passengers as part of a business of carrying passengers; or
 - c) **You** are making a profit from the payments **You** receive.
- 3. The *Insurer* will not pay for loss, damage, injury or legal liability if it is caused directly or indirectly by the following:
 - a) Ionising radiation or radioactive contamination from any nuclear fuel or any nuclear waste arising from burning nuclear fuel.
 - b) The radioactive, poisonous, explosive or other dangerous properties of any explosive nuclear equipment or part of that equipment.
 - c) Pressure waves caused by aircraft (and other flying objects) travelling at or above the speed of sound.
 - d) Invasion, war, revolution or any similar event.
 - e) Acts of *Terrorism*.

However, the *Insurer* will provide the cover *You* need to meet the requirements under *The Road Traffic Act*

- 4. The *Insurer* will not pay for any loss, damage, injury or legal liability arising during an earthquake, a riot or a civil disturbance occurring outside Great Britain, the Isle of Man or the Channel Islands, except under section G.
- The *Insurer* will not pay for any liability *You* accept under an agreement or contract, unless *You* would have been legally liable anyway.
- 6. Any decision or action of a court which is not in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands is not covered by this policy unless the proceedings are brought or judgement is given in a foreign court because the **Vehicle** was used in that country and the **Insurer** had agreed to cover it there.
- 7. The *Insurer* will not cover claims arising outside the *Geographical Limits* other than as provided for in section H.

General conditions (covering all sections)

Claims Procedure

Telephone – 0844 836 1127 Calls cost up to 7p (incl. VAT) per minute, plus your phone company's access charge.

You (or Your legal representative or anyone claiming the benefit of this insurance) must send the *Insurer* any letter, claim, writ or summons as soon as *You* receive it. *You* must also let the *Insurer* know straight away if *You*, any person claiming benefit of this insurance or **Your** legal advisers know of any prosecution, inquest or fatal accident inquiry that might be covered under this policy.

Dealing with claims

You. Your legal representative or any other person who claims under this policy must not negotiate, admit fault or make any payment, offer or promise of payment unless You have the *Insurers* written permission.

To recover any amount the *Insurer* has paid the *Insurer* can:

- negotiate, defend or settle any claim and choose the solicitor who will act for **You** in any legal action, and
- take any legal action in **Your** name or the name of any other person covered by this policy

The *Insurer* can do any of these in *Your* name or in the name of any person claiming under this policy. Anyone who makes a claim under this policy must give the *Insurer* any reasonable information and help the *Insurer* asks for.

Compulsory insurance

If the law of any country says the *Insurer* must make a payment that the *Insurer* would not otherwise have paid, **You** or the person who incurred the liability must repay this amount to the *Insurer*

Other insurance

If any incident that leads to a valid claim is covered under any other insurance policy, the **Insurer** will only pay its share of the claim unless stated differently elsewhere in this policy.

- If **You** or anyone acting for **You**: 1. knowingly makes a fraudulent or exaggerated claim under **Your** policy;
- 2. knowingly or recklessly makes a false statement in support of a claim (whether or not the claim is itself genuine):
- 3. knowingly or recklessly submits a false or forged document in support of a claim (whether or not the claim in itself is genuine);
- 4. makes a claim for any injury, loss or damage caused by **Your** wilful act or caused with Your agreement, knowledge or collusion.

We may at Our option:

- a) refuse to pay the claim; or
- b) refuse to pay the claim and cancel the policy from the date of the claim or alleged claim, without any refund of premium; or
- c) refuse to pay the claim and declare the policy void, treating it as if it never existed and recover any sums that **We** have already paid under any claim made on this policy and any associated costs incurred by **Us** as a result of the claim; and
- d) inform the police of the circumstances.

If **You** deliberately or recklessly provide **Us** with inaccurate or incomplete information at or before the start or renewal of this policy, **We** may void **Your** policy, (treating it as if it never existed since the start or renewal date, as the case may be).

If **You** deliberately or recklessly provide **Us** with inaccurate or incomplete information when amending **Your** policy, **We** may cancel **Your** policy from the date the amendment was due to take place.

Reasonable precautions

Anyone covered by this policy must take all reasonable steps they can to protect the **Vehicle**, and anything in or attached to it, against loss or damage. (This includes

making sure that the **Vehicle** has all its windows, doors, roof openings or hood closed and locked. All keys or devices needed to lock the **Vehicle** are with **You** or the person authorised to use the **Vehicle** when no-one is in it.) The **Vehicle** must be kept in good working order and the **Insurer** may examine the **Vehicle** at any time.

Keeping to the terms of the policy

The *Insurer* will only pay claims if:

- any person claiming cover has met all the terms, conditions and *Endorsements* of the policy, as far as they apply, and
- the declaration and information given on the **Statement of Insurance** is complete and correct as far as **You** know

Cancellation

Procedures are explained below dependent on who invokes cancellation. Fees chargeable by *AAIS* in the event of cancellation as referred to in this section are set out in the document entitled 'About AAIS'.

You

'Cooling off' Period Within 14 Days

You will, for a period of 14 days from the date **You** receive **Your** policy documentation or the date **You** enter into the contract (whichever is later), have a right to cancel this policy and receive a refund (unless **You** have made a total-loss claim).

Your Insurer will refund a percentage of the premium calculated on a pro rata basis equivalent to the period of cover left unused, plus **AAIS** will charge an administration fee of £25, except where cover has not commenced prior to the end of this 14-day period, in which case **You** will be entitled to a full refund of the premium that **You** have paid. There may also be a fee of up to £50 applied by **Your Insurer**. This amount will vary depending on **Your Insurer**. If you want to know this fee before cancelling **Your** policy please ask **AAIS**.

In order to cancel **Your** policy within this period **you** must contact **AAIS** confirming **Your** intentions and return **Your Certificate of Motor Insurance**.

Outside of 14 days

1. In addition to **Your** rights under the 'Cooling Off' Period, **You** also have the right to cancel **Your** policy at any time during the period of cover.

If **You** wish to cancel **Your** policy, **You** should contact **AAIS** and return **Your** current **Certificate of Motor Insurance**. It is important to remember that cancelling **Your** direct debit does not cancel **Your** policy.

Provided that no claim has occurred during the current **Period of Insurance AAIS** will calculate the premium for the period that **You** have been insured and refund any balance. Depending on **Your Insurer**, the refund will either be a percentage of the premium calculated on a pro rata basis equivalent to the period of cover left unused or calculated in accordance with the **Insurer's** published scales, which are available on request.

If **Your** policy contains any additional covers, for example, legal expenses and/or motor breakdown cover then these and any **AAIS** commission will be excluded from any refund calculations.

This refund will be subject to a cancellation charge of £50. There may also be a fee of up to £50 applied by **Your Insurer**. This amount will vary depending on **Your Insurer**. If **You** want to know the charge and exact refund due before cancellation please ask **AAIS**.

No refund will be allowed if a claim has been made or has arisen under this insurance prior to such cancellation during the current **Period of Insurance**.

AAIS (Instalment defaults)

If **You** are paying the premium in relation to this insurance in monthly instalments by direct debit mandate, under the terms of a Credit Agreement this Insurance Contract automatically terminates if **You** fail to pay an instalment when due, or fail to maintain the direct debit mandate and such default is not corrected in the period specified in the default notice served pursuant to Section 88 (1) of the Consumer Credit Act 1987 (the notice period), and **You** fail to pay the whole of the outstanding balance then becoming due and payable within 7 days of the expiry of the notice.

It is a further condition of this policy that if **You** make a claim then any balance of the premium outstanding for the remainder of the **Period of Insurance** becomes due and payable in full.

The Insurer or AAIS (excluding instalment default cancellations)

The *Insurer* or *AAIS* may cancel this insurance if there are serious grounds to do so such as non-payment, failure to supply requested validation documentation (proof of *No Claim Discount*, Driving Licence, Security certificate etc) or *You* have provided *Your Insurer* or *AAIS* with incorrect information and you have failed to provide a remedy. *Your Insurer* or *AAIS* will send, at least 7 days written notice to *Your* last known address and provided that:

- (i) the **Vehicle** has not been subject to a total loss claim (i.e. written off or stolen);
- (ii) there has not been a fault claim made against the policy;
- (iii) cancellation is not due to a false declaration or fraud; and
- (iv) all instalment payments are fully up to date

then a full pro rata premium refund from the date of cancellation will be paid to **You** (but no refund of any **AAIS** fees will be made). If **You** pay **Your** premium by instalments **You** authorise **AAIS** to receive any refund of premium from the **Insurer** and apply it to pay or reduce any sums owed to **AAIS**. Any residual balance of return premium remaining after these deductions will be paid to **You**.

If **AAIS** becomes insolvent then the **Insurer** may either, at its option (1) appoint an administrator to take over the **AAIS** role of collecting premium from **You** and passing such premium to the **Insurer**, or (2) cancel this policy upon 30 days notice and give **You** a refund of any premium from the **Insurer** paid in respect of the unexpired period left on the policy. In the latter case, the **Insurer** may contact **You** to offer **You** a replacement policy directly with the **Insurer**. The **Insurer** shall ensure that the offer of a replacement policy is on no worse terms than **Your** existing policy. Purchasing such replacement policy with the **Insurer** shall be optional.

The Contracts (Rights of Third Parties) Act 1999

Save for the rights granted to AA Insurance Services under this contract any person or company who is not a party to this contract does not have any rights they can enforce under this contract by virtue of the Contracts (Rights of Third Parties) Act 1999 except those they have by law.

Law Applicable to contract

You and the **Insurer** are free to choose the law applicable to this contract but in the absence of agreement to the contrary, the law of the country in which **You** reside at the inception of the contract (or, in the case of a business, the law of the country in which the registered office or principal place of business is situated) will apply.

If **You** are not resident (or in the case of a business, the registered office or principal place of business is not situated) in England or Wales, Scotland, Northern Ireland, Channel Islands or the Isle of Man the law which will apply is the law of England and Wales.

Applicable Language

The terms and conditions and all other information concerning this insurance are supplied in the English language and the *Insurer* and *AAIS* undertake to communicate in this language for the duration of the policy.

What you need to tell AAIS

You must take reasonable care to ensure that the information provided by **You** or on **Your** behalf in relation to **Your** van insurance is provided honestly, fully and to the best of **Your** knowledge. If any of **Your** insurance, or personal details set out on **Your Statement of Insurance**, Proposal Form, **Schedule** or **Certificate of Motor Insurance** are incorrect or incomplete, or **IYou** need to make a change, please call the Customer Services Helpline on **0344 836 1128** as soon as possible. Failure to do so may result in **Your** insurance being cancelled or treated as if it never existed or in **Your** claim being rejected or not fully paid.

Changes **You** must tell **AAIS** about:

- Any change of drivers.
- Anyone who drives the Vehicle receives a motoring conviction (including fixed penalty offences).
- Anyone who drives the Vehicle has a pending prosecution.
- Anyone who drives the Vehicle has a non-motoring conviction.
- **You** or any other driver have been declared unfit to drive by the DVLA or been advised not to drive by a doctor or by other medical healthcare professional.
- **You** change the purpose the **Vehicle** is used for.
- **You**, or any driver, change job or start a new job.
- The Vehicle is changed from the manufacturer's original specification. This includes changes to the:
 - Appearance (cosmetic changes), such as alloy wheels or paint
 - Bodywork, such as body kits or spoilers
 - Suspension or brakes
 - Performance of the vehicle, such as the engine management system or exhaust
 - Audio/entertainment system
- You take the Vehicle abroad for more than the maximum period shown in the Schedule or outside the EU.
- **You** change **Your** address or the address where **You** keep the **Vehicle** overnight.
- The details in the **Schedule** change.
- The Vehicle is involved in an accident or a Fire, or someone steals, damages or tries to break into it.
- Anyone who drives the Vehicle is involved in any accident or has a Vehicle damaged or stolen.
- Anyone who drives the Vehicle has had insurance refused or cancelled, or has had special terms imposed.
- You sell the Vehicle, change the Vehicle or its registration number, or get another Vehicle. Your Certificate of Motor Insurance specifies the insured Vehicle by its Vehicle registration number and no cover applies to any additional or replacement vehicle until a Certificate of Motor Insurance or a temporary cover note bearing the vehicle registration number of the additional or replacement vehicle has been issued to You.

Note: This list is not exhaustive. If in doubt, please call **AAIS**.

The customer service number **You** should ring: **0344 836 1128**.

If you need to make a claim

- First check Your policy and insurance certificate carefully to make sure that Your claim is valid. Please also read the policy conditions.
- Then phone the AAIS claimline as soon as possible. They will tell You what You
 need to do next.
- **You** may be required to fill in a claim form. If so, fill it in fully and send it to the address on the claim form as soon as **You** can. Please remember to enclose all of the information and documents **You** have been asked for

Claimline

0844 836 1127 24 hours a day, 365 days a year.

Calls cost up to 7p (incl. VAT) per minute, plus your phone company's access charge.

If you need to complain

AA Insurance Services aim to provide you with a high level of service at all times. However, there may be a time when you feel that our service has fallen below the standard you expect. If this is the case and you want to complain, we will do our best to try and resolve the situation.

a) There are several ways you can contact us:

0344 209 0556 Phone:

Fmail: customersupport@theAA.com

Post: Member Relations

The Automobile Association

Lambert House Stockport Road Cheadle

Cheshire SK8 2DY

We will either acknowledge your complaint within 5 working days of receipt, or offer you our final response if we have concluded our investigations within this period.

If we acknowledge your complaint, 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.

b) There are several ways you can contact them:

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

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

Post: The Financial Ombudsman Service

> Exchange Tower London E14 9SR

Financial Services Compensation Scheme (FSCS)

Your Insurer is covered by the Financial Services Compensation Scheme.

You may be entitled to compensation from the scheme if Your Insurer cannot meet its obligations. This depends on the type of business and the circumstances of the claim. For claims against Insurers. **You** are covered for 90% of the claim, without any upper limit. For compulsory insurance (eg third-party motor) the claim is covered in full, without any upper limit.

Further information about compensation scheme arrangements is available at www.fscs.org.uk, email enquiries@fscs.org.uk, or telephone 0800 678 1100 or 0207 741 4100 or from Financial Services Compensation Scheme.

10th Floor, Beaufort House.

15 St Botolph Street,

London EC3A 7QU.

Using your personal information

- 1.1. The AA Group of companies (being AA plc, together with any entity in which AA plc directly or indirectly has at least a 50% shareholding*) ("we") will use your personal information for the following purposes**:
- (a) to identify you when you contact us;
- (b) to allow us to give you a quote and assess which payment options we can offer you;
- (c) to help identify accounts, services and/or products which you could have from us or selected partners from time to time. We may do this by automatic means using a scoring system, which uses the information you have provided, any information we hold about you and information from third party agencies (including credit reference agencies who will keep a record of your enquiry);
- (d) to help administer, and contact you about improved administration of, any accounts, services and products we have provided before, or provide now or in the future;
- (e) to carry out marketing analysis and customer profiling (including with transactional information), conduct research, including creating statistical and testing information;
- (f) to help to prevent and detect fraud or loss; and
- (g) to contact you in any way (including mail, email, telephone, text or multimedia messages) about products and services offered by us and/or selected partners unless you have previously asked us not to use the relevant personal data for such purposes.
- *A list of companies forming the AA Group of companies is available from The AA Data Protection Compliance Manager at the address given in point 1.5 below.
- **See the AA privacy policy at the AA.com/terms and conditions/privacy_policy.html
- 1.2. We may allow other people and organisations to use information we hold about you for the purpose of providing services you have asked for, as part of the process of selling one or more of our businesses, or if we have been legitimately asked to provide information for legal or regulatory purposes or as part of legal proceedings or prospective legal proceedings. From time to time, these service providers and organisations may be outside the European Economic Area in countries that do not have the same standards of protection for personal data as the UK. We will, however, always use every reasonable effort to ensure sufficient protections are in place to safeguard your personal information.
- 1.3. We may monitor and record communications with you (including phone conversations and emails) for quality assurance and compliance reasons.
- 1.4. We may check your details with credit reference and fraud prevention agencies. If you provide false or inaccurate information and we suspect fraud, we will record this and 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 from other countries the information recorded by fraud prevention agencies. We and other organisations may use and search these credit reference and fraud prevention agencies records, for example, to:
- (a) help make decisions about credit related services for you and members of your household including assessing what quote and which payment options we can offer you for particular services;
- (b) help make decisions on motor, household, credit, life and other insurance proposals and insurance claims for you and other members of your household;
- (c) trace debtors, recover debt, prevent fraud, and to manage your accounts or insurance policies;
- (d) check your identity to prevent financial crime unless you give us other satisfactory proof of identity; and
- (e) check the details of job applicants and employees.

Information held about you by these agencies may be linked to records relating to other people living at the same address with whom you are financially linked. These records will also be taken into account in credit and fraud prevention checks. Information from your application and payment details of your account will be recorded with one or more of these agencies and may be shared with other organisations to help make credit and insurance decisions about you and members of your household with whom you are financially linked and for debt collection and fraud prevention. This includes those who

have moved house and who have missed payments.

- 1.5. If you need details of those credit reference and fraud prevention agencies from which we obtain and with which we may record information about you, please write to The AA Data Protection Compliance Manager at The AA, Fanum House, Basing View, Basingstoke, Hampshire RG21 4EA.
- 1.6. Where you give us information on behalf of someone else, you confirm that you have provided them with the information set out in these provisions, and that they have not objected to such use of their personal information. Where you give us sensitive data about yourself or another person (such as health details or details of any criminal convictions) you agree (and confirm that the other person has agreed) to our processing such information in the manner set out in these provisions.

Credit Reference Agencies

To assess your insurance application and the terms on which cover may be offered (including the quote and payment methods we are able to offer you), we may obtain information about you from a number of sources, including credit reference agencies, to check your credit status and identity. The credit reference agencies will keep a record of the search: this may be reflected in your credit score.

Insurers: fraud prevention, regulatory etc

Insurers pass information to the Claims and Underwriting Exchange Register, run by Insurance Database Services Ltd (IDSL), the Motor Insurance Anti-Fraud and Theft Register, run by the Association of British Insurers (ABI) and to other fraud prevention databases. The aim is to help check information provided and also to prevent fraudulent claims. When insurers deal with your request for insurance, they may search these registers. Under the conditions of your policy, you must tell the Insurer about any incident (such as an accident or theft) which may or may not give rise to a claim. When you tell the Insurer about an incident, the Insurer will pass information relating to it to the registers. 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 Driver and Vehicle Licensing Agency ("DVLA"), the Driver and Vehicle Licensing Northern Ireland ("DVLNI"), the Insurance Fraud Bureau and other bodies permitted by law for purposes not limited to but including (i) Electronic Vehicle Licensing. (ii) Continuous Insurance Enforcement, (iii) Law Enforcement (prevention, detection, apprehension and/or prosecution of offenders) and (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 in the UK, the EEA and certain other territories, insurers and/or MIB may search MID to obtain relevant information. Persons (or their 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 MID. It is vital that MID holds your correct registration. If it is incorrectly shown on MID you are at risk of having your vehicle seized by the Police. You can check that the correct registration number is shown on MID at www.askmid.com. You can find out more about this at www.mib/org.uk. You should show this notice to anyone insured to drive the vehicle covered under the policy.

Insurers may also use your information for the same reasons and in the same ways as we do as referred to in paragraph 1.4 above.

Your electronic information

If you contact us electronically, we may collect your electronic identifier e.g. Internet Protocol (IP) address or telephone number supplied by your service provider. This is to identify any repeat website visits, fraudulent behaviour or mystery shoppers using our websites.

Call to find out more about:

Insurance

- Car Insurance
- Motorcycle Insurance
- Classic Car Insurance
- Home Insurance
- Home Membership
- Travel Insurance
- Life Insurance
- Pet Insurance
- Caravan Insurance
- Holiday Home Insurance
- Personal Injury Claims
- Overseas Car Insurance
- Business Insurance

Breakdown

- Breakdown Cover
- European Breakdown Cover

Financial Services

- Personal Loans
- Credit Cards
- Savings
- Travel Currency Cards

Other Services

- Driving School
- Maps, Guides and Atlases

Call **0800 21 11 11** or visit the **AA.com**

For any van policy enquiries please contact:

AA Insurance Services, PO Box 2AA, Newcastle upon Tyne NE99 2AA Tel: 0344 836 1128

You may contact us using Text Relay. Information is also available in large print, audio and Braille on request, please call 0800 262 050 details.

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