UK BREAKDOWN RECOVERY, MOTOR CLAIMS AND COMPLIMENTARY LEGAL EXPENSES





Let us take the strain!

UK 028 90 484 484 ROI 01 804 4328

To re-purchase please visit:

www.misgroup.online



028 90 484 484



Been involved in a non-fault accident?

- Claim from the third party directly without touching your own policy so NO EXCESS to pay!
 - Like-for-like replacement vehicle to keep you on the road!
- Specialist solicitor to assist in claiming compensation for injury.

*T&C's Apply

IF IT'S NOT YOUR FAULT, WE'LL TAKE RESPONSIBILITY

Call our 24 hour helpline to speak to a specialist claims handler

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BREAKDOWN ASSISTANCE COVER

It should be noted that the Financial Conduct Authority nor the Central Bank of Ireland regulate the services provided under this MIS Breakdown Service.

These are the terms and conditions of **your** MIS Breakdown Service. Please read them carefully and keep them in a safe place. **Your** MIS Breakdown Product provides 'peace of mind' motoring, 24 hours a day, 365 days a year, alerting **our** recovery agents within minutes of **your** notification.

Under the terms, conditions and exclusions of this service for breakdown assistance cover **we** will arrange for **your** vehicle to be taken to the nearest competent repairer, secure premises or if nearer, **your** home. This service is provided throughout Ireland and the United Kingdom. In the event that **your** vehicle is immobilised as a result of electrical or mechanical breakdown or accident (including fire or malicious damage) please contact **our** Helpline on the numbers below as soon as possible:

BREAKDOWN NOTIFICATION

United Kingdom Roadside Assistance 028 9048 5219

Republic of Ireland Roadside Assistance 01 804 4328

Please note that if you should engage the services of any recovery operator prior to making contact with the Helpline any costs that you incur are not covered by this service.

YOUR RIGHT TO CANCEL

We hope **you** are happy with the cover this service provides. However, if after reading this service agreement, this breakdown assistance cover does not meet **your** requirements, please return it to your agent within 14 days of issue and **we** will return your premium.

MIS shall not be bound to accept renewal of any service agreement and may at any time cancel this service agreement by sending 14 days notice to the **customer** at their last known address. Provided the premium has been paid in full the **customer** shall be entitled to a proportionate rebate of premium in respect of the unexpired period during the period of cover. A charge may be imposed based upon the usage of the Helpline during the period of cover.

MIS Group, Beechwood House, 37 Comber Road, Dundonald, Belfast, BT16 2AA

DEFINITIONS

Competent Repairer

A Vat registered, general provider of repair and maintenance services for motor vehicles. This garage will not necessarily be a franchise repairer for the particular vehicle marque.

Duration of Assistance

365 days from date of purchase.

Helpline

Means the breakdown assistance telephone helpline service operated by **us** 24 hours, 365 days of the year which can be contacted by the **customer** in the ROI in **0180 44328** or in the UK on **028 9048 5219**.

Incident

Immobilisation of the vehicle as a result of mechanical or electrical breakdown or accident (including fire and malicious damage), flat tyre/puncture, fuel shortage or wrong fuel, flat battery, loss or breakage of vehicle keys whilst in the territorial limits.

Recovery Operator

Means the recovery operator we authorise to provide breakdown assistance.

Territorial Limits

The Republic of Ireland, Northern Ireland and Great Britain.

You / Your

Means the person or company who has paid the premium for this service and is named in the motor insurance as the policy holder.

Vehicle

- Will be restricted to private cars, private cars modified for commercial use and commercial vehicles up to a fully laden weight of 3.5 tonnes.
- Is serviced, maintained and operated according to the manufacturer's handbook and holds a valid MOT/NCT certificate or equivalent if applicable.
- If the vehicle is towing a caravan or trailer, the recovery assistance will only apply to the vehicle, not the caravan or trailer.

We / Us / Our

Means MIS Group Limited, Beechwood House, 37 Comber Road, Dundonald, Belfast, BT16 2AA.

ONLINE - SECTION A - RESCUE

1. ROADSIDE ASSISTANCE

If your vehicle breaks down or is involved in an accident away from home, we will send a recovery operator to assist you.

We will provide up to one hour's free labour at the roadside, however, if your vehicle cannot be repaired on the spot, we will arrange to tow the car to the nearest competent repairer, recovery yard or your home, whichever is closer.

2. PUNCTURES

If your vehicle suffers a puncture whilst driving, we will assist with the replacement of your vehicle's tyre, provided you have a suitable replacement available with the vehicle. If you need to have the flat/punctured tyre repaired or replaced, we will refund you £25 towards the cost of this repair or replacement upon receipt of a supporting invoice.

3. LOST KEYS

If the keys to your vehicle are lost or locked in the vehicle, we will take your vehicle to the nearest secure premises whilst endeavours are made to access the vehicle or obtain alternative keys by you.

4. PETROL SHORTAGES

In the event your vehicle is immobilised due to fuel shortage or misfuelling, we will transport your vehicle to the nearest filling station, charging point or garage to remedy the cause. In addition, to get your vehicle driveable again, we will refund you the cost of 5 litres of fuel upon receipt of a supporting invoice.

SECTION B - ONLINE - RESCUE PUS

What is covered:

The benefits under Section A - Rescue - Plus Home Start Assistance:

If your vehicle breaks down we will send somebody to assist you. Up to one hour's free labour will be provided, in SITU, if on the spot repairs can be made to your vehicle.

If your vehicle cannot be repaired in SITU, we will arrange to tow it to the nearest competent repairer or to your own garage, if closer.

SECTION C - ONLINE - RECOVERY PLUS

What is covered

The benefits under Section A along with Onward Transportation.

If it is apparent that repairs cannot be effected by the repairer by the end of the working day, we will arrange and pay for your choice of one of the three following benefits in addition to Onward Transportation:

a) Where available, a self-drive hire car of equivalent level up to a maximum of 1600cc for a period of 3 calendar days whilst your car is awaiting repairs, up to a maximum of £90/€100

OR

b) The cost of overnight accommodation including breakfast in a local hotel whilst you await for repairs to your vehicle. The incident must have occurred more than 60 miles / 100 km from your home or intended destination, subject to a maximum of £200/€250 per incident

OR

c) A refund of reasonable public transport costs up to a maximum of £25

PLUS

The unaccompanied recovery of your vehicle to your destination within Ireland, Onward Transportation is NOT available within Great Britain. The other options above are mutually exclusive and will not be provided when your vehicle can be repaired locally on the same day. You must choose which service is required at the time of the Recovery Plus service being required. Every endeavour will be made to recover your vehicle as soon as possible, however this service will not normally be provided on the day of the call out.

Self Drive Hire Car

A self-drive hire car is provided to enable you to complete your journey and therefore you can only avail of this option on the day of the breakdown and not at a later date. We will endeavour to provide you with a self-drive hire car at the time of need, if for any reason a self-drive hire car is not available the option of overnight accommodation or public transport costs will be offered.

You will be entitled to a self-drive hire car of equivalent level up to a maximum of 1600cc; however, you can choose a car in a higher category subject to the payment of the appropriate additional fee to the supplier by you. You are responsible for the payment to the supplier for any hire charges or other ancillary expenses for any period in excess of 3 calendar days. You are also responsible for the payment of all fuel used during the placement period and a deposit may be required at the time of the commencement of the hire period. A hire car cannot be provided where the requirements of the car hire company cannot be met by you. The availability of a driving licence and the age of the driver can restrict the ability of MIS to procure a self-drive hire car.

Onward Transportation

This element of cover is ONLY available under the recovery plus section. In the event you require the transportation of your vehicle further than the product limits, under the rescue or rescue plus service, an additional mileage charge will be payable to the recovery operator by you.

Overnight Accommodation

MIS will refund you directly the reasonable costs incurred of one night's accommodation upon provision of a suitable invoice subject to the product limits. You are responsible for all meals consumed, drinks and any other incidental expenses.

Public Transport Costs

MIS will refund you the cost of all reasonable public transport costs incurred in order to complete your journey subject to the product limits. A claim for refund together with the original receipts should be forwarded to MIS Group, Beechwood House, 37 Comber Road, Dundonald, Belfast BT16 2AA or claims@misgroup.online

BREAKDOWN EXCLUSIONS AND CONDITIONS

The terms and conditions of the MIS Breakdown Recovery Service are set out as follows.

- 1. MIS shall not be liable for any liability or direct loss arising from any act performed in the execution of the assistance provided.
- 2. MIS shall not be liable to pay for expenses which are recoverable from any other source.
- MIS shall not be liable for any accident or breakdown brought about by any avoidable, wilful and deliberate act committed by the customer.
- 4. MIS shall not be liable for the cost of repairing the vehicle.
- MIS shall not be liable for the cost of any parts, keys, lubricants, fluids or fuel required to restore a vehicle's mobility.
- 6. MIS shall not be liable for any claims caused by fuels, mineral essences or other flammable materials, explosives or toxins transported in the car.
- No benefit shall be payable unless Motorists Insurance Services Ltd (MIS Breakdown) has been notified and has authorised assistance through the medium of the emergency telephone number provided.
- 8. Territorial limits of cover are Republic of Ireland, Northern Ireland and Great Britain. Return to dealership cover applies to NI only.
- 9. The benefits of this cover will be subject to a maximum of three assists per annum. MIS breakdown will not be responsible where it is asked to provide the service for a fault that was dealt with in the preceding 28 days, excluding punctures.
- The service will only be provided if the vehicle was in a roadworthy condition prior to the incident
- 11. **We** will endeavour to provide all the benefits associated with this cover, however, all the options may not be available to **us** at the time of the breakdown.
- 12. At all times **we** will retain the discretion to provide assistance outside the terms of this cover and dependent upon circumstances.
- 13. Replacement cars are subject to normal commercial hire criteria. These criteria may include the requirement of a full drivers licence without endorsements, a cash or credit card deposit. This criteria is not exclusive and may change from time to time. It is also a condition of car hire that the car can be returned to the pick up point.
- 14. Any vehicle, including vehicles that have been modified, which cannot be recovered by a
- 15. standard recovery vehicle
- 16. The driver must be with the vehicle when the recovery agent is tasked, if they are absent any subsequent assistance will be at the drivers own cost.
- 17. **We** may refuse assistance in circumstances where a driver is clearly intoxicated or the vehicle is in an inaccessible off road location.
- 18. No benefit shall be payable if the vehicle does not hold a valid NCT or MOT certificate equivalent test certificate when required to do so.
- 19. Breakdown assistance will not be provided if the vehicle is already at a place of repair.
- 20. MIS will not assist where a vehicle is immobile due to snow or ice or ingress of water.
- 21. Recovery will be limited to **vehicles** up to a gross laden weight of 3.5 Tonne.

Complaints Procedures

The Financial Conduct Authority does not regulate the breakdown assistance cover. However should **you** wish to make a complaint about **our** services, **we** have a formal complaints procedure. In the first instance **you** may contact **us** in writing or by phone. Please address your complaint to:

The Managing Director, Motorists Insurance Services Limited,
Beechwood House, 37 Comber Road, Dundonald, BT16 2AA. Tel: 028 90 418418



MOTOR CLAIMS



MIS CLAIMS 028 9041 0220

Car, Business, Home, Travel - We've got you covered

MOTOR UNINSURED LOSS RECOVERY POLICY



IMPORTANT NOTICE REGARDING THE OPERATION OF THIS POLICY

All potential claims must initially be reported to our Claims Helpline Service.

CLAIMS Helpline Service - 028 90 410220

This Helpline Service is only in respect of legal issues and the processing of your motor claim.

- This is a policy where you must notify us during the period of insurance and within 30 days of any circumstances which may give rise to any claim under this policy. Failure to do so could mean that we decline to pay a claim for your professional fees.
- If you can convince us that your claim has reasonable Prospects of Success and that it is reasonable for legal costs to be paid we will
 - Take over the claim on your behalf
 - Appoint a specialist of our choice to act on your behalf.
- We may limit the professional fees that we will pay under the policy where:
 - We consider it unlikely a reasonable settlement of your claim will be obtained, or
 - 2. The potential settlement amount of **your** claim is disproportionate compared with the time and expense incurred in pursuing or defending **your** claim. Where it may cost **us** more to handle a claim than the amount in dispute, **we** may at **our** option pay to **you** the amount in dispute which will then constitute the end of the claim under this policy.
- If legal proceedings have been agreed by us you may at this stage decide to
 nominate and use your own solicitor, or indeed you may wish to continue to use
 our own specialists. If you decide to nominate your own professional we must
 agree this in advance and you will be responsible for any professional fees in
 excess of those which our own specialists would normally charge us (details are
 available upon request).
- At conclusion of your claim if you are awarded any costs (not your damages), these must be paid to us.

Please note that if you should engage the services of a professional prior to making contact with this helpline any costs that you incur are not covered by this insurance.

Motorists Insurance Services Ltd are an independent company specialising in the provision of legal expenses insurance and claims management services for the motoring populace of Ireland.

In the event of an accident, vehicular theft or malicious damage, please contact **us** as soon as possible after the incident.

Call **028 90 410220** and give **us** a full account of the incident.

Following any accident always stop and exchange the following information:

- 1. Names and addresses of those involved and also those of any witnesses.
- 2. The vehicle registration numbers of all vehicles involved.
- 3. Draw a diagram of the accident scene including the position of the vehicles before and after the accident, the road layout, objects that may have obstructed **your** vision, the position of eye witnesses and other relevant information, e.g. the weather conditions, speed and distance involved. Accidents that involve any form of personal injury have to be reported to the police within 24 hours.
- If you believe the accident is your fault, please give the third party our claims line number. This will enable us to mitigate costs on your behalf and assist with processing the claim. Tel: 028 9041 0220.
- 5. If **you** receive any documents or letters concerning the accident, please forward them immediately to this office.
- 6. You also have the benefit of legal expenses insurance and expert legal advice and assistance will be made available to you once you have reported the accident. In non-fault cases where there is an identifiable third party we will also provide a replacement vehicle. This facility can only be made available under the terms of a credit agreement and following the authorisation of one of our claims staff.



LEGAL EXPENSES



www.misgroup.online

SECTION 1

Motorists Legal Help Line

As each year passes legislation becomes more complex and difficult to interpret. **We** provide guidance on any aspect of concern to **you** and **you** may telephone **us** at any time for free legal advice on any problem.

From BOI Phone **028 9041 0220**From BOI Phone **01 872 0179**

Legal Expenses Cover

It has become more and more important to take out a legal expenses policy to ensure that action is taken immediately to recover **your** uninsured losses in the event of an accident where **you** are not at fault.

The policy is of equal benefit to those with comprehensive or third party policies.

We will pay up to £50,000 in legal fees to pursue your claim in respect of any personal injury or uninsured loss, where you have been the innocent party in a car accident occurring anywhere in the UK or the Republic of Ireland.

If necessary, **we** will arrange an appointment with one of **our** panel solicitors to discuss any unforeseen complications.

ADDITIONAL BENEFITS

Replacement Vehicle Facility/Excess Payment

Being without **your** vehicle is bad enough, but if it is due to someone else's negligence it can be particularly frustrating and expensive. **We** can now offer to provide **you** with a replacement vehicle and the payment of **your** excess which will ease this burden.

Replacement Car Hire Facility

Subject to the appointment of **our** panel solicitor **we** will arrange for **you** to be provided with a replacement vehicle anywhere in the United Kingdom or the Republic of Ireland, and whenever possible **we** will provide a like for like replacement. The replacement will not necessarily be the same make but it will be a similar type of vehicle.

The car hire facility enables **you**, the **policyholder**, to hire a vehicle from an approved car hire company on credit. The credit is provided whilst MIS, **your** legal expenses provider, pursues a claim against the third party.

Credit Excess Payment

Subject to the appointment of **our** panel solicitor and the usage of **our** approved repairer network, **we** will pay the excess due under **your** policy schedule. Yet again the excess payment is provided on credit whilst MIS pursues a claim on **your** behalf.

The credit period extended by the agreements in relation to car hire and the excess payment should expire, in any event, fifty weeks from the date of the agreement. At the expiry of the credit period **you** shall then become liable to pay the hire charges and excess payment in full by a single payment. Full terms and conditions are available prior to utilising these facilities.

Facilities

To avail of these benefits, you must adhere to the terms and conditions of this policy.

To Claim Car Hire Benefit

- It must be clear from your instructions that you were not in any way at fault for the
 accident and that on the face of it liability will devolve upon an identified insured third
 party. It is essential that we have also agreed to pursue an uninsured loss claim on
 your behalf.
- 2. It is a condition that, where possible, **you** provide **us** with full details of the person responsible for the accident.
- 3. It is usually only possible to qualify for a car hire benefit if **you** are aged between 21 and 70, have a clean driving licence and have been driving for at least 2 years. If, as a result of utilising this facility, any additional insurance charges are incurred, and these are usually minimal, they will of course be included in **your** uninsured loss claim.
- To avail of this benefit the accident must have occurred in the Republic of Ireland or the United Kingdom.

Hire Vehicle Indemnity

In the event of the scheme administrator providing **you** with a hire vehicle under the terms of the hire benefit section of this policy, and provided **you** have complied with both the policy conditions and the conditions of the vehicle hire and credit hire agreements signed by **you**, then the cover clause will operate in the following circumstances.

Where **your** claim for hire remains unresolved beyond fifty weeks and **you** become legally liable to pay the cost of the hire, the **scheme administrator** will then indemnify **you** in respect of the cost of the hire and discharge **your** liability to the hire company in full.

Once this has occurred, the **scheme administrator** will be entitled to pursue the recovery of the amount as a **subrogated** claim in **your** name, as detailed under the **subrogation** clause.

Guidance

After an accident **you** are under a common law duty to keep **your** losses to a minimum. It is therefore essential that a car is hired for a minimum reasonable period of time. **Your** car must be off the road as a result of the accident. Each case will turn on it's own merits, but in general terms **you** are under a duty to act reasonably in all the circumstances.

IMPORTANT NOTICE

All potential claims must initially be reported to our Claims Helpline Service.

This is a claims made policy. It only covers claims notified to **us** during the **period of insurance you** must notify **us** as soon as possible once **you** become aware of the **insured event**. Delay in reporting **you**r claim, may prejudice **your** claim. There will be no cover under this policy if, as a result of a delay, in reporting the claim, **our** position has been prejudiced.

DEFINITIONS

Insurer/Scheme Administrator

This insurance is administered by Arc Legal Assistance Limited and underwritten by AmTrust Specialty Limited, Registered Office: Exchequer Court, 33 St Mary Axe, London EC3A 8AA, Registered Number: 1229676.

This can be checked on the Financial Services Register at www.fca.org.uk/firms/systems-reporting/register or by calling them on 0800 111 6768.

Arc Legal Assistance Ltd, The Gatehouse Lodge Park, Lodge Lane, Colchester, Essex, CO4 5NE, Company No: 04672894. ARC is authorised and regulated by the Financial Conduct Authority under registration number 305958. This can be checked on the Financial Services Register at www.fca.org.uk/firms/systems-reporting/register or by calling them on 0800 111 6768.

Car Hire Provider

The car hire company we authorise.

Policyholder / You, Your

The person or company who has paid the premium and is named in the motor policy as the **policyholder**.

Insured Person

The **policyholder** and any other person authorised by **you** to drive or to be a passenger in or on the **insured vehicle**.

Insured Incident/Event

An event, act or omission giving rise to a claim indemnity against us for cover under this policy.

Insured Vehicle

A vehicle that **you** own or for which **you** are legally responsible including any caravan or trailer whilst being legally towed.

Authorised Representative

A solicitor, counsel, claims handler or mediator, accountant, firm of accountants or other appropriately qualified person appointed and approved by **us** under the terms and conditions of this policy to represent **your** or an **insured person's** interests.

Territorial Limits

The United Kingdom and the Republic of Ireland.

Limit of Indemnity

Any one insured incident £50,000.

Period of Insurance

The **period of insurance** shown in **your** motor schedule.

Professional Fees

Legal and accountants fees and costs reasonably and properly incurred by the **authorised representative** with **our** prior written authority, including costs incurred by another party for which **you** are made liable by court order, or may pay with **our** consent in pursuit of a civil claim in the **territorial limits** arising from an **insured incident**.

Prospects of Success

At least a 51% chance of the **Insured Person(s)** achieving a favourable outcome.

Standard Professional Fees

The level of **professional fees** that would normally be incurred by **us** in using a nominated **authorised representative** of **our** choice.

Legal Proceedings

When formal legal proceedings are issued against an opponent in a court of law.

Time of Occurrence

When the **insured incident** occurred or commenced, whichever is the earlier.

Schedule

The document which shows details of **you**, and **your** motor insurance policy..

We, Us, Our

ARC Legal Assistance Ltd and AmTrust Specialty Limited.

COVER

We will indemnify you in accordance with our standard professional fees, and where requested by you, any other insured person up to the limit of indemnity subject to the terms, conditions and exclusions of this policy, against professional fees arising from an insured incident within the territorial limits where you notify us during the period of insurance and as soon as possible of the time of occurrence of the insured incident.

INSURED INCIDENT

The collision between two mechanically propelled vehicles occurring on a public road or a road to which the public have access whether by right or by payment and resulting in:

- 1. The death or, bodily injury to an **insured person**.
- 2. Uninsured losses being incurred by an **insured person**.

We will retain the discretion to investigate incidents which fall outside this definition.

Hire Car and Credit Excess Cover

The hire costs and credit excess payment incurred under a credit hire agreement where, following a road accident, **you** are provided with a temporary replacement hire car from a car hire provider agreed by **us**:

- 1. In the event that **your** claim against the party that was responsible for the accident is unsuccessful.
- 2. Where **your** claim remains unresolved when **you** are legally required to pay the costs incurred under the credit hire agreement.

Subrogation

The **insured person** agrees that where MIS Group makes any payment to the **insured person** in respect of recoverable uninsured losses, the **insured person** gives MIS Group authority to recover those losses on behalf of the **insured person**, in MIS Ltd's own name and for MIS Group's benefit.

EXCLUSIONS

The insurance does not cover:

Professional fees incurred:

- a) In respect of any **insured incident** where the time of occurrence commenced prior to the commencement of the insurance.
- b) Before our written acceptance of a claim.
- c) Before **our** approval or beyond those for which **we** have given **our** approval.
- d) Where **you** fail to give proper instructions in due time to **us** or to the **authorised representative**.
- e) Where **you** are responsible for anything which in **our** reasonable opinion prejudices **your** case.
- f) If you withdraw instructions from the authorised representative, fail to respond to the authorised representative or withdraw from the legal proceedings, or the authorised representative refuses to continue to act for you. Furthermore, any fees or disbursements incurred by MIS or ICH Ltd shall become payable forthwith.
- g) Where you decide that you no longer wish to pursue your claim as a result of disinclination. All costs incurred up until this stage will become your responsibility.
- h) In respect of the amount in excess of **our standard professional fees** where **you** have elected to use an **authorised representative** of **your** own choice.
- ii. The pursuit, continued pursuit, or defence of any claim if **we** consider it is unlikely a reasonable settlement will be obtained, or where the likely settlement amount is disproportionate compared with the time and expense incurred.
- iii. Claims which are conducted by **you** in a manner different from the advice or proper instructions of the **authorised representatives**.
- iv. Appeals unless **you** notify **us** in writing of **your** wish to appeal at least six working days before the deadline for giving notice of appeal expires and **we** consider the appeal to have a **reasonable Prospects of Success**.
- v. Any professional fees and expenses that could have been recovered under any other insurance except beyond the amount which would be payable under such insurance had this policy not been effected.
- vi. Damages, fines or other penalties **you** are ordered to pay by a court tribunal or arbitrator.
- Claims arising from an insured incident arising from your deliberate act, omission or misrepresentation.

viii. Electronic Data

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

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

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

ix. Radiation

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

x. Terrorism

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

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

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

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

xi. War

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

xii. Any dispute relating to written or verbal remarks which damage **your** reputation.

- xiii. Any **professional fees** relating to **your** alleged dishonesty, criminal act or violent behaviour.
- xiv. Professional fees arising directly or indirectly from computer software except operating systems and packaged software that have not been tailored by the supplier to your own requirements.
- xv. Legal proceedings outside the United Kingdom and proceedings in constitutional international or supranational courts and tribunals including the European Court of Justice and the Commission and Court of Human Rights.
- A dispute which relates to any compensation or amount payable under a contract of insurance.
- xvii. A dispute with **us** not dealt with under the **arbitration** condition.
- xviii. Any dispute relating to patents, copyrights, trade or service marks, registered designs, passing off intellectual property, trade secrets or confidential information.
- xix. An application for judicial review.
- xx. Any claim where your motor insurers are entitled to repudiate your motor policy or refuse cover.
- xxi. Any claim where an **insured person** (not being the **policyholder**) is driving under a 'driving other cars' extension to their motor insurance policy.
- xxii. Claims arising out of the use of an **insured vehicle** by an **insured person** for racing, rallies, trials or competitions of any kind.
- xxiii. Travelling expenses, subsistence allowance or compensation for absence from work in pursuit of an **insured person's** claim.
- xxiv. Any claim if an **insured person** has never held (or has been disqualified from holding or obtaining) a driving licence at the time of the **insured incident**.
- xxv. Any claim arising from a contractual relationship.
- xxvi. The costs of a hire car that we have not, in advance, agreed to pay for in writing.
- xxvii. Claims made by an **insured person** against any unauthorised passenger in the vehicle.
- xxviii. Claims for passengers where there is a conflict of interest between **you** or the authorised driver any and other passenger(s).

Hire Car Indemnity Exclusions

Any costs where:

- 1. You use a car hire provider not approved and agreed by us in writing.
- You provided incorrect, misleading or fail to provide information relating to the circumstances of the accident.
- 3. You are unable to provide details of the third party that was involved in the accident.
- 4. You fail to return the hire car to the car hire provider when requested to do so.
- 5. These are related to fuel, fares, fines, charges and fees relating to the hire car whilst in **your** possession.
- 6. The costs of a hire car that **we** have not in advance agreed to pay for, or beyond those for which **we** have given **our** approval, such as, but not limited to car upgrades and additional drivers.
- You decide without our agreement to discontinue your claim or where you fail to co-operate fully with the appointed representative in recovering your uninsured losses.

GENERAL CONDITIONS

Alteration of Risk

You shall notify us immediately of any alteration in risk which materially affects this insurance.

Observance

Our liability to make any payment under this policy will be conditional on **you** complying with the terms and conditions of this insurance.

Claims

You must notify **us**, as soon as possible, once **you** become aware of the **insured event**. Delay in reporting **your** claim, may prejudice **your** claim. There will be no indemnity under this policy if, as a result of a delay in reporting the claim, **our** position has been prejudiced. **You** must obtain in writing **our** consent to incur professional fees.

We will give such consent if you can satisfy us that there are sufficient prospects of success in pursuing or defending your claim and that it is reasonable for professional fees to be paid.

We may require you at your expense to obtain the opinion of an expert or counsel on the merits of a claim or legal proceedings. If we subsequently agree to accept the claim, the costs of such opinion will be covered.

If after receiving a claim or during the course of a claim **we** decide that:

- 1. Your prospects of success are insufficient
- 2. It would be better for you to take a different course of action
- 3. We cannot agree to the claim

We will write to you giving our reasons and we will not then be bound to pay any further professional fees for this claim.

We may limit any professional fees that we will pay under the policy in the pursuit, continued pursuit or defence of any claim:

- 1. If we consider it is unlikely a reasonable settlement will be obtained; or
- 2. Where the likely settlement amount is disproportionate to the time and expense necessary to achieve a settlement.

Alternatively, **we** may at **our** option pay to **you** the amount in dispute which shall be deemed to represent full and final settlement under this policy.

In the event that **you** make a claim under this policy which **you** subsequently discontinue due to **your** own disinclination to proceed, any legal costs incurred to date will become **your** responsibility and will be required to be repaid to the **insurer**.

Representation

We will take over and conduct in your name the prosecution, pursuit, defence or settlement of any claim. The authorised representative nominated and appointed by us will act on your behalf and you must accept our nomination.

If legal proceedings have been agreed by us, you may nominate your own authorised representative whose name and address you must submit to us. In selecting your authorised representative you shall have regard to the common law duty to minimise the cost for your claim. Any dispute arising from this shall be referred to arbitration in accordance with the conditions of this policy.

Where you have elected to use your own nominated authorised representative you will be responsible for any professional fees in excess of our standard professional fees.

Conduct of Claim

- You shall at all times co-operate with us and give to us and the authorised representative evidence, documents and information of all material developments, and shall attend upon the authorised representative when so requested at your own expense.
- 2. We shall have direct access at all times to, and shall be entitled to obtain from the authorised representative any information, form, report, copy of documents, advice, computation, account or correspondence relating to the matter whether or not privileged, and you shall give any instructions to the authorised representative which may be required for this purpose. You or your authorised representative shall notify us immediately in writing of any offer or payment into court made with a view to

- settlement, and **you** must secure **our** written agreement before accepting or declining any such offer.
- We will not be bound by any promise or undertaking given by you to the authorised representative or by either of you to any witness, expert or agent or other person without our agreement.
- The information, you have provided regarding the incident, is to the best of your knowledge and belief and you have not withheld any material fact concerning the incident.

Recovery of Costs

You should take all reasonable steps to recover costs and expenses. If another person is ordered, or agrees, to pay **you** all or any costs and expenses, charges or compensation, **you** will do everything possible, subject to **our** directions, to recover the money and hold on to it on **our** behalf. If payment is made by instalments, these will be paid to **us** until **we** have recovered the total amount that the other person was ordered, or agreed to pay by way of costs.

Subrogation

You agree that where the **scheme administrator** makes any payment to **you** in respect of recoverable uninsured losses, **you** give the **scheme administrator** authority to recover those losses on behalf of **you**, in the **scheme administrator**'s own name and for the **scheme administrator**'s benefit.

Arbitration

If there is a dispute between **you** and **us**, which is not solved by the policy, either side may refer it to the **arbitration** of an independent arbitrator who will be either a solicitor or barrister, to be agreed by the two sides. If no agreement can be reached the Law Society shall name an arbitrator. The arbitrator's decision will be final and binding on both sides. The **arbitration** will be governed by the rules set out in the Arbitration Acts then in force.

Fraud

We have the right to refuse to pay a claim or to void this insurance in its entirety if **you** make a claim which is in any respect false or fraudulent.

Privacy and Data Protection Notice

Data Protection

We will keep **your** personal information safe and private. There are laws that protect **Your** privacy and **We** follow them carefully. Under the laws, **We** are the company responsible for handling **Your** information (Data Controller). Here is a simple explanation of how **We** use **Your** personal information. For more information visit AmTrust's website at https://amtrustinternational.com/dpn or Arc's website at www.arclegal.co.uk

What we do with your personal information

We might need to use the information **We** have about **You** for different reasons. For example, **We** might need it:

- to run through Our computerised system to decide if We can offer You this insurance.
- to help **You** if **You** have any queries or want to make a claim.
- to provide You with information, products or services if You ask Us to.
- · for research or statistics.

We will need it:

- to provide this insurance.
- to contact You to ask if You want to renew it.
- to protect both You and Us against fraud and money laundering.
- · to comply with the law and any regulations that apply.

There are some types of personal information that are extremely private/sensitive and important such as information about **Your** health or any criminal convictions **You** might have. **We** might need this kind of information to decide if **We** can offer **You** this insurance or to help **You** with a claim. **We** will only use this information for these specific reasons and in line with regulatory conditions.

We might need to share Your information with other companies or people who provide a service to Us, or to You on Our behalf. They include companies that are part of Our group, people We work with, insurance brokers, Our agents, reinsurers, credit agencies, medical professionals, insurance reference bureaus, fraud detection agencies, regulatory authorities and anyone else We might need to share it with by law. We will only share Your information with them if We need to and if it is allowed by law.

Sometimes **We** might need to send **your** information to another country outside of the UK and the EEA (European Economic Area) so that it can be processed, (stored etc). **We** currently send it to the USA and Israel. **We** make sure that **Your** information is always kept safely and treated in line with the law and this notice.

You can tell Us if You do not want Us to use Your information for marketing. You can also ask us to provide You with the information We have about You and, if there are any mistakes or updates, You can ask Us to correct them. You can also ask Us to delete Your information (although there are somethings We cannot delete). You can also ask Us to give Your information to someone else involved in Your insurance. If You think We did something wrong with Your information, You can complain to the local data protection authority.

We will not keep **Your** information longer than **We** need to. **We** will usually keep it for 10 years after **Your** insurance ends unless **We** have to keep it longer for other business or regulatory reasons

If **You** have any questions about how **We** use **Your** information, **You** can contact **Our** Data Protection Officer.

Motor Insurers' Bureau Scheme

In the event of compensation being pursued under the Motor Insurers' Bureau Scheme (MIB) **we** shall not be liable for any costs/outlays over and above the MIB scale of costs, or any interim payments associated with the pursuit of any claim authorised by Motorists Insurance Services Ltd.

Injuries Board

Personal Injuries are assessed by the Injuries Board and it is important to note that the Injuries Board does not award legal costs, save in exceptional circumstances. **Your** MIS Legal Expenses Policy does not provide cover for those legal costs incurred in making an application to the Injuries Board. However, if **your** case does not settle, following assessment by the Injuries Board, and **your** case proceeds to litigation, MIS will cover those legal costs incurred in pursuing **your** personal injury claim through the courts, provided of course **your** case has reasonable **prospects of success**.

Contracts (Rights of Third Parties) Act 1999

Unless expressly stated nothing in this insurance contract will create rights pursuant to the Contracts (Rights of Third Parties) Act 1999 in favour of anyone other than the parties to the insurance contract.

Notices

Any letter or notice concerning this insurance will be properly issued if it is sent to the last known address of the person intended to receive it.

Reasonable Care

You must take all reasonable steps to prevent incidents that may give rise to a claim and to minimise the amount payable by **us**.

Cancellation

We hope **you** are happy with the cover this policy provides. However, if after reading this policy, this insurance does not meet **your** requirements, please return it to **your** agent within 14 days of issue and **we** will refund **your** premium.

The **insurer** shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by sending 14 days notice to the **insured** at his last known address. Provided the premium has been paid in full the **insured** shall be entitled to a proportionate rebate of premium in respect of the unexpired period showing on the insurance. A charge may be imposed based upon the usage of any **helpline** during this period.

Acts of Parliament

Any reference to **Act of Parliament** within this policy shall include an amending or replacing Act and shall also include where applicable equivalent legislation in Scotland, Northern Ireland and under European Law where applied in the UK.

LEGAL AND CLAIMS HELPLINE

All potential claims <u>must be</u> reported initially to the Claims **Helpline** for advice and support.

We will not accept responsibility if the Helpline services fail for reasons beyond our control.

LAW

This policy shall be governed by and construed in accordance with the Law of England and Wales unless the **policyholder's** habitual residence (in the case of an individual) or central administration and/or place of establishment is located in Scotland, in which case the law of Scotland shall apply. In the event of the place of establishment being situate in the Channel Islands, the relevant law governing the Channel Islands shall apply.

SECTION 2

TOTAL LOSS - VEHICULAR THEFT REPLACEMENT CAR HIRE FACILITY

Increasingly insurance companies are declaring vehicles a 'total loss' following an insured event and unfortunately there is no provision for the supply of a replacement vehicle under their contracts. Furthermore, if your vehicle is stolen and not recovered, you are yet again left without a vehicle until the claim is settled.

In circumstances where **your** vehicle is declared a total loss, or is stolen and remains unrecovered for a period of 48 hours, **we** will provide **you** with a replacement vehicle for 10 days.

REPLACEMENT VEHICLE EXCLUSIONS AND CONDITIONS

To Claim Replacement Car Hire Facility

All potential claims must be reported to the MIS Claims Handler within 5 days of any **insured incident** occurring which may give rise to a claim.

Insured Incidents

- A fire, malicious damage or road traffic accident that renders the insured vehicle a total loss as determined by your motor insurer.
- Theft of the insured vehicle which remains unrecovered for 48 hours after the date of occurrence.

Exclusions

No replacement vehicle will be provided if:

- There is a claim where your motor insurers are entitled to repudiate your motor policy or refuse cover.
- A claim arises out of the use of the insured vehicle for racing, rallies, trials or competitions of any kind.
- 3. If **you** have never held (or have been disqualified from holding or obtaining) a driving licence at the time of the **insured incident**.
- 4. If a claim for theft has not been reported to the police, or theft of **your** unoccupied vehicle if it was left unlocked, or the windows or roof opening were open, or the keys were in the vehicle.
- The claim is not reported to us less than 5 days after you become aware of the incident.
- 6. The **insured person** is aged under 21 or over 70 years of age.
- The provision of a replacement vehicle is dependent upon the terms and conditions of the legal expenses policy in non-fault claims and the usage of the approved repairer network in all other insured events.

Conditions

When taking possession of the replacement vehicle **you** must produce a full valid driving licence and additional personal identification.

Alteration of Risk

You must notify the person through whom **you** effected **your** motor insurance of any alteration or risk which materially affects **your** insurance.

Conduct of Claim

The vehicle must be returned to the car hirer no later than 48 hours after a payment is made to **you** by **your** motor insurer, and in any event at the end of 10 days.

Territorial Limits

The United Kingdom and the Republic of Ireland.

Excess Payment Exclusions and Conditions

No payment will be made if:

- There is a claim where your motor insurers are entitled to repudiate your motor policy or refuse cover.
- A claim arises out of the use of the insured vehicle for racing, rallies, trials or competitions of any kind.
- 3. The payment of the policy excess is dependent upon the usage of the insurers approved repairer network and **our** panel solicitors.
- 4. This benefit is applicable to comprehensive **policyholders** only.
- 5. Unless a claim is being pursued via the MIB.

COMPLAINTS PROCEDURE

Motorists Insurance Services Ltd are authorised and regulated by the Financial Conduct Authority (FCA).

It is **our** intention to provide **you** with a high level of customer service at all times. If **you** wish to make a complaint about **our** services **we** have a formal complaints procedure. In the first instance **you** may contact **us** in writing or by phone. Please address **your** complaint to:

Managing Director, Motorists Insurance Services Ltd, Beechwood House, 37 Comber Road, Dundonald, Belfast, BT16 2AA

If it is not possible to reach an agreement **you** have the right to escalate **your** complaint to the Financial Ombudsman Service. **You** may contact the Financial Ombudsman Service at:

Financial Ombudsman Service, Exchange Tower, Harbour Exchange, London E14 9SR. Tel: 0800 023 4567

This does not affect **your** statutory rights.

Please note the complaints procedures relate to the legal expenses element of this contract. The Financial Conduct Authority does not regulate the replacement car facilities. However, should **you** wish to make a complaint in respect of these services, contact the Managing Director of Motorists Insurance Services Ltd.

Compensation Scheme

AmTrust Specialty Limited is a member of the Financial Services Compensation Scheme (FSCS). This provides compensation in case any member goes out of business or into liquidation and is unable to meet any valid claims against its policies. **You** may be entitled to compensation if **We** cannot meet **Our** obligations, depending on the circumstances of the claim. Further information about the compensation scheme can be obtained from the FSCS

Authorisation

This policy is administered by Arc Legal Assistance Ltd is authorised and regulated by the Financial Conduct Authority. Arc Legal's Firm Reference Number is 305958. This can be checked on the Financial Services Register by visiting the website www.fca.org.uk/register or by contacting the Financial Conduct Authority on 0800 111 6768.

This policy is underwritten by AmTrust Specialty Limited, Registered Office: Exchequer Court, 33 St Mary Axe, London EC3A 8AA, Registered Number: 1229676.

AmTrust Specialty Limited is authorised by the Prudential Regulation Authority and

regulated by the Financial Conduct Authority and Prudential Regulation Authority, financial services number: 202189. This can be checked on the Financial Services Register by visiting the website www.fca.org.uk/register or by contacting the Financial Conduct Authority on 0800 111 6768.









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