

My legal expenses cover...

1stCentral.



Motor Legal Expenses

Welcome

Thank you for insuring with 1st Central.

1st Central are delighted to welcome you as a valued customer. Please take time to read your policy document and contact 1st Central if you have any queries.

This contract of insurance has been arranged by First Central Insurance Management Ltd through Carpenters Ltd who are authorised and regulated by the FCA under number 755996.

The insurance is underwritten by Allianz Insurance plc who are authorised and regulated by the FCA under number 84638.

The insurer has agreed to indemnify you, subject to the terms, conditions, limitations and exclusions contained in this document that may occur during any period of insurance directly sustained in connection with your car which is shown on your current Certificate of Motor Insurance and Policy Schedule.

The parties to this contract are you and the insurer. Nothing in this contract shall create any rights to third parties under the Contracts (Rights of Third Parties) Act 1999 and no variation to this contract, nor any supplemental or ancillary agreement shall create such rights unless expressly so stated. This does not affect any right or remedy of a third party which exists or is available apart from this Act.

In order that this document may be signed and issued as evidence of the contract of insurance, the insurer has entered into an agreement with First Central Insurance Management Ltd. This agreement empowers a Managing Director of First Central Insurance Management Ltd to sign and issue this document.



Ben Tomasetti, Managing Director

1st Central is a brand name used by First Central Insurance Management Ltd, Capital House, 1-5 Perrymount Road, Haywards Heath, West Sussex, RH16 3SY. Authorised and regulated by the Financial Conduct Authority (firm reference number: 483296).

The insurance contract is written in English and any associated communications will be in English.



This is a summary of **your** motor legal expenses policy. It does not contain the full terms and conditions, which can be found in the policy document that follows this policy summary.

This policy covers legal **costs** to recover losses not covered by **your** motor insurance and to pursue compensation for personal injury following a road traffic accident that wasn't **your** fault. Cover is also provided for legal **costs** to defend prosecutions arising from a motoring offence.

Significant features and benefits:

If the **insured vehicle** is involved in a non-fault road accident, this policy will cover **you** for legal **costs** incurred in **your** claim for compensation and uninsured losses.

The limit of cover (including opponent's **costs**) is £100,000 per claim.

The legal **costs** and expenses for the following are covered:

- Pursuit of compensation for personal injury if you and your passengers are involved in a road accident that wasn't your fault.
- Recovery of losses for you and your passengers that aren't covered by your motor insurance policy, including:
 - Policy excess
 - Personal possessions
 - · Out of pocket expenses
- Defence costs if you are prosecuted over a driving offence.

Significant exclusions or limitations:

This policy will not cover:

- An accident that was your fault
- If the incident occurred before the start of the policy
- Any expenses incurred before your claim is accepted
- Any claim arising out of a contract you have with another person or organisation, such as a credit hire agreement
- Fines for motoring or criminal offences and parking offences for which you don't get points on your licence
- Criminal offences where you are alleged to be under the influence of drink or drugs or which allege dishonesty or intentional violence

The most we will pay is £100,000 for all claims arising:

- Out of the same accident involving your insured vehicle
- · From the same criminal proceedings

Duration

The motor legal expenses policy runs alongside **your** 1st Central motor insurance policy and does not exceed 12 months or the duration of **your** motor insurance policy.

Cancellation

You may cancel **your** policy and receive a full refund up to 14 days after its start or renewal date as long as no claims have been made. If **you** do not cancel **your** policy, it will remain in force for the term of the policy and **you** will be required to pay the premium. If **you** want to cancel **your** policy after 14 days no refund will be payable. Please contact the customer services team on 0333 043 2085.

Who does it cover?

- The policyholder;
- Any other person authorised to drive or be a passenger in the **insured vehicle** covered under the motor insurance policy.



What criteria apply?

- The policyholder must have valid 1st Central motor insurance policy throughout the duration of the motor legal expenses insurance;
- The **insured vehicle** must be specified in the 1st Central motor insurance policy and driven by a person entitled to do so.
- There must be a 51% chance or better of winning the case and achieving a positive outcome
- No cover if you did not hold a valid driving licence or the insured vehicle didn't have a valid MOT
 certificate or road fund licence or comply with any laws relating to its ownership or use, at the time of
 the incident.

Important information

This policy has been offered based on information provided by **you** when purchasing 1st Central motor insurance policy. If any of this information is incorrect, or changes during the term of **your** policy, please let 1st Central know at **your** earliest convenience to ensure that **your** cover remains fully effective and in force.

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

- a) supply accurate and complete answers to all the questions **we** or 1st Central may ask as part of **your** application for cover under the policy
- b) to make sure that all information supplied as part of your application for cover is true and correct
- c) tell **us** of any changes to the answers **you** have given as soon as possible.

You must take reasonable care to provide complete and accurate answers to the questions **we** or 1st Central ask **you** when **you** take out, make changes to or renew **your** policy. If any information **you** provide is not complete and accurate, this may mean **your** policy is invalid in the event of a claim or **we** may not pay any claim in full.

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





Introduction

This is your Motor Legal Expenses Insurance Policy, master policy number 36863.

This policy wording forms your contract of insurance with us.

Please take time to read this policy to make sure that it meets **your** needs and that **you** understand the cover provided, what is not covered and the conditions. If there is anything **you** do not understand, please let 1st Central or **us** know.

If **we** explain what a word means, that word has the same meaning wherever it appears in **your** policy. These words are highlighted in **bold** text throughout this policy.

This cover is only operative if **you** have paid or agreed to pay the premium. **We** will cover **you** in accordance with the terms and conditions of this policy for a claim following an event that takes place during the **period of insurance** and within the **territorial limits**.

The premium **you** have paid for this policy includes insurance premium tax.

Signed on behalf of **Allianz** Insurance plc.

Nadia Côté

Commercial Managing Director UK

Legal Helpline

How to get legal advice

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Legal helpline

Your Motor Legal Expenses policy includes access to a legal helpline to give advice, 24 hours a day, 365 days a year, on any personal related legal matter. This service is provided on **our** behalf by Carpenters Group. The advice **you** get will always be according to the laws of Great Britain and Northern Ireland. **We** may record the calls for **your** and **our** mutual protection and **our** training purposes.

Legal helpline: 0800 817 4903

You will be asked for a brief summary of the problem and these details will be passed on to an adviser who **will** return **your** call.

How to make a claim

Motor Prosecution Defence

If **you** need to make a claim for Motor Prosecution Defence (Section 1) call **0800 817 4903** and quote master policy number 36863 . **You** will be asked for a brief summary of the problem and these details will be passed onto an adviser who will call **you** back.



Uninsured Loss Recovery

If **you** need to make a claim under for Uninsured Loss Recovery (Section 2), please contact 1st Central on 0333 043 2011.

Once **your** policy has been validated **1st Central** will appoint a **legal representative** that **we** have agreed to in **your** name and on **your** behalf.

Important information about making a claim

Appointing a solicitor

For all claims made under this legal expenses policy, **you** must not appoint a solicitor or any other person or organisation to deal with **your** claim. **We** will appoint a **legal representative** in **your** name and on **your** behalf.

If you have already seen a solicitor before we have accepted your claim in writing, we will not pay any fees or other expenses that you have incurred. We will only start to cover the costs from the time we have accepted your claim and appointed the legal representative.

Please see **Condition 6** Freedom to choose the **legal representative** of the Policy Conditions on page 12 of this policy for an explanation of when **you** can choose the **legal representative**.

Reasonable prospects of Success

At all times during **your legal action**, **reasonable prospects of success** must exist in order for **us** to continue providing cover under this policy.

In order for **us** to decide whether **reasonable prospects of success** exist **we** will seek the opinion of the **legal representative**. If **we** and the **legal representative** do not agree on whether **reasonable prospects of success** exist, **we** will also seek the opinion of any other legally qualified adviser or other expert appropriate to **your** claim that **we** feel it is necessary to consult.

If we believe that reasonable prospects of success do not exist at any time during your legal action we will stop providing cover for your claim.

If we stop providing cover for your claim due to reasonable prospects of success no longer existing because you have not complied with Condition 1c or 1d of the Policy Conditions on page 11 of this policy, we will not pay any costs incurred during your claim.

If **we** stop providing cover for **your** claim due to **reasonable prospects of success** no longer existing for any other reason, **we** will pay **costs** incurred up to the date that **we** stop providing cover.

If you do not agree with the opinion of the **legal representative** appointed by **us** and **you** obtain an opinion, at **your** own **cost**, from another legally qualified adviser or expert appropriate to **your legal action** and they support **your** view, then **we** will offer a review of the case. The opinion of **your** chosen adviser or expert must be based on the same information that **you** provided to **us**.

We will appoint a barrister or other legally qualified adviser or expert appropriate to **your legal action** to conduct the review of the prospects of success and **we** will abide by their decision. We will pay for the **cost** of this review, and should they decide in **your** favour **we** will also pay any **cost** that **you** incurred for **your** chosen adviser or expert's second opinion.

This review and any resulting decision will not affect **your** right to make a complaint as detailed in the How to make a complaint section of this policy.

How to make a complaint



Our aim is to get it right, first time every time. If you have a complaint we will try to resolve it straight away. If we are unable to, we will confirm we have received your complaint within five working days and do our best to resolve the problem within four weeks. If we cannot, we will let you know when an answer may be expected.

If we have not resolved the situation within eight weeks, we will issue you with information about the Financial Ombudsman Service (FOS) which offers a free, independent complaint resolution service.

If you have a complaint, please contact our Allianz Complaints Team, quoting master policy number 36863, at:

Allianz Complaints Team, Allianz Legal Protection, Allianz - ALP PO Box 10623 Wigston LE18 9HJ

Telephone: 0345 0700 886

Email: alpcomplaints@Allianz .co.uk

You have the right to refer your complaint to the Financial Ombudsman, free of charge – but you must do so within six months of the date of the final response letter.

If you do not refer your complaint in time, the Ombudsman will not have our permission to consider your complaint and so will only be able to do so in very limited circumstances. For example, if the Ombudsman believes that the delay was as a result of exceptional circumstances.

The Financial Ombudsman Service Exchange Tower London E14 9SR

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

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

Using **our** complaints procedure or contacting the FOS does not affect **your** legal rights.

If **your** complaint relates to the sale of this policy:

1st Central is committed to providing you with the best possible service, however, there may be times when 1st Central may not meet your expectations. We want you to let 1st Central know immediately if you are unhappy with the service you have received, and 1st Central will always do their best to resolve any complaint fairly.

Please refer your concerns to:

The Chief Executive Officer First Central Insurance Management Ltd Capital House 1-5 Perrymount Road Haywards Heath West Sussex **RH16 3SY**





0333 043 2077 Customer.Relations@1stcentral.co.uk

The meaning of words

Some of the words in this policy have specific meanings. These are explained below and have the same meaning wherever they appear in **bold** text throughout this policy.

The meaning of the following words apply to all sections of this policy.



Costs

Where we have given our written agreement, we will pay the following on your behalf.

- The professional fees and expenses reasonably and properly charged by the legal representative on the standard basis, up to the Guideline Hourly Rates set by the Senior Court Costs Office, which you cannot recover from your opponent.
- Your opponent's legal costs and expenses incurred in an Uninsured Loss Recovery legal action which you are ordered to pay by a court or which you pay to your opponent with our written agreement. We will not pay for any opponent's legal costs or expenses you are ordered to pay should you be unsuccessful in a Motor Prosecution Defence legal action.

We will only pay **costs** which are necessary and in proportion to the value of **your** claim. If **we** do not agree that the **costs** have been reasonably and properly incurred or are necessary and in proportion to the value of **your** claim, **we** will have those **costs** assessed in accordance with Condition 3f of the Policy Conditions on page 12 of this policy.

We will only start to cover **costs** from the time **we** have accepted **your** claim in writing and appointed the **legal representative**.

Damages

Money that a court says **your** opponent must pay to **you** or money **your** opponent agrees to pay to **you** to settle **your legal action**.

Insured vehicle

Your motor vehicle as described in **your** current certificate of motor insurance.

The insured vehicle also includes any caravan or trailer attached to your motor vehicle.

Legal action

- The pursuit of civil proceedings and appeals against judgment following a road accident;
- The defence of criminal proceedings and appeals against judgment brought against **you** in relation to the **insured vehicle**;

Legal representative

The solicitor or other person appointed with **our** agreement to represent **you**.

Period of insurance

The period shown in your current certificate of motor insurance for your insured vehicle.

Reasonable prospects of success

Where **your legal action** is a claim for Uninsured Loss Recovery there are **reasonable prospects of success** if the **legal representative** advises that the **legal action** is more likely than not to be decided in **your** favour at trial, or other final hearing; and the damages claimed, and likely to be recovered, exceed the cost of pursuing the **legal action**.

Where **your legal action** is a Motor Prosecution Defence, **reasonable prospects of success** exists if the **legal representative** advises that **you** are more likely than not to succeed in defending the prosecution at trial, or other final hearing; or **you** are more likely than not to succeed in achieving a significant mitigation of the sentence or fine where **you** intend to plead guilty to the offence, or are advised to do so by the **legal representative**.



We explain in more detail how we will decide if your legal action has reasonable prospects of success under Important information about making a claim on page 5 of this policy.

Standard basis

The normal method used by the court to assess costs which the court decides are proportionate to your legal action and have been reasonably incurred by the legal representative and your opponent.

Territorial limit

The territorial limit for section 1 Motor Prosecution Defence is Great Britain, Northern Ireland, Channel Islands, and the Isle of Man. For section 2 Uninsured Loss Recovery, the territorial limit is extended to include any member country of the European Union and Iceland, Liechtenstein, Norway and Switzerland.

We, Us, Our, Allianz

Allianz Legal Protection, a trading name of Allianz Insurance plc.

You, your

The person or organisation that has taken out this policy and, at the request of that person or organisation, any person authorised to drive or be a passenger in the insured vehicle.

Cover Provided

This policy provides cover for Motor Prosecution Defence and Uninsured Loss Recovery as described under sections 1 and 2. In addition to the terms described for each section, the General exclusions on page 12 and the General conditions on pages 12, 13 and 14 apply to all sections of this policy

Section 1 – Motor Prosecution Defence



What is covered

We will pay the costs of you defending criminal proceedings being brought against you arising from your ownership or use of the insured vehicle. The cover includes costs in respect of pleas in mitigation, provided that there is more than 50% prospect that such plea will materially affect the outcome. You must advise us of your summons no later than 7 days after receiving it.

The cover provided by this section also includes the costs of making an appeal against your conviction or sentence by a court.

We will provide this cover as long as:

- the event giving rise to the criminal proceedings:
 - o arose out of the legal use of the insured vehicle;
 - happened within the territorial limit; and
 - happened during the period of insurance; and
- the criminal proceedings will be decided by a court within the territorial limit; and
- we have given our written agreement to you making an appeal against your conviction or sentence by a court.

The cover provided by this section is limited to two claims per period of insurance and the most we will pay for all claims arising from the same criminal proceedings is £100,000.

What is not covered

We will not provide cover for the defence of criminal proceedings in respect of the following.

1. Parking offences for which **you** don't get points on **your** licence.



- 2. Any criminal proceedings brought against you:
 - where you are alleged to be under the influence of alcohol or drugs; or
 - which relate to your deliberate criminal act or omission; or
 - · which allege dishonesty or intentional violence.
- 3. Driving without:
 - insurance that covers the insured vehicle: or
 - a road fund licence or MOT certificate for the **insured vehicle** where either of these are required by law; or
 - a valid driving licence.
- 4. Any criminal proceedings against **you** that would be covered under **your** motor insurance policy for the **insured vehicle**.
- 5. Any award of **costs** made against **you** by a court following criminal proceedings.

Section 2 – Uninsured Loss Recovery

✓ What is covered

We will pay the **costs** incurred by the **legal representative** to take **legal action** against **your** opponent to recover **your damages** or any other uninsured losses arising from a road accident involving **your insured vehicle** (including damage caused by a collision with a pothole) that:

- we and the legal representative agree is not your fault; and
- was caused by **your** opponent; and causes:
 - o your death or bodily injury whilst you are in, on or getting into or out of the insured vehicle; or
 - o damage to the insured vehicle; or
 - damage to property which you own or are legally responsible for and which is on or in the insured vehicle
 - o any other uninsured losses (including but not limited to alternative transportation **costs** that **you** have paid for, should **your** vehicle be unusable following the accident, loss of earnings as a result of the accident requiring **you** to take time off work or **your** policy excess).

The cover provided by this section also includes the **costs** of bringing a claim against the Motor Insurers Bureau where **your** opponent is unidentified or untraced.

We will provide this cover as long as:

- the accident happened within the territorial limits and during the period of insurance; and
- the legal action will be decided by a court within the territorial limits; and
- we have given our written agreement to you making or defending an appeal following a decision by a court in respect of your legal action; and
- reasonable prospects of success exist.

The most **we** will pay for all claims arising out of the same accident involving **your insured vehicle** is £100,000.

What is not covered

We will not provide cover for the following.

- Any claim arising out of a contract **you** have with another person or organisation, including but not limited to an agreement to defer the cost of hire car charges or repair **costs**, usually known as a credit hire or credit repair agreement.
- A claim for an event which is not covered under the current motor insurance policy you have for your insured vehicle.



- Any claim where **you** do not have a valid:
 - o motor insurance policy that covers the **insured vehicle**; or
 - o MOT certificate or taxation for the insured vehicle where either of these are required by law; or
 - o driving licence.

What is not covered by Motor Prosecution Defence and Uninsured Loss Recovery (Sections 1 and 2)

We will not provide cover for the following.

- Any claim where we have been prejudiced as a result of you reporting to us more than six months after the:
 - date you first knew, or should have known, that criminal proceedings were to be brought against you; or
 - o event, or series of events which gave rise to the dispute first occurred; or
 - o accident involving your insured vehicle.
- Any costs:
 - o incurred before we have accepted your claim in writing and appointed the legal representative.
 - o we have not agreed to in writing.
 - you have paid directly to the legal representative or any other person without our permission.
 - relating to an appeal following a decision by a court in respect of **your legal action** against **your** opponent unless **we** and the **legal representative** agree that **reasonable prospects of success** exist.
 - that the court orders you to pay to your opponent at the end of a legal action on anything other than the standard basis. This will normally be because of your improper or unreasonable conduct during the legal action.
- Any money that **you** have to pay under a contract **you** have with the **legal representative** where the amount of that money is determined by the amount of:
 - o legal **costs** and expenses incurred by the legal representative in respect of **your** claim; or
 - o damages **you** receive from **your** opponent. These types of contracts are normally referred to as either conditional fee agreements or damages-based agreements.
- Any Value Added Tax that is payable on the costs incurred which you can recover from elsewhere.
- Any actual or potential prosecution, dispute, or accident that **you** were aware of, or should have been aware of, before the cover under this policy started.
- Any dispute arising from:
 - o an application for a review of the way that a decision has been made by a government authority, local authority or other public body (this is normally referred to as a judicial review); or
 - o any other challenge to any existing or proposed legislation.
- Any dispute arising out of written or verbal remarks which you believe have damaged your reputation.
- Any fines or other penalties awarded against **you** by a court or tribunal.

Policy conditions

The following conditions apply to **your** policy. **You** must keep to the Conditions to have the full protection of **your** policy.

- 1. You must:
- **a.** make **your** claim within six months of the date that the event, or series of events, which gave rise to the dispute or criminal proceedings first occurred, or as soon as reasonably practicable providing there has been no prejudice to **us**.
- **b.** not appoint a **legal representative** to represent **you** in **your legal action**.
- c. at all times throughout your legal action give the legal representative and us a complete, accurate and truthful account of all of the circumstances that are relevant to your legal action that you are aware of, or should have been aware of. This will include details of any agreement between you and any other person or organisation. You, and anyone acting on your behalf, must not knowingly give any false, fraudulent, exaggerated or incorrect statement or document to your legal representative or to us.
- **d.** follow the advice of, and co-operate fully with, the legal **representative** and **us** at all times during **your legal action**. This will include going to all court hearings or other appointments that the legal representative asks **you** to attend.



- **e.** not withdraw **your** claim from the **legal representative** without the written agreement of **us** and the **legal representative**.
- **f.** get **our** written agreement before making or defending an appeal against the decision of a court in respect of **your legal action**.
- g. instruct the legal representative to take all reasonable steps to recover costs from your opponent and pay them to us. If you do not do this, we will have the right to reduce the amount that we pay under this policy to the amount that your costs would have been if you had instructed the legal representative to take all such reasonable steps.
- h. instruct the legal representative to keep to Condition 2 below.

If you do not keep to Condition 1c, 1d or 1e we will recover any costs from you that we have paid or incurred in respect of your legal action unless we agree to appoint another legal representative to continue your claim.

2. The legal representative must:

- **a.** get **our** written permission before instructing a barrister or other legally qualified adviser or expert in respect of **your legal action**.
- **b.** tell **us** at the first opportunity once he or she becomes aware of any information or development relating to **your legal action** which will more likely than not mean that:
 - o reasonable prospects of success no longer exist; or
 - o the losses or damages that **you** can recover from **your** opponent will be reduced from the amount that was originally expected by the **legal representative**.
- **c.** tell **us** at the first opportunity once he or she becomes aware that **you** want to make an offer, or **your** opponent has made an offer, to settle **your legal action.**
- **d.** report the result of **your legal action** to **us** at the first opportunity after it is finished.
- e. take all reasonable steps to recover costs from your opponent and pay them to us.
- 3. We will have the right to do the following.
 - **a.** Appoint the **legal representative** in **your** name and on **your** behalf.
 - **b.** Take over and conduct, in **your** name, any claim or proceedings:
 - o before a legal representative has been appointed; or
 - that are necessary to recover costs that we have paid in respect of your legal action.
 - **c.** Contact the legal representative at any time and have access to all statements, opinions, reports or any other documents relating to **your legal action**.
 - **d.** Appoint a barrister or other legally qualified adviser or expert appropriate to **your legal action** and ask for his or her opinion on the value of **your legal action** and whether **reasonable prospects of success** exist.
 - e. Stop providing cover for your claim if, at any time during your legal action reasonable prospects of success no longer exist. If, after we stop providing cover for your claim, you continue the legal action and get a better settlement than we expected, we will pay your costs which you cannot get back from anywhere else.
 - **f.** Have any legal bill assessed if **we** and the **legal representative** or the representative acting for and on behalf of **your** opponent cannot agree on the level of **costs**. If **we** do this the assessment will be carried out by a court, independent expert in the assessment of **costs** or other competent party. **We** will not pay any more than the **costs** that are determined as reasonable by the assessment.
 - g. Settle your claim by paying the amount in dispute. If we do this we will not pay any costs incurred after the date that we tell you, and any legal representative, that we have decided to settle your claim. (This will not apply where legal proceedings have begun in a court before the date we decide to settle your claim. In these circumstances we will settle the claim by paying costs that are necessary to discontinue those legal proceedings as well as the amount in dispute.)



- **h.** Settle the **costs** covered by this policy at the end of **your legal action**.
- 4. Your agreements with others

We will not be bound by any agreement between you and the legal representative or you and any other person or organisation.

5. Other insurances and cover

If **you** have another insurance policy, service contract or membership that provides cover for a claim **you** have made under this policy, **we** will only pay **our** share of the **costs** of the claim.

6. Freedom to choose the legal representative

At any time before **we** and the **legal representative** agree that legal proceedings need to be issued in a court, **we** will choose the **legal representative**.

You have the right to choose the **legal representative** if we and the **legal representative** agree that negotiations with **your** opponent have failed to settle the dispute and it becomes necessary for legal proceedings to be issued or defended in a court.

You can also choose the **legal representative** if a conflict of interest arises which means that **our** chosen **legal representative** cannot act for **you** because of his or her professional rules of conduct.

You must send the name and address of your chosen legal representative to us. If we agree to appoint your chosen legal representative, he or she will be appointed on the same terms as we would have appointed our chosen legal representative, other than in respect of any agreement we and your chosen legal representative reach over the costs that we will pay.

If there is any dispute about **your** choice of **legal representative** that **you** and **we** cannot resolve, the matter will be settled using the procedure in General condition d Disputes on page 13 of this policy.

When choosing the **legal representative**, **you** must remember **your** duty to keep the **costs** of any legal proceedings as low as possible.

General exclusions

In addition to the exclusions described in 'What is not covered' by each section **we** will not provide cover under any section for the following.

- **a.** The **insured vehicle** being used for racing, rallying, speed testing, speed trials, off-road events or driven on a motor sports circuit.
- **b.** Any claim where it is clear from the information available relating to the claim that it has arisen from **your** deliberate or reckless action.
- **c.** Disputes between **you** and **us**.
- **d.** Claims directly or indirectly caused by, contributed to or arising from:
- ionising radiation or radioactive contamination from nuclear fuel or from any nuclear waste arising from burning nuclear fuel; or
- the radioactive, toxic, explosive or other dangerous properties of any nuclear equipment or nuclear part of that equipment.
- **e.** Claims arising from war, invasion, riot, revolution or a similar event.



General conditions

In addition to the exclusions described under the policy, the following General Conditions also apply to all sections of this policy.

a. Cancellation rights.

You may cancel this policy within 14 days of receiving **your** policy wording. **We** will refund any money **you** have paid subject to no claim under this policy during this time.

At any other time during the period of insurance, **you** can cancel the policy by giving **us** 30 days' notice. If **you** cancel the policy during this time, **you** will not be entitled to a refund of the money **you** have paid.

We can cancel the policy by giving you 30 days' notice if:

- you do not pay the premium when we ask you to; or
- the person or organisation that has taken out this policy knowingly makes or supports a false, fraudulent or exaggerated claim, as described in General condition f Fraud below. If this happens, **you** will not be entitled to a refund of the money **you** have paid.

You cannot make a claim for an event which occurred after the date the policy was cancelled, but cancelling the policy will not affect **your** right to claim for an event which occurred before the date the policy was cancelled.

Every notice to cancel this policy must be given in writing. If **you** give **us** notice to cancel the policy, **you** must send it to the address of the broker or intermediary who deals with **your** motor policy. If **we** give **you** notice, **we** will send it to **your** last known address.

b. Notices

Every notice which needs to be given under this policy must be given in writing.

If **you** give **us** notice, **you** must send it to the address of the broker or intermediary who deals with **your** motor policy.

If we give you notice, we must send it to your last known address.

C. Changes during the period of insurance

If **we** need to make changes to **your** policy, **we** will normally only do this at **your** next renewal date. **We** will not change **your** policy during the period of insurance unless:

- we are required to do so because of a change in the law; or
- **we** are told to do so by **our** industry regulators (the Financial Conduct Authority or Prudential Regulation Authority); or
- a service provided under this policy by any organisation other than us is no longer available and we need to:
 - change the provider of the service; or
 - o change the service; or
 - o remove the service.

If **we** do need to change **your** policy, **we** will give **you** 30 days' notice in writing of the change and how it will affect **you**.

d. Disputes

If there is a dispute between **you** and **us**, the matter may be referred to an arbitrator, who will be a solicitor, barrister, or other suitably qualified person that **you** and **we** agree to. If **we** and **you** cannot agree on an arbitrator, the President of the Law Society or the Chairman of the Bar Council will choose one.

Whoever loses the arbitration must pay all the costs involved. If the decision is not clearly made against either you



or **us**, the arbitrator will decide how **you** and **we** will share the **costs**. If the arbitrator decides that **you** must pay some, or all, of the **costs** of the arbitration those **costs** will not be covered by this policy.

e. Law and language of this policy unless we agree otherwise:

- the language of this policy and all communications relating to it will be in English.
- English law will apply to this contract of insurance.

f. Fraud

If you or anyone acting on your behalf:

- makes any false or fraudulent claim;
- · makes any exaggerated claims;
- supports a claim by false or fraudulent documents, devices or statements (whether or not the claim is itself genuine); or
- makes a claim for loss or damage which you or anyone acting on your behalf deliberately caused; we
 will:
 - o refuse to pay the whole of the claim; and
 - o recover from **you** any sums that **we** have already paid in respect of the claim.

We may also notify **you** that **we** will be treating the policy as having been terminated with effect from the date of the earliest of any of the acts set out in sub-clauses a – d above. In that event, **you** will:

- have no cover under the policy from the date of the termination; and
- not be entitled to any refund of premium.

g. Rights of parties

A person or company who is not a party to this policy has no right under the Contracts (Rights of Third Parties) Act 1999, or any replacement legislation, to enforce any term of this policy, but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

Privacy Notice Summary

Please find below a summary of **our** Privacy Notice. The full notice can be found on the **Allianz** UK website: **Allianz** .co.uk/privacy-notice.html.

If **you** would like a printed copy of **our** Privacy Notice, please contact the Data Rights team using the details below.

Allianz Insurance plc is the data controller of any personal information given to **us** about **you** or other people named on the policy, quote or claim. It is **your** responsibility to let any named person know about who **we** are and how this information will be processed.

Allianz Insurance plc, **Allianz** Engineering Inspection Services Limited, Petplan Ltd and VetEnvoy are companies within **Allianz** Holdings.

Anyone whose personal information we hold has the right to object to us using it.

They can do this at any time by telling **us** and **we** will consider the request and either stop using their personal information or explain why **we** are not able to.

If you wish to exercise any of your data protection rights you can do so by contacting our Data Rights team:

Telephone: 0208 231 3992

Email:datarights@Allianz.co.uk

Address: Allianz,

57 Ladymead,

Guildford,



Surrey,

GU1 1DB

Any queries about how we use personal information should be addressed to our Data Protection Officer:

Telephone: 0330 102 1837

Email:dataprotectionofficer@Allianz.co.uk

Address: Data Protection Officer, Allianz,

57 Ladymead

Guildford

Surrey

GU1 1DB

Our regulator

Allianz Insurance plc is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

Financial Services Register number 121849.

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