

One Underwriting Pty Ltd Secure 4x4 Motor Vehicle Insurance

Product Disclosure Statement and Policy Wording

15th July 2025

Arranged by One Underwriting Pty Ltd ABN 50 006 767 540 AFSL 236 653



Index

Section 1: Introduction & Information

- 3 Our Product Disclosure Statement:
- 3 Who is the Insurer
- 3 The Insurers Agent
- 4 About the Available Covers
- 4 Important Information
- 5 Excess
- 5 Understanding Your Policy
- 6 Factors that affect Your Premium
- 7 How do I apply for cover?
- 7 Definitions
- 9 Important Terms and Conditions
- 9 Privacy Consent and Disclosure
- 10 Cooling off period
- 11 Cancellation
- 13 Making a claim?
- 14 Keeping Up to Date
- 14 How to change Your Policy
- 15 Complaints and Dispute Resolution Process

Section 2: Securus Motor Vehicle Policy

Wording

- 16 What We insure under this Policy
- 16 Who We insure under this Policy
- 16 The meaning of certain terms
- 16 Geographic coverage
- 16 A Loss or damage to Your Vehicle
- 16 A.1 Your cover
- 16 Accessories, Modifications or Options
- 17 Financed Vehicle Total Loss
- 17 What is the maximum amount We will pay?
- 17 Essential Temporary Repairs
- 17 Repairing Your Vehicle
- 18 Lifetime Guarantee for Repairs
- 18 A.2 Additional Benefits
- 18 Three Year New Vehicle Benefit
- 19 Recoding and re-keying locks
- 19 Tools and Spare Parts
- 19 Reasonable Towing and Storage Costs

- 19 Loan car Excess gap
- 19 Trailer cover
- 19 Accommodation and Travel
- 19 Personal property
- 20 Retention of salvage
- 20 Change of or Additional Vehicle
- 20 Funeral Expenses
- 20 A.2 Optional extensions
- 20 Courtesy Vehicle after Insured Event
- 21 Widescreen, Sunroof and Window Glass damage only
- 21 Camping Equipment
- 21 Club or Concessional Registration
- 21 Laid Up Cover
- 21 Limited Kilometre Use Options
- 22 B Third party property damage
- 22 B.1 Your cover
- 22 B.2 Other persons to whom We give cover under Section 2 Part
- B.1 22 Authorised Drivers
- 22 Passengers
- 22 Employers
- 22 B.3 Additional Benefits
- 22 Substitute vehicle
- 22 Bodily Injury
- 23 What is the maximum amount payable under Section 2 part B?
- 23 Third party property damage exclusions

Section 3: Conditions & Exclusions Applicable to all Sections of the Policy

- 24 Conditions Applicable to all Sections of the Policy
- 24 General Exclusions Applicable to all Sections of the Policy
- 24 1. Exclusions for Certain Drivers
- 24 2. Exclusions for Certain Circumstances
- 25 3. Electronic Data & Software Exclusion
- 26 4. Cyber Attack Exclusion
- 26 5. Terrorism Exclusion
- 26 6. War and Civil War Exclusion

26 7. Radioactive Contamination, Chemical, Biological, Bio-Chemical and Electromagnetic Weapons Exclusion

26 8. Sanction Limitation and Exclusion

About this document

In this document, the Insurer, HDI Global Specialty SE – Australia (ABN 58 129 395 544, AFS Licence number 458776) acting through their agent, One Underwriting Pty Ltd (ABN 50 006 767 540 AFS Licence number 236653) confirms that in return for payment of the **Premium** shown in the **Policy Schedule**, the Insurer has agreed to insure **You**, in accordance with the wording attached to this insurance.

In accepting this insurance, the Insurer has relied on the information and statements that **You** have provided on the **Proposal** Form (or electronic declaration) the date of which is stated in the **Policy Schedule**. **You** should read this **Policy Schedule** carefully and if it is not correct contact One Underwriting Pty Ltd. It is an important document and **You** should keep it in a safe place with all other documents relating to this insurance. Throughout this document, certain words appear in **bold type**, these words have special meaning. These meanings are set out in the Definitions section beginning at page 7.

This **Policy** is issued by One Underwriting Pty Ltd in accordance with the authority granted to them by the Insurer.

Secure 4x4 Vehicle Insurance provides the following significant benefits:

- Three year new Vehicle replacement benefit where Your Vehicle has not travelled more than 70,000km since purchased new.
- · Lifetime guarantee on authorised repairs
- Agreed Value cover or (Market Value cover at Your option and We agree)
- · Essential temporary repairs
- Courtesy vehicle benefit after theft or Accident (optional cover)
- Premium reductions through flexible Excesses (at Your option and We agree)
- You will not have to pay an Excess if You can identify the At Fault party in an Accident (refer to Definitions page 7).
- Trailer cover
- Accommodation and travelling expenses following an
 Accident
- Limited usage discounts (at Your option and We agree)
- Windscreen or window glass cover (optional cover and We agree)
- · Reasonable costs of Towing after an Insured Event
- · Cover for Personal Property damaged in an Accident

An explanation of these benefits and limits and conditions which may apply to them are set out in the **Policy**. This PDS & **Policy** Wording number Ver.15.07.25-HDI was prepared on 15th July 2025.

Section 1: Introduction & Information

Our Product Disclosure Statement:

This **Policy** document is a combined **Policy** wording and is also a Product Disclosure Statement (PDS).

A PDS is a document required by the Corporations Act and contains information designed to help **You** decide whether to buy the **Policy** and to enable **You** to compare this product with other insurance policies. This document also contains important information about **Your** rights and obligations including **Your** Cooling off rights. The terms and conditions of **Your** insurance are contained in the **Policy** wording.

Also set out in this document is information explaining the relationship between One Underwriting Pty Ltd (ABN 50 006 767 540, AFS Licence Number 236653) and the Insurer of this product.

Who is the Insurer

The Insurer of this **Policy** is HDI Global Specialty SE -Australia (ABN 58 129 395 544, AFS Licence number 458776) with its registered address at Level 19, 20 Martin Place, Sydney, NSW, 2000 herein after referred to as the "Insurer". The Insurer is regulated by the Australian Prudential Regulation Authority ("APRA"). HDI Global Specialty SE is registered in Germany, with its registered office at Podbielskistrasse 396, 30659 Hannover, Germany with registration number HRB211924 and authorised by Bundesanstalt für Finanzdienstleistungsaufsicht ("BaFin"). It is authorised to carry on insurance business in Germany under the German Insurance Supervisory Act ("Versicherungsaufsichtsgesetz").

From 1 January 2022, the Insurer is a signatory to the General Insurance Code of Practice (the Code). The Code was developed by the Insurance Council of Australia to further raise standards of practice and service across the insurance industry. The Code Governance Committee (CGC) is an independent body that monitors and enforces insurers' compliance with the Code. For more information on the Code of Practice and Code Governance Committee (CGC) visit insurancecode.org.au.

The Insurers Agent

One Underwriting Pty Ltd acts on the Insurer's behalf and can issue, vary, renew, and cancel this **Policy** under a binding authority given to it by the Insurer. The binding authority allows One Underwriting Pty Ltd to enter into contracts of insurance on behalf of the Insurer. This means that the insurance **Policy** issued to **You** by One Underwriting Pty Ltd is binding on the Insurer just as if it the Insurer had issued the **Policy** itself.

Contacting One Underwriting in Australia:

One Underwriting Pty Ltd Level 50, 80 Collins Street Melbourne VIC 3000 Telephone 1300 000 663

About the Available Covers

Your Policy provides comprehensive cover for and arising from the use of **Your Vehicle**. Comprehensive cover is provided under three sections:

- Loss or damage to Your Vehicle;
- Legal liability for third party property damage cover; and
- Additional benefits/Optional Extensions

The following Additional benefits are included in the cover provided under the **Policy**:

- Three Year New Vehicle Replacement benefit (see page 18)
- Reasonable Towing and Storage Costs (see page 19)
- Trailer Cover up to a maximum of \$1,500 (see page 19)
- Accommodation and Travel up to a maximum of \$500 (see page 19)
- Personal Property up to a maximum of \$1,000 (see page 19)
- Change of Vehicle (see page 20)
- Cover for declared Accessories and Modifications (see page 16)
- Replacing, recoding, rekeying of locks up to a maximum of \$2,000 (see page 19)
- Automatic coverage for 30 days on newly acquired vehicles (see page 20)

Optional and Additional Benefits (where We agree) are:

- Courtesy vehicle after theft up to 30 days where We arrange a courtesy vehicle or otherwise up to \$100 per day for a maximum period of 14 days (see page 20)
- Courtesy vehicle after an Accident up to 30 days where We arrange a courtesy vehicle or otherwise up to \$100 per day for a maximum period of 14 days (see page 20)
- Windscreen and Window Glass Damage only (see page 21)
- Windscreen and Window Glass Chip and Crack Repair (see page 21)
- Laid Up Cover for Vehicles under restoration or storage (see page 21)
- Limited Kilometre Use Premium discounts where annual kilometres travelled is under 8,000km (see page 21)
- Camping Equipment cover for up to \$3,000 for accidental loss or damage to specified camping equipment anywhere in Australia (see page 21)

 Refer to the **Policy** wording for full terms, conditions, exclusions and limits that apply)

The "Loss or damage to Your Vehicle" Section 2 Part A provides cover for:

• Accidental loss or damage to Your Vehicle up to the Insured Value as shown on Your Policy Schedule.

The above is a general summary of the cover only, and should not be relied on as a full description of the cover provided. Please refer to the **Policy** wording for the full terms, conditions and exclusions.

The "Third party property damage" Section 2 Part B provides cover for:

 Your legal liability (up to \$20 million each Insured Event including legal defence costs), for damage to other people's property as a result of an Accident caused by You using Your Vehicle.

Important Information

This **Policy** sets out the cover **We** are able to provide **You**. **You** need to decide if the limits, type and level of cover are appropriate for **You** and will cover **Your** potential loss. If they are not, **You** may be underinsured and have to bear part of any loss **You** are not covered for **Yourself**. Any advice provided throughout this document is of a general nature and does not take into account **Your** individual circumstances, **You** need to ensure the appropriateness of this product for **Your** needs. **You** should also read the GST Notice to understand how GST is applied to a claim.

If **You** have any queries, want further information about the **Policy** or want to confirm a transaction, please refer to **Our** contact details provided.

There are some events, circumstances and situations this **Policy** does not cover. **We** may also impose special conditions on **Your Policy** which may restrict cover or provide an extension of cover for certain persons or periods of time. Any special conditions will be listed on **Your Policy Schedule** and/or any endorsement of **Your Policy Schedule**.

Some examples of what You may not be covered for include:

- when the driver of Your Vehicle is aged under 25 or over 80 (or as otherwise shown on Your Policy Schedule);
- any driver not shown on Your Policy Schedule where Your Policy Schedule shows a Restricted Driver endorsement or is a household member;
- when Your Vehicle is used in an unroadworthy or unsafe condition;
- In respect of Theft cover, when Your Vehicle is required to be Garaged overnight (as shown on the Policy Schedule), or locked and/or activated alarms (in all circumstances where unattended) and You have not done so;

- when You or someone with Your permission drives Your Vehicle with a percentage of drug or alcohol in their breath or blood, indicated by analysis of their breath or blood, exceeding that allowed by law. Or who subsequently refuses a request from a person with legal authority to take a legal test for alcohol or drugs;
- Whilst Your Vehicle is driven with Your consent by someone who is unlicensed or someone who has not held an Australian driving licence for at least 5 years;
- Any reckless act by You or a person driving with Your express or implied consent where such act may include but not limited to breaking traction (burnouts), using a mobile phone, speed in excess of the posted limits, knowingly driving into Flood water or operating Your Vehicle intentionally in an overloaded or unsafe manner;
- Loss, damage or liability from an act of terrorism.

To make sure **You** are aware of all exclusions please carefully read the Definitions on pages 7-9 and the **Policy** wording beginning on page 16.

Excess

Please read the **Policy** wording carefully for full details about making a claim on page 13. An **Excess** is an amount **You** must contribute towards each claim.

Your Excess will be determined on an individual basis based on the information in Your completed **Proposal**. The applicable Excesses are set out in Your Policy Schedule.

There are four types of Excess:

- Basic Excess this is the amount You must contribute towards each claim (this Excess is reduced to NIL on the first claim for windscreen or window glass damage only for each Period of Insurance, where You have chosen this Optional benefit and is shown on Your Policy Schedule).
- Age and/or Inexperienced Excess unless a Policy age restriction is shown on Your Policy this Excess will apply when the driver of Your Vehicle is less than 25 years old or has held an Australian driver's licence for less than 2 years. This age and/or inexperience Excess is calculated as 200% of the Basic Excess.
- Imposed Excess this is an Excess, which only applies to specific persons or specific events if shown on Your Policy Schedule.
- Voluntary Excess increases the Basic Excess which You have opted for in order to obtain a Premium discount. This is the first amount You must contribute towards each claim (this Excess is reduced to NIL on the first claim for windscreen or window glass damage only for each Period of Insurance, where You have chosen this Optional benefit and is shown on Your Policy Schedule).

In the event that a claim is made under **Your Policy**, **We** will notify **You** of any **Excess** payable and, if relevant, provide instructions on how the **Excess** is to be paid.

We will not require any Excess if:

- You can provide Us with the name and address or other information leading to the identification of a third party alleged to be at fault in respect of the Accident; and
- We agree, based on corroborating evidence and reasonable interpretation of that evidence, that the Accident that led to the claim was entirely the fault of that third party.
- However, in circumstances where We may have previously waived an Excess based on Our reasonable interpretation of evidence as provided by You, We reserve the right to reinstate any Excess applicable as shown on Your Policy Schedule where Our initial decision is subsequently unsupported by Our reasonable interpretation of contradictory evidence.

Subsequently an Excess will not apply if:

- (i) A valet was parking Your Vehicle; or
- (ii) the loss or damage occurred whilst Your Vehicle was being repaired or serviced.

Understanding Your Policy

To properly understand this **Policy**'s significant features, benefits and risks **You** need to carefully read:

- about each of the available types of cover and benefits in the relevant sections, including any endorsements (remember certain words have special meanings - see the "Definitions" section found on pages 7-9);
- "Conditions and exclusions" section found on pages 24-26 and "Making a claim" section found on page 13 (these set out certain obligations that You and We have. If You do not meet them We may be able to refuse to pay a claim); and
- "Important terms and conditions" found on page 9 which contains details regarding important information on Your Duty to take Reasonable Care not to Misrepesent, Our Privacy Policy and Our dispute resolution process.
- and complete Our proposal where We agree with You on such things as the Period of Insurance, Your Premium, what property is to be covered.

Factors that affect Your Premium

The base **Premium We** charge varies according to the information **You** provide in the proposal and the level of cover **You** select. The following table is a guide to how some of these factors combine and may impact upon the assessment of risk, and therefore the amount of **Your Premium**.

| Factor | Low Risk - Reduces Premium | High Risk - Increases Premium |
|-----------------------------|-----------------------------|--|
| State where Vehicle Garaged | TAS, WA, SA, NT | NSW, VIC, QLD |
| Region | Country | Metropolitan |
| Type of Vehicle | Classic, Vintage or Veteran | Prestige, Modified or High Performance |
| Sum Insured | Lower Value | Higher Value |
| Vehicle Use | Limited Use | Commuting and/or Business Use |
| Age/Experience of Driver(s) | Older or more experienced | Younger or less experienced |
| Claims History | Low frequency of claims | High frequency of claims |

In some cases discounts to **Your Premium** may apply if **You** meet certain criteria **We** set. **You** will also have to pay any compulsory government charges (e.g. Stamp Duty and GST) plus any additional charges **We** tell **You** about. **We** tell **You** the total **Premium** payable when **You** apply and if **You** effect cover, the **Premium** due will be confirmed in **Your Policy Schedule**.

Note that if **Your Premium** is not paid by **Yourself** this may result in **Our** refusal to pay a claim.

How do I apply for cover?

Read this document carefully

It explains the cover provided, limitations and exclusions.

Fill in and sign the proposal

The proposal whether completed verbally, online via **Our** website or by hand tells **Us** information which **We** need to know in order to decide whether to offer **You** insurance, the **Premium** to be charged, any **Excess** applicable to any claim and whether any special conditions should be imposed on **Your Policy**.

Before **You** fill in the proposal read all notices carefully including this Product Disclosure Statement (PDS), **Policy** wording and any Supplementary PDS (SPDS). **You** should understand **Your** duty to take Reasonable Care not to Misrepresent contained under the section "Important Terms and Conditions" on page 9.

Based on the completed proposal **We** will tell **You** if **We** will agree to cover **You**. If **We** do, **We** will issue **You** with a **Policy Schedule** setting out details of the cover provided to **You** under the **Policy**. **We** will also issue **You** with a Quotation or **Policy Schedule** being a statement of facts that **You** have provided **Us** with, this forms part of **Your** completed proposal and reflects **Our** understanding of what **You** have told **Us** under **Your** duty of disclosure to **Us**.

Joint Policyholders

If **Your Policy** is insured in more than one name, each named party shall have the ability to make changes to **Your Policy** with **Our** agreement.

Keep in a safe place:

- This document
- And Your Policy Schedule.

Please read both carefully and if **You** need help, please contact **Your** insurance broker or One Underwriting Pty Ltd.

Renewal Procedure

Before the **Policy** expires, **We** will advise **You** whether **We** intend to offer renewal and if so on what terms. It is important to check the terms of any renewal before renewing the cover to ensure that the details are correct. Please read about "**Your** duty to take Reasonable Care not to Misrepresent" under the section "Important Terms and Conditions" on page 9.

Definitions

Accessories means only those Accessories included in the definition of **Vehicle** below.

Accident means an unforeseen or unintended happening, with Accidental having a corresponding meaning.

Agreed Value means the value of Your Vehicle agreed by Us and You and stated on Your Policy Schedule.

At Fault means that You were responsible for an **Insured Event** or where You are unable to provide sufficient details for **Us** acting reasonably, to identify the responsible party.

Authorised Driver means any person named on Your Policy Schedule, or a person not named on the Policy Schedule who does not live in the same household* and is within the Prescribed Age range limitations shown on the Policy Schedule who may drive Your Vehicle on not more than twelve (12) occasions throughout the Period of Insurance, or other than where Your Policy Schedule states drivers are restricted to those named only.

*Any household drivers must be approved by **Us** and shown on the **Policy Schedule**.

Business Use means inclusive of Private Use Your Vehicle is declared and used in connection with Your business or occupation, other than for the carriage of goods or persons for payment or hire.

Camping Equipment means tents, tarpaulins, lean-to's or similar commercially produced items, as well as cooking facilities, hammocks, ground cover, bedding, or other similar equipment used for living in the outdoors. Food and beverages are not considered Camping Equipment.

Communal Garage means a parking arrangement which has four solid walls and roof inclusive of any entry and exit points which are secured by locking mechanisms with restricted public access.

Courtesy vehicle means a vehicle we arrange for **You** as the result of an **Insured Event** to keep you mobile and may not be like for like to **Your Vehicle**.

Employee means any person under a contract of service or apprenticeship with **You**, person employed by labour only sub-contractors, self-employed person, person hired to or borrowed by **You**, person undertaking study or work experience, voluntary work or youth training scheme with **You**.

Excess means the amount which is to be contributed by **You** in relation to any claim and is set out in the **Policy Schedule**.

Excepted Person means a person driving **Your Vehicle** who at the relevant time is:

- A member of the motor trade or a motor engineer for the purposes of overhaul, upkeep, repair or;
- A domestically employed nanny or chauffeur;
- An employee of any parking station for the purpose of parking;

- Under or over the Prescribed Ages shown in Your Policy Schedule and is driving Your Vehicle in an extreme medical emergency in which case it will be for You to substantiate to Our reasonable satisfaction, the necessity for Your Vehicle to be driven by or be in the control of a person other than You or an Authorised Driver;
- Learner Drivers for the purpose of unpaid instruction, provided that:
 - (a) They hold an appropriate Learner Driver permit;
 - (b) They drive Your Vehicle under the instruction of a fully licensed Authorised Driver noted on Your Policy Schedule.

We will not provide cover once the Learner driver obtains the appropriate drivers licence or permit and is aged under minimum **Prescribed Age** shown on **Your Policy Schedule**.

An **Excepted Person** provision does not apply where the **Policy** is subject to the **Restricted Driver Policy** Clause.

Flood means the covering of normally dry land by water that has escaped or been released from the normal confines of any of the following:

- (a) a lake (whether or not it has been altered or modified);
- (b) a river (whether or not it has been altered or modified);
- (c) a creek (whether or not it has been altered or modified);
- (d) another natural watercourse (whether or not it has been altered or modified);
- (e) a reservoir;
- (f) a canal;
- (g) a dam.

Forcible or **Violent** means that there must be physical evidence demonstrating theft or an attempt at theft with an item other than a key.

Garage (with **Garaged** having a corresponding meaning) means a lockable area of four solid walls and roof inclusive of any lockable doorways of entry and exit. It includes a **Communal Garage**, but does not include a carport.

Insured Event means any event or incident where Your Vehicle:

- (a) Is involved in an Accident and is damaged;
- (b) Is stolen;
- (c) Suffers Malicious Damage.

Insured Value means either Market Value or Agreed Value, whichever is specified in the Policy Schedule.

Malicious Damage means damage intentionally done to Your Vehicle by someone else without Your consent.

Market Value means the amount required, net of GST and stamp duty, to purchase a **Vehicle** and **Accessories** substantially the same as **Your Vehicle** immediately before the **Insured Event**, taking into account its make, model, series, age, kilometers travelled, condition and location.

Modified (with **Modifications** having a corresponding meaning) means that **Your Vehicle** has alterations to the engine, drive-train, suspension or wheels other than by the manufacturer's design.

Period of Insurance means the period during which this **Policy** is current and is shown on **Your Policy Schedule** as the dates between inception and expiry of the **Policy**. If this **Policy** is cancelled, the **Period of Insurance** terminates when the cancellation becomes effective.

Personal Property means personal portable goods kept within **Your Vehicle** and not permanently affixed.

- $\label{eq:policy} \textbf{Policy} \text{ means } \textbf{Our} \text{ contract with } \textbf{You}, \text{ which is comprised of:}$
- Your Policy Schedule;
- this Product Disclosure Statement and Policy wording; and
- any variations or changes to the above which occur either before or during the **Period of Insurance** which We agree in writing with **You**.

Premium means the amount **We** tell **You** that **You** must pay **Us** for **Your Policy**, including stamp duty, goods and services tax (GST) and other government charges and as shown on **Your Policy Schedule**.

Prescribed Age means the age shown on **Your Policy Schedule** that any **Authorised Driver** must be within, to be covered under this **Policy**.

Private Use means **Your Vehicle** is used solely for domestic and pleasure purposes and includes commuting to and from **Your** place of work.

Reasonable Cost means for the purposes of determining what **We** will pay for repairs to **Your Vehicle**, is the cost to return **Your Vehicle** to a condition substantially the same as, but not better than, its condition before it was damaged up to the maximum amount payable by **Us.** In considering what is **Reasonable Cost**, **We** will instruct the repairer to use new parts or parts consistent with the age and condition of **Your Vehicle**.

Reckless Act means **You** or a person driving with **Your** express or implied consent engages in an unlawful act or which would be reasonably forseeable to result in loss or damage. Such acts may include (but not limited to) breaking traction (burnouts), using a mobile phone, speed in excess of the posted limits, knowingly driving into **Flood** water or operating **Your Vehicle** in an overloaded or unsafe manner.

Restricted Driver means where shown on Your Policy Schedule only drivers shown on Your Policy Schedule are covered to drive Your Vehicle.

 However for the purposes of overhaul, upkeep, repair or parking purposes, a member of the motor trade, motor engineer or an employee of a parking station will be considered as an exception.

Policy Schedule means the most current Policy Schedule issued to You by Us. It shows Your Policy number and other details of cover particular to You.

Total Loss means the cost of repairs, plus the salvage value of the Insured Vehicle, exceeds the Market Value or Agreed Value (whichever is stipulated in the Policy Schedule) of the Insured Vehicle taking into account State and Territory legislation relevant to this determination

Unattended means any time when there is no person in **Your Vehicle** which is left unlocked and/or the installed security devices not deployed.

Usual Overnight Parking Address means the address You have declared to Us as where Your Vehicle is parked overnight and shown on the Policy Schedule.

We, **Our** or **Us** refers to One Underwriting Pty Ltd as Agent for the Insurer.

You or Your refers to the person or persons named as the insured on the **Policy Schedule**.

Vehicle is the Vehicle described on Your Policy Schedule. It includes Accessories and equipment, which were attached, fixed to or inside Your Vehicle at the time it was sold as new. It also includes any other Accessories and equipment attached, fixed to or inside Your Vehicle, where they are specified on Your Policy Schedule.

Important Terms and Conditions

Your Duty to take Reasonable Care not to Misrepresent

You have a duty to take reasonable care not to make any misrepresentation when entering into, varying, extending or renewing the **Policy**. This means that it is essential that **You** respond to specific questions that **We** ask honestly and to the best of **Your** knowledge, including where **We** ask **You** to confirm or update information that **You** have previously given to **Us** when entering into, varying, extending or renewing the **Policy**.

For example this will include **You** or any other persons to be covered under this **Policy** and their driving record, claims (or incidents unclaimed or uninsured for), criminal and insurance history. This duty also extends to, but not limited to how **Your Vehicle** is **Garaged**, registered or used in frequency and nature of use for example **Private Use**, **Business Use** or otherwise. To assist **You** with providing **Us** with honest and accurate responses to any questions **We** ask of **You**, **We** have endeavoured to ensure that any question **We** ask is clear and easy to understand.

Further, where possible, **We** have also included examples of the types of responses **We** are looking for when asking a particular question. If **You** are unclear of any particular question or would like **Us** to explain it to **You**, please get in touch with **Us** and **We** will explain this to **You**.

In determining whether **You** have fulfilled this duty to take reasonable care not to make a misrepresentation to **Us**, **We** will consider all of the relevant circumstances of a particular case. If **You** do not respond honestly and accurately to specific questions that **We** ask, **We** may (acting reasonably) cancel **Your** contract or reduce the amount **We** will pay **You** if **You** make a claim, or both. It is therefore vital that **You** be honest and specific in **Your** responses. If **Your** failure to tell **Us** is fraudulent, **We** will refuse to pay a claim and treat the **Policy** as if it never existed (this does not mean that **We** will refund any **Premiums** that **You** have already paid).

Privacy Consent and Disclosure

In this statement "**We**", "**Us**" and "**Our**" means HDI Global Specialty SE - Australia and One Underwriting Pty Ltd as its agent.

We are bound by the obligations of the Privacy Act 1988. This sets out basic standards relating to the collection, use, storage and disclosure of personal information.

Our Privacy Policy, available at <u>https://www.hdi-specialty.com/int/en/legals/privacy</u>Privacy-Notice or by calling **Us**, sets out how:

- We protect Your personal information;
- You may access Your personal information;
- You may correct Your personal information held by Us;
- You may complain about a breach of the Privacy Principles or Registered Privacy Code and how We will deal with such a complaint.

We, and Our agents, need to collect, use and disclose Your personal information in order to consider Your proposal for insurance and to provide the cover You have chosen, administer the insurance and assess any claim. You can choose not to provide Us with some of the details or all of Your personal information, but this may affect Our ability to provide the cover, administer the insurance or assess a claim. We may also use Your personal information to help to develop and identify products and services that may interest You, conduct market or customer satisfaction research, develop, establish and administer alliances and other arrangements with external organisations in relation to the promotion, administration and use of Our respective products and services. You can choose not to receive this information from Us (including product or service offerings from Us or on behalf of Our affiliates and business partners) or related bodies by contacting Our Privacy Officer on (03) 9211 3700.

We may disclose Your personal information to third parties who assist **Us** in providing the above services. These parties (which include Our related entities, distributors, agents, insurers (including reinsurers) and service providers) will only use the personal information for the purposes We provided it to them for (unless otherwise required by law). In addition, We may also disclose personal information to third parties such as Our contractors, agents and service providers when We outsource certain functions, including market research and claims handling. This would also include Our third party storage providers whom We may use from time to time to store information physically or electronically. Our affiliates and third parties may be based locally or they may be overseas where We have a presence or engage such parties, including but not limited to the United States of America, United Kingdom, European Union, Singapore, India and the Philippines.

Information will be obtained from individuals directly where possible and practicable to do so. Sometimes it may be collected indirectly (e.g. from **Your** representatives or co-insureds). If **You** provide information for another person **You** represent to **Us** that:

- You have the authority from them to do so and it is as if they provided it to Us;
- You have made them aware that You will or may provide their personal information to Us, the types of third parties We may provide it to, the relevant purposes We and the third parties We disclose it to will use it for, and how they can access it. If it is sensitive information We rely on You to have obtained their consent on these matters. If You have not done or will not do either of these things, You must tell Us before You provide the relevant information.

Further information about **Our** Privacy Policies are available at:

- For HDI Global Specialty at https://www.hdi.global/en-au/legal/privacy/ or by contacting HDI Global Specialty on (02) 8373 7580
- For One Underwriting Pty Ltd at <u>http://oneunderwriting.</u> <u>com.au/Contact-Us</u> or by contacting One Underwriting Pty Ltd on (03) 9211 3700

Contact Us and Opting Out

If **You** have a complaint about a breach of **Your** privacy, wish to withhold **Your** consent (opt out) of providing consent to any of the uses of **Your** information mentioned above including receiving additional offers of products or services from **Us**, or have any other query relating to **Our** Privacy Policy, contact **Our** Privacy Officer on (03) 9211 3700.

Cooling off period

You may cancel and return Your Policy by advising One Underwriting Pty Ltd in writing within 21 days after the start of the **Period of Insurance**, provided that no right or power under Your Policy has been exercised (e.g. no claim has been made). If You do this, We will cancel the **Policy** and refund Your Premium. After the cooling off period You still have cancellation rights - see "Your cancellation rights" in this section.

Confirmation Facility

You may obtain confirmation of any **Policy** transaction by contacting One Underwriting Pty Ltd at;

Level 50, 80 Collins Street Melbourne VIC 3004 Telephone: 1300 000 663 Email: motorsolutions@oneunderwriting.com.au

When does the insurance cover begin?

The insurance begins on the date stated on **Your Policy Schedule**, this will usually be the same date as **Your Policy Schedule** unless **You** specifically advise **Us** that another date is required.

If **We** agree to vary **Your Policy**, the variation will operate from the date **We** tell **You**, but only if **You** pay any additional **Premium** (if applicable) that **We** require in relation to that variation in accordance with **Your** instructions.

When does the insurance cover end?

The **Period of Insurance** ends on the expiry date stated on **Your Policy Schedule** at 4pm local time. It may however end before the expiry date on **Your Schedule** if:

We cancel Your Policy;

- You cancel Your Policy; or
- We pay a claim for the total Insured Value of Your Vehicle.

Cancellation

Cancellation by Us

We may cancel Your Policy only in accordance with the Insurance Contracts Act 1984, including where You fail to comply with a provision of Your Policy. We will do so by informing You about the cancellation in compliance with the Insurance Contracts Act 1984, any refund of balance of any Premium paid by You and the date when Your cover ends with Us.

Cancellation by You

You may cancel Your Policy by giving Us a written notice.

On receiving the written notice, after deducting an amount for the period of cover given to **You**, **We** will charge **You** a cancellation fee of \$30 plus the applicable government charges for each **Vehicle You** cancel. If there is more than one **Vehicle** on **Your Policy** which **You** cancel, the most **We** will charge **You** is \$60 plus the applicable government charges.

A cancellation fee will not apply if;

- You are transferring cover to a newly purchased Vehicle;
- You cancel the Policy within the Cooling Off period;
- We cancel the Policy.

After **We** deduct the cancellation fee **We** will then refund to **You** the balance of any **Premium** paid by **You** plus the applicable government charges where **We** can do so by law. If the refund amount is less than the cancellation fee, **We** will not issue a refund and not charge **You** any additional amount to cover the difference.

Premium

Premiums are payable on an annual basis either:

- At inception of Your Policy or on a variation to Your Policy; or
- Otherwise as **We** mutually agree.

If **Your Vehicle** is a **Total Loss**, any outstanding **Premium** will be deducted by **Us** from the amount payable to **You**.

Adjustment of Premium after renewal

Where a claim has occurred in the previous **Period of Insurance** and **You** do not notify **Us** of such until after **We** have offered **You** renewal for the current **Period of Insurance**, then **You** must pay any additional **Premium** which would have been applicable had the non-disclosure of the claim not occurred. This does not diminish any other rights **We** have, including those under **Your** Duty to take Reasonable Care not to Misrepesent. **We** shall act reasonably and inform **You** of any adjustments without delay and the reasons for such.

Other Costs, Fees and Charges

Other costs, fees and charges which may be applicable to the purchase of **Your Policy** include:

- Cancellation Fee Please refer to the "Cancellation by You" section of the Product Disclosure Statement for details about the applicable cancellation fee;
- Administration Fee We and/or Your broker or insurance intermediary may charge an administration fee for issuing Your Policy. For details of Your administration fee please refer to Your Policy Schedule, or contact Your broker or insurance intermediary directly;
- Commissions Your broker or insurance intermediary may receive a commission payment from Us when Your Policy is issued and renewed. If You cancel Your Policy, this commission payment may be non-refundable. For details of the relevant commission paid, please refer to Your Policy Schedule, or contact Your broker or insurance intermediary directly.

The effect of claims to Your Policy renewal

Making a claim on **Your Policy** may affect the **Premium We** offer **You** on a subsequent renewal invitation in the following circrumstances:

- You were responsible for an Insured Event or where You are unable to provide sufficient details for Us acting reasonably, to identify the responsible party; or
- Your claim during the previous Period of Insurance under Your Policy was for damage to Your windscreen or external Vehicle glass.

Special Conditions

Some of the following conditions or clauses may be noted or imposed on **Your Policy Schedule**. It is important that **You** understand their meaning and any requirements that **You** must be aware of to be covered.

Provision of Odometer reading for Limited Use policies

Where **You** have elected to insure **Your Vehicle** on a limited use basis for a reduced **Premium**, it is a requirement that **You** advise of the current odometer reading at **Policy** inception or within fourteen (14) days of **Your Policy** inception.

Failure to provide **Your** odometer reading will result in an additional **Excess** of \$2,000 if **You** make a claim, unless a higher amount is listed on **Your Policy Schedule**.

Security

Section 2 specifies **Your Vehicle** must be locked with all keys and access cards removed from the **Vehicle** and any security device attached to **Your Vehicle** must be activated when **Your Vehicle** is not being driven.

Authorised Drivers

Section 2 of the Policy wording specifies only drivers:

- advised to Us, agreed to by Us in writing and listed in Your Policy Schedule, or a person not named on the Policy Schedule who does not live in the same household and is within the Prescribed Age range limitations shown in the Policy Schedule who may drive Your Vehicle on not more than twelve (12) occasions throughout the Period of Insurance. Any household drivers must be agreed by Us and shown on the Policy Schedule, or
- where Your Policy Schedule states drivers are restricted to those named only.

Special Conditions - Overnight Parking

Where and how **Your Vehicle** is parked overnight is extremely important in **Our** assessment in insuring **Your Vehicle** and what terms and conditions which may apply and the **Premium You** will need to pay.

We understand that Vehicles which are usually parked off street will occasionally also need to be parked on the street overnight. Your Policy covers You for loss or damage to Your Vehicle in these circumstances but only where parking is not within a 500 metre radius of Your declared Usual Overnight Parking Address. This means that loss or damage will not be covered if, at the time it occurred, Your Vehicle was parked overnight on the street within a 500 metre radius of Your declared Usual Overnight Parking Address.

There are four types of off street overnight parking options which may be acceptable under the **Policy**. **Your Policy Schedule** will identify which of these applies to **Your Vehicle**.

The categories are:

- Garage
- Communal Garage
- Carport
- Driveway

Each of these terms is explained below.

Garage

If **Your Policy Schedule** states that **Your Vehicle** will be parked in a **Garage** (Locked) overnight, then under Section 2 **You** will not be covered for loss or damage to **Your Vehicle** between the hours of 10:00pm and 5:00am if it was not parked in a locked **Garage** at **Your Usual Overnight Parking Address**. However, this exclusion applies only if **Your Vehicle** was parked at a location at or within a 500 metre **radius** of the address **You** have declared to **Us** as the address where **Your Vehicle** is **Garaged** overnight, and **Your Policy Schedule** is not endorsed to include overnight street parking.

Communal Garage

If Your Policy Schedule states that Your Vehicle will be parked in a Communal Garage (Locked) overnight, then under Section 2 You will not be covered for loss or damage to Your Vehicle between the hours of 10:00pm and 5:00am if it was not parked in a locked Communal Garage at Your Usual Overnight Parking Address.

However, this exclusion applies only if **Your Vehicle** was parked at a location at or within a 500 metre radius of the address **You** have declared to **Us** as the address where **Your Vehicle** is **Garaged** overnight, and **Your Policy Schedule** is not endorsed to include overnight street parking.

Carport

If **Your Policy Schedule** states that **Your Vehicle** will be parked overnight under a carport, then under Section 2 **You** will not be covered for loss or damage to **Your Vehicle** between the hours of 10:00pm and 5:00am if it was not parked under a carport at **Your Usual Overnight Parking Address**.

However, this exclusion applies only if **Your Vehicle** was parked at a location at or within a 500 metre radius of the address **You** have declared to **Us** as the address where **Your Vehicle** is parked overnight under a carport, and **Your Policy Schedule** is not endorsed to include overnight street parking.

Driveway

If Your Policy Schedule states that Your Vehicle will be parked overnight on Your driveway within the boundaries at Your Usual Overnight Parking Address, then under Section 2 You will not be covered for loss or damage to Your Vehicle between the hours of 10:00pm and 5:00am if it was not parked within the boundaries of Your Usual Overnight Parking Address.

However, this exclusion applies only if **Your Vehicle** was parked at a location at or within a 500 metre radius of the address **You** have declared to **Us** as **Your Usual Overnight Parking Address**, and **Your Policy Schedule** is not endorsed to include overnight street parking.

Please note that the term "**Usual Overnight Parking Address**" is defined under the section "Definitions see (pages 7-9).

Making a claim?

You must:

Notify **Us** of any event defined as an **Insured Event** involving **Your Vehicle** within thirty (30) days of **You** becoming aware of the incident/s regardless of whether **You** intend to lodge a claim. Failure to do so may prejudice **You** in lodging a claim or in **Us** defending a claim made against **You** by another party.

Where **You** engage a broker or agent to submit a claim on **Your** behalf, if **We** require further information or confirmation directly from **You** which is reasonably required to administer **Your** claim. **You** agree to not unreasonably withold assistance. **We** will provide the reasons for any such request with **Your** broker or agent before **We** make any direct contact with **You**.

Contact Us:

Innovation Group PO Box 292, Collins Street West Melbourne VIC 8007 Telephone: 1300 284 225 Email: au.onemotorclaims@innovation.group or by calling **Your** insurance broker.

You Must:

- Take reasonable action to limit the loss or damage and prevent further loss or damage;
- Within 30 days of becoming aware of a defined Insured Event, return to Us Your completed Claim Form, if We ask You to complete one;
- Where appropriate, report the event to the Police as soon as practicable after it occurs (but within 24 hours). Events, which You have to report to the Police, include Accidents involving bodily injury, thefts or suspected theft of or Malicious Damage to Your Vehicle;
- Allow **Us** to take possession of any damaged property that is subject to the claim;
- Keep any damaged items and allow Us to inspect them as reasonably required by Us
- Provide Us with any reasonable assistance and information that We reasonably request in relation to the claim. This may mean giving written statements or documents to Our representative or Us. We may require You or the person claiming to go to Court to give evidence;
- Not admit liability, settle or defend a claim or enter into an agreement that limits **Our** right to recovery, without **Our** written consent which shall not be unreasonably withheld or delayed;
- Please keep evidence of ownership and value of **Your Vehicle** and any **Accessories**. **You** may need them if **You** have to make a claim.

If You make a valid claim We may:

- Attempt to recover money from the person who caused the loss or damage where permitted by law;
- Take over and conduct in Your name, the defence or settlement of any claim made against You. We have sole discretion on how We defend or settle the claim subject to Your right to be informed of the status of proceedings and to be consulted where appropriate. We will take into account Your interests in any proceedings.

If **You** or any person covered by **Your Policy** receive any letters or Court documents about any event that may result in a claim, **You** must notify **Us** and send them to **Us** as soon as practicable.

How We Settle Your claim

We will arrange and pay the cost of repairing Your Vehicle where We consider that the quotation for repairs to Your Vehicle is reasonable.

Where We, acting reasonably, do not consider the quotation to be reasonable, We will pay You the cost to repair Your Vehicle based on Our reasonable assessment of the cost of repairs in accordance with the procedure set out under the heading Repairing Your Vehicle (see page 17) provided that either payment does not exceed the Insured Value shown in the Policy Schedule.

However;

Where Your Vehicle is a Total Loss, at Your option We will pay You the Insured Value (as shown in Your Policy Schedule) or if eligible replace Your Vehicle under the Three Year New Vehicle Benefit, see page 18.

In the event of a damaged or broken windscreen, window glass or sunroof

If **Your** windscreen, window glass or sunroof becomes broken, cracked or chipped due to an **Insured Event**, **You** should obtain a quotation for the repair or replacement of the damaged item and visit **Our** website www.oneunderwriting.com.au/Claims.aspx for a claim form.

Together with **Your** quotation for the repair for reimbursement, forward **Your** completed claim form to the contact details provided at Making a Claim shown on page 13.

Where **You** have selected Windscreen Cover as an optional benefit **You** will not have to pay an **Excess** for the first claim in the **Period of Insurance.** However, if **You** have insured on a limited use basis and have not provided **Your** odometer reading at **Policy** inception or within fourteen (14) days of **Your Policy** inception an additional \$2,000 **Excess** will apply unless a higher amount is shown on **Your Policy Schedule**.

If Your Vehicle is a Total Loss

This **Policy** and **Our** obligation to **You** ends if **We** agree to pay **Your** claim as a **Total Loss**. After **We** pay **You**, **Your Vehicle** including any declared **Modifications** and **Accessories** becomes **Our** property except in circumstances where **You** have salvage rights as described in Retention of salvage page 20. Any **Modification** or **Accessory** not declared to **Us You** may keep. **We** may charge **You** the reasonable incurred costs for removing and delivering these items to **You**. If any **Accessory** or **Modification** is not replaced by a corresponding fully operational item **We** will deduct the reasonable value of such an item from the amount **We** pay **You** unless this is unreasonable in the circumstances of the particular case.

Any outstanding **Premium** will be deducted from **Your** settlement amount and the total **Premium** amount paid for **Your Policy** will not be refunded.

Betterment of Your Vehicle

If, due to a claim, repairs made to **Your Vehicle** leave it in a better condition than before it was damaged, **We** may ask **You** to contribute to the repair cost. For example: new parts are used replacing old parts, or it is necessary to repaint more of **Your Vehicle** than the authorised scope of repairs to blend old and new paintwork.

If, **We** ask **You** to contribute **We** will explain the reasons behind such a request, the amount of any such contribution and how to pay. Any such repairs will not commence until **We** have received **Your** written consent to such repairs (such consent not to be unreasonably withheld or delayed)

Interests of Financiers

This provision applies:

- If a finance provider has an interest in Your Vehicle, and
- We are told in writing of the finance provider's interest before a claim is paid.

If **We** propose to meet a **Total Loss** claim for **Your Vehicle** by direct payment to **You**, **We** will pay **You** the difference between the amount owing to the financier and the amount payable for the claim.

Goods and Services Tax (GST)

Any payment to be made under **Your Policy** is subject to the following GST provision.

Any claim payments made under **Your Policy** will be based on GST inclusive costs (up to the total **Insured Value**).

However, if **You** are or would be entitled to claim any input tax credits for the repair or replacement of **Your Vehicle**, **We** will reduce any claim under **Your Policy** by the amount of such input tax credits. **Insured Values** and maximum amounts set out in **Your Policy** are inclusive of GST. This **Policy** does not cover any amount of GST, or any fine, penalty or charge that **You** are liable for because of a failure to disclose or misstatement made by **You**, in relation to **Your** entitlement to an input tax credit for the **Premium**. **You** must tell **Us** if **You** become aware that the extent of **Your** entitlement to an input tax credit for **Your Premium** disclosed to **Us** is incorrect or changes.

Keeping Up to Date

You need to tell Us as soon as practicable if;

- You have an Accident or an incident occurs which may give cause for You to claim on this Policy.
- You change the frequency of use of Your
 Vehicle, (i.e You are no longer able to comply with an annual kilometre limit granted for a Premium discount).
- You or anyone else who is expected to drive Your
 Vehicle has over the previous five years had changes to their driving (for example additional traffic offences or licence suspensions), criminal or insurance history (for example claims on other motor insurance policies not known to Us) and not disclosed previously in Your original proposal form/declaration to Us.
- A new driver will use Your Vehicle in excess of twelve (12) times per Period of Insurance or Your Vehicle will be driven by a driver who lives in Your household and is not shown in the Policy Schedule (as all household members must be approved by Us and shown in the Policy Schedule).
- You change address, the Usual Overnight Garaging Address or type of garaging situation.
- You modify or add new Accessories to Your Vehicle which are not shown on the Policy Schedule.
- Your Policy Schedule is incorrect.

How to change Your Policy

If **You** wish to change any information on **Your Policy Schedule**, **You** must make a written request to **Us** setting out:

- The requested changes to the information contained on **Your Policy Schedule**; and
- The reasons for the requested change(s).

Your requested change(s) will become effective:

- When We inform You in writing that We agree, and
- You pay any additional Premium reasonably required by Us in accordance with Our instructions.

Complaints and Dispute Resolution Process

We are dedicated to providing You with a high standard of service and We want to ensure We maintain these standards at all times. If You feel that We have not offered You a first class service, contact Us and tell Us and We will do Our best to resolve the problem.

You are entitled to make a complaint about any aspect of Your relationship with Us including the conduct of Our agents and authorised representatives. We will attempt in good faith to resolve any complaint/dispute in a fair, transparent and timely manner.

We aim to comply with the General Insurance Code of Practice and any relevant Australian Securities and Investments Commission (ASIC) guidelines.

If **You** have any questions or concerns about **Your** insurance or the handling of a claim **You** should, in the first instance, refer **Your** complaint or dispute to One Underwriting.

You can contact One Underwriting at: Level 50, 80 Collins Street Melbourne Vic 3000 Telephone: 1300 000 663 Email: oneunderwriting@oneunderwriting.com.au

When **You** lodge **Your** complaint, **You** will be advised of the expected timeframe required to address **Your** complaint.

If **We** do not make a decision within the timeframe that **We** tell **You We** will respond, **We** will tell **You** about **Your** right to lodge a complaint with an external dispute resolution scheme. If **You** are not happy with **Our** response, **You** can refer **Your** complaint to the Australian Financial Complaints Authority ('AFCA') subject to its rules. AFCA provides a free and independent dispute resolution service for consumers who have general insurance disputes falling within its rules.

You can contact AFCA at: Phone: 1800 931 678 Email: info@afca.org.au Website: www.afca.org.au Mail: Australian Financial Complaints Authority GPO Box 3 Melbourne VIC 3001

If **You** require further information, **You** can access **Our** Complaints and Dispute Resolution Process contained in One Underwriting's Financial Services Guide (FSG) available on their website at

https://oneunderwriting.com.au/OneUnderwriting/media/Co mmon/Docs/one-underwriting-financial-services-guide.pdf other than as set out above, all other **Policy** terms, conditions, limits and exclusions remain unchanged.

Section 2: Secure 4x4 Motor Vehicle Policy Wording

What We insure under this Policy

This Policy provides cover for:

- (a) Loss or damage to Your Vehicle
- (b) Third party property damage

Each type of insurance cover is described in this section.

Who We insure under this Policy

This Policy only provides cover for

- You;
- · Authorised Drivers; and
- · Excepted Persons.

You should note there are:

- · Limits to the amount We will pay if there is a claim;
- Exclusions these are things or events We do not cover; and
- Conditions these are things You, or a person covered under Your Policy must do and, if You or that person do not do them, We may refuse to pay a claim and/or cancel Your Policy.

Your Policy Schedule may set out additional limits, exclusions or conditions that apply to Your Policy.

How We issue Your Policy

When **We** issue a **Policy** to **You**, **We** will provide **You** with an Interim Schedule of Cover. This Interim Schedule of Cover will become **Your Policy Schedule** upon;

- Your payment of the Tax Invoice within the stated credit terms, and;
- Provision of any outstanding required information which We will tell You about on issuance of the Interim Policy Schedule, for example prior insurer verification, outstanding Vehicle identifiers, kilometre declarations, or as We otherwise advise You.

Where **You** have not provided the requested information within thirty (30) days of **Policy** inception or as **We** mutually agree otherwise, **We** will cancel the Interim **Policy Schedule** after providing three (3) business days' notice from the notification of **Our** advice at 4:00pm local time unless stated as otherwise in this document.

The meaning of certain terms

To understand **Your Policy**, **You** need to understand what **We** mean by certain common terms. These common terms are explained in the Definitions in Section 1 (pages 7-9) of this document.

Geographic coverage

Subject to Sections 1 and 3, **Your Policy** covers **Your Vehicle** during the **Period of Insurance** while it is:

- · In Australia; and
- Being transported by road, rail, sea or air between any places in Australia.

A. Loss or damage to Your Vehicle

A.1 Your cover

If **Your Vehicle** is involved in, or the subject of, an **Insured Event** during the **Period of Insurance** and on the basis of an accepted claim made, **We** will:

- Arrange and pay for the repair of Your Vehicle; less any applicable Excess(es); or
- Pay You the Reasonable Cost to repair Your Vehicle less any applicable Excess(es); in accordance with the procedure set out under the heading Repairing Your Vehicle, provided in neither case that the cost exceeds the Insured Value shown in the Policy Schedule.
- If however Your Vehicle is a Total Loss, We will either, at Your option:
 - pay You the Insured Value of Your Vehicle as specified in the Policy Schedule, less any applicable Excess(es); or
 - replace **Your Vehicle**, if eligible, under the Three Year New **Vehicle** Benefit, see page 18.

Accessories, Modifications or Options

If You advise Us of, and We agreed to cover, any Accessories, Modifications or options fitted to Your Vehicle these are also covered within the Insured Value. If We agree to cover such Accessories, Modifications or options they will be listed on Your Policy Schedule.

Financed Vehicle – Total Loss

If Your Vehicle:

- · Was purchased new;
- Has been insured under Your Policy from the date of purchase; and
- Is the subject of a finance agreement, which You have entered into and is noted on Your Policy Schedule.

We will, cover You or the financier of the Vehicle in the event of a Total Loss, and only where required by the financier of the Vehicle where the payout of the Vehicle is greater than the Insured Value shown on the Policy Schedule. Provided that such liability shall not exceed 5% of the Insured Value at the time of the loss, less any payments and interest in arrears at the time of the Insured Event; and any discount in respect of finance charges and/or interest for the unexpired term of the finance agreement.

What is the maximum amount We will pay?

Your Policy Schedule will show Your chosen basis of settlement, Market Value or Agreed Value, this represents the maximum amount We will pay:

Agreed Value - means the value of Your Vehicle agreed by Us and You and stated on Your Policy Schedule. Subject to mutual consent this value may be adjusted throughout the Period of Insurance. In the event of a Total Loss and a cash settlement is requested, less any Excesses applicable the Agreed Value is the cash out value of the Policy.

Market Value - means the amount required, net of GST and stamp duty, to purchase a Vehicle and Accessories substantially the same as Your Vehicle immediately before it suffered loss, damage or theft, taking into account its make, model, series, age, kilometres travelled, condition and location. In the event of a Total Loss and a cash settlement is requested, less any Excesses applicable, the Market Value is the cash out value of the Policy.

We will not pay;

- More than the Insured Value of Your Vehicle, or;
- More than 105% of the original purchase price in the case of a **Market Value Policy**

See also GST provision on page 14, which applies.

Essential Temporary Repairs

If You have an Accident and Your Vehicle is damaged, You may arrange essential temporary repairs for Your Vehicle of up to a maximum of \$2,000 so You can get Your Vehicle to Your destination or a repairer. Your Excess will applicable to this benefit.

Repairing Your Vehicle

You may choose the repairer of Your Vehicle or We can recommend a repairer from Our preferred network of repairers. We will ask the repairer to provide a quotation for the work that is required to repair Your Vehicle. If We consider that the quotation is for **Reasonable Cost** of repairs to Your Vehicle, We will authorise the repairer to carry out the repairs.

However, if **We** do not consider **Your** quotation is the **Reasonable Cost** of repairs basing this decision on a balanced consideration of relevant factors, **We** will pay **You** the amount that **We** determine to be the **Reasonable Cost** for repairs to **Your Vehicle**. This amount will be determined by a motor vehicle assessor appointed by **Us** inspecting the damage to **Your Vehicle**, and reviewing, adjusting and/ or amending **Your** repairer's quotation in a fair and balanced way on the basis of relevant considerations.

We may also compare Your repairer's quotation with a quotation We obtain from a repairer We choose and in this circumstance You must provide Us access and authorisation to obtain alternate quotations on Your behalf.

If **We** do not authorise repairs and **We** pay **You** the amount **We** determine would be the **Reasonable Cost** for the repairs, **We** will not guarantee the quality of workmanship and materials.

If We elect to repair Your Vehicle:

When **Your Vehicle** is repaired and is within the manufacturer's new **Vehicle** warranty period, **We** will use original equipment manufacturer (OEM) parts when **We** authorise repairs to **Your Vehicle**. However Australian Design Rules (ADR) compliant parts may be used for the replacement of windscreens and window glass.

Where **Your Vehicle** is outside the manufacturer's new **Vehicle** warranty period, **We** may use reusable parts or parts that are not manufactured by a supplier to the **Vehicle's** original manufacturer which:

- (i) are consistent with the age and condition of Your Vehicle;
- (ii) do not affect the safety or the structural integrity of the Your Vehicle;
- (iii) comply with the Vehicle manufacturer's specifications and applicable Australian Design Rules;
- (iv) do not adversely affect the post-repair appearance of Your Vehicle; and
- (v) do not void or affect the warranty provided by the Vehicle manufacturer.

In repairing the **Your Vehicle**, **We** may arrange for a part of the repair to be carried out by a specialist service provider, for example windscreen repairs.

We guarantee workmanship of the repairs authorised by Us on sedans, station wagons, motorcycles or utilities or trucks up to a maximum capacity of three (3) tonnes. This guarantee is for the life of the **Insured Vehicle** and is in addition to **Your** statutory rights against the repairer and warranties that **You** have from the repairer directly. Wear and tear is not covered by this guarantee.

We will not pay the cost of replacing an entire set and/or pair when not all of the set and/or pair are damaged.

If any part or **Accessory** is unobtainable following an **Accident** which is the subject of a claim under this section, **We** will only pay the latest printed list price of such item in Australia or the cost of a comparable item for a similar make of **Vehicle** plus the **Reasonable Cost** of fitting.

Depreciation and Declared Accessories – Nonstandard Coverings, Coatings, Applications or Treatments e.g. Vehicle Wraps (including signage), ceramic coatings and similar.

If **You** have declared to **Us** any temporary or semipermanent (not intended to be removed) covering or coating to **Your Vehicle**'s interior or exterior surfaces and that coating is damaged or is required to be removed to effect repairs to **Your Vehicle**, **We** will apply a reasonable table of depreciation to the reinstatement costs. Generally, the industry standard is a five (5) year lifespan to most finishes and forms the basis of **Our** replacement and reinstatement policy.

- 1 Year 1 of installation 100% repair, or reinstatement to the Accessory Insured Value as per Your Policy Schedule
- 2 Year 2 of installation 80% repair, or reinstatement to the Accessory Insured Value as per Your Policy Schedule
- 3 Year 3 of installation 60% repair, or reinstatement to the Accessory Insured Value as per Your Policy Schedule
- 4 Year 4 of installation 20% repair, or reinstatement to the Accessory Insured Value as per Your Policy Schedule
- 5 Year 5 of installation 10% repair, or reinstatement to the Accessory Insured Value as per Your Policy Schedule
 - Please note, should a Covering, Coating, Application or Treatment not be reapplied to a Vehicle post an Insured Event, this Policy provides no cash out value in lieu of any such non-application.

If **Your Vehicle** is a privately imported **Vehicle** (i.e.not brought into Australia by the manufacturer or its appointed agent for first sale) **We** will only pay the costs of parts to repair **Your Vehicle**. **We** will not pay for the costs of conversion or reengineering of imported parts (e.g. from left to right hand drive format). **You** will be required to pay for any reengineering costs, **We** will advise **You** and obtain **Your** consent (such consent not to be unreasonably withheld or delayed) prior to authorising any repairs. You or Your repairer must obtain **Our** written agreement to start repairs before **We** will accept responsibility for them, except for Essential Temporary Repairs up to a maximum of \$2,000.

- You must make Your Vehicle available for inspection by Us at any reasonable time when We request it; and
- Comply with the Claims procedure or other procedure as detailed in this document.

Lifetime Guarantee for Repairs

For repairs authorised by **Us**, **We** guarantee the quality of workmanship and materials for the life of the **Vehicle** (subject to wear and tear and the depreciation table stated above for certain declared **Accessories**). **You** must give **Us** the opportunity to inspect the **Insured Vehicle** as **We** reasonably require. If **You** choose **Your** own repairer, and the repairs are not authorised by, **Us We** may not guarantee the quality of workmanship and materials for the life of the **Vehicle**.

Salvage

If Your Vehicle becomes a Total Loss as the result of an Insured Event and We pay You for a Total Loss, any salvage received will become Our property. If You would like to retain the salvage You have first option to purchase it at its Market Value.

However, this shall not apply if **Your Vehicle** is stolen and subsequently recovered.

Additional Benefits

We provide the following additional cover in relation to a valid claim under "**Your** cover" Section 2 Part A.1 (see page 16):

Three Year New Vehicle Benefit

This benefit is not applicable to Caravans or Trailers.

If **Your Vehicle** was purchased by **You**, new or as a dealer demonstrator vehicle with less than 1,000kms on the odometer by **You** and it becomes a **Total Loss** within 36 months from when it was first purchased and having travelled less than 70,000 kilometres, **We** will at **Your** option:

- Subject to availability for retail purchase within Australia, replace Your Vehicle with a new Vehicle of the same make and model and with the same Accessories as shown on Your Policy Schedule; or
- Pay the Insured Value.

We will only be obliged to replace Your Vehicle with a new Vehicle of the same make and model and with the same Accessories as shown on Your Policy Schedule if We are able to reasonably source, or supply a new Vehicle of the same, make, model and series or its equivalent superseded version, provided the replacement Vehicle does not exceed 105% of the original Insured Value (or in the case of a Market Value Policy the original purchase price plus 5%) and within 30 days of deeming Your Vehicle a Total Loss. If We cannot replace Your Vehicle with a new vehicle, We will pay You the Insured Value.

If We do replace Your Vehicle, We will also cover:

- On-road Costs including stamp duty, GST, and registration (minus any deduction from a refund of Your Vehicle deemed to be a Total Loss); and
- · Delivery charges; and
- · Luxury car tax; and
- The Reasonable Costs in getting You to the Vehicle in Australia, if the Vehicle is located more than 100km from Your home. If Your Vehicle is settled as a Total Loss, Your Policy will end with no refund of Premium applicable.

Recoding and re-keying locks

If, as the result of an **Insured Event Your Vehicle** requires locks to be replaced, re-keyed or recoded, **We** will pay up to a maximum of \$2,000 in any one **Period of Insurance**.

Tools and Spare Parts

We will pay the replacement cost of (but not more than \$300 in the **Period of Insurance**) for loss or damage to tools and spare parts which are **Your Personal Property** and which are kept on or inside **Your Vehicle**, as the result of, or caused by an **Insured Event**.

We will not pay for loss or damage to tools and spare parts which You use in the course of Your employment, Your business or any other activity from which You earn an income.

Reasonable Towing and Storage Costs

If **Your Vehicle** is damaged as a result of an **Insured Event** and is unsafe, unroadworthy or not driveable, **We** will pay the reasonable costs to reimburse **You** for the first tow to the nearest repairer, the nearest place of safety, or storage location.

Any subsequent tow must be arranged by **Us** to any **other** reasonable place **We** choose.

You must give Us all invoices and receipts.

- We will not reimburse You for any storage costs before You make a claim (unless You reasonably could not do so at the time of the incident); or
- after we have settled Your claim; or
- in the event of **Us** declining **Your** claim.

Removal of Debris

We will pay as the result of an **Insured Event** the **r**easonable costs to remove and dispose of **Your Vehicle** or its contents.

However, **We** will not pay more than \$5,000 in total for removal of debris.

Trailer cover

If a trailer owned by **You**, but not shown on **Your Policy Schedule**, is attached to **Your Vehicle** and is damaged in an **Accident** or stolen, or parked within the boundaries of **Your Usual Overnight Parking Address**, **We** will pay the **Reasonable Cost** of repairs of the trailer (but not more than \$1,500 in total) after deduction of the applicable **Excess(es)**.

Accommodation and Travel

If You are more than 100 km from Your usual place of abode and Your Vehicle becomes unable to be driven due to an Insured Event, We will pay the actual costs for reasonable accommodation and travelling expenses incurred by You and passengers travelling in Your Vehicle at the time of the Insured Event.

However, **We** will not pay more than \$250 per day, up to a maximum of \$2,500 in total for **You** and all or any of **Your** passengers.

Personal property

Provided Your Vehicle is not a Vehicle primarily designed for the carrying of goods, if Personal Property owned by You is damaged due to an Insured Event We will pay at Our option the Reasonable Cost of repairs or the Reasonable Cost of replacement of that Personal Property taking into account Your reasonable preference up to a maximum of \$150 per item and \$1,000 in total for the Period of Insurance.

Payment of the **Reasonable Cost** of replacement of any item of **Personal Property** will be subject to an allowance for depreciation based on age and wear and tear.

However, **We** do not cover tools and spare parts which **You** use in the course of **Your** employment, **Your** business or any other activity from which **You** earn an income. Cash, credit/ debit cards, and negotiable instruments are not deemed **Personal Property.**

Loan car Excess gap

Where **Your Vehicle** is replaced by a loan car provided by a dealership whilst **Your Vehicle** is undergoing warranty or service work, **We** will pay the difference between the stated **Excess** for **Your Vehicle** shown on the **Policy Schedule** up to a maximum of \$2,000 for any **Excess** applicable for the loan **Vehicle** for one occurrence, per **Vehicle**, per **Period of Insurance**.

Retention of salvage

Where **We** class **Your Vehicle** as a classic **Vehicle** and this is shown on **Your Schedule**:

- If Your Vehicle is older than 30 years and due to an Insured Event is deemed a Total Loss, You may keep the salvage.
- If Your Vehicle is less than 30 years and due to an Insured Event is deemed a Total Loss, We will keep the salvage. If You would like to retain the salvage You have first option to purchase at its Market Value.

However;

 If Your Vehicle is stolen and We pay You for a Total Loss, any salvage received will become Our property.

Change of or Additional Vehicle

If You:

- Buy a Vehicle to replace Your Vehicle or buy an additional Vehicle and the value of the replacement or additional Vehicle does not exceed \$250,000;
- Inform Us in writing within 30 days from the date You buy it; and
- Pay any reasonable additional **Premium** required by Us.

We will transfer the cover to the replacement Vehicle and/or add cover for the additional Vehicle for the balance of the Period of Insurance, provided We agree to continue to insure such.

The maximum amount payable under this part of **Your Policy** is the purchase price of **Your** replacement and/or additional **Vehicle**. This clause does not apply where the purchase of **Your** replacement **Vehicle** follows a **Total Loss** which has been paid by **Us**.

Funeral Expenses

Funeral expenses, including travel to attend the funeral, up to a maximum amount of \$5,000 to an immediate family member of the deceased in the event an **Authorised Driver** or passenger suffers a fatal injury as a result of an **Accident** involving the **Insured Vehicle**, irrespective of whether death occurs at the time of the **Accident**, provided however, that death occurs within twelve (12) months of the accident.

What is the maximum amount payable under these additional covers?

The maximum amount payable under these additional covers for any and all claims arising out of the one event is set out in each paragraph. These amounts are in addition to the **Insured Value** of **Your Vehicle** and if **We** agree to provide such cover under the **Policy** will be shown on **Your Policy Schedule**.

See also the GST provision on page 14, which applies.

A.2 Optional extensions

If **You** choose and **We** agree to include any of the following Optional extensions, they will be shown on **Your Policy Schedule**.

Courtesy Vehicle after Insured Event

If **Your Vehicle** is noted on the **Policy Schedule** for "Regular or Daily Use" and is stolen or damaged due to an **Insured Event** and **You** choose to use one of **Our** approved repairers, **We** will arrange a courtesy vehicle for **You** up to a maximum of thirty (30) days in any circumstance unless as otherwise described below.

In the event that **You** choose **Your** own repairer or **You** arrange or enter into any deed of agreement otherwise for the hire of a vehicle the maximum **We** will contribute towards the costs of hiring a replacement vehicle, will be up to a maximum amount of \$100 per day up to fourteen (14) days in any circumstance unless as otherwise described below.

We will only pay:

(a) If **You** have informed **Us** about the **Insured Event** (and the police if **Your Vehicle** is stolen); and

(b) Until the earlier of the time:

(i) If Your Vehicle was stolen and it is returned to You in a similar condition as it was prior to the theft, or is replaced by Us, or declared a Total Loss provided that payment of such Total Loss value to You is not unreasonably delayed.

(ii) If Your Vehicle was damaged due to an Insured Event,24 hours after repairs are completed, or Your claim is paid as a Total Loss; or

(iii) 14 days from the date of the **Vehicle** being handed over to a repairer, where repairable, or from the date of loss in the event of theft; or

(iv) 30 days from the date of the **Vehicle** being handed over to **Our** approved repairer, where repairable, or from the date of loss in the event of theft and **We** have arranged a **Courtesy Vehicle**.

You must pay all running costs and extras of the **Courtesy** Vehicle, including insurance and any deposits required. If Your claim is refused by Us or withdrawn, You must repay Us any amount paid to You under this benefit. You or any other driver to be covered under any **Courtesy Vehicle** arrangement must meet the terms and conditions of the **Courtesy Vehicle** provider.

Any **Courtesy Vehicle** that **We** arrange is intended to keep **You** mobile and may not be like for like to **Your Insured Vehicle**.

Windscreen, sunroof and Window Glass damage only

Where **You** have selected the optional first **Excess** free windscreen benefit and **You** have a claim for windscreen, sunroof and/or window glass damage where there is no other damage to **Your Vehicle**, **We** will not pay for;

- Replacement of rubbers or sealant due to wear, tear or deterioration;
- Parts not directly associated to the external integrity or mounting of the glass and its internal sensors;
- Chips or scratches which do not extend through the entire thickness of the glass or do not affect the integrity of the glass;
- Airfreight;
- If Your Vehicle is insured for Laid Up Cover only.

However, if We do pay a claim for windscreen, sunroof or window glass damage where there is no other damage to Your Vehicle, You will not be required to pay the Policy Excess for the first such claim for each Vehicle shown on Your Policy Schedule during the Period of Insurance but You will still be required to pay any Undeclared Driver Excess. The Policy Excess will be payable by You for any second or subsequent claim for windscreen or window glass damage during the Period of Insurance.

Glass Chips and Repairable Cracks

Where **You** have selected the optional first **Excess** free windscreen benefit and **You** have a claim for chip or crack to a windscreen, sunroof and/or window glass which extends through the entire thickness of the glass and is deemed repairable by a glass specialist and where there is no other damage to **Your Vehicle**, **You** will not be required to pay an **Excess** for each **Vehicle** shown on **Your Policy Schedule** during the **Period of Insurance**.

Camping Equipment

Where this benefit is shown on **Your Policy Schedule**, **We** will pay up to \$3,000 for accidental loss or damage to unspecified **Camping Equipment** anywhere in Australia during any one **Period of Insurance**.

We will not pay:

More than \$300 for any one unspecified item, however this shall not apply where **Camping Equipment** is individually specified on **Your Policy Schedule.**

Club or Concessional Registration

Where **You** are a member of a registered enthusiast club and obtain concessional or club registration, **You** are entitled to a reduced **Premium** rate. However, any claim **You** may bring under the **Policy** may be adversely affected

• where **You** have not informed **Us** of a change from concessional registration to full registration.

 where You have not complied with the relevant law in Your jurisdiction regarding the limitations of the usage of this registration type.

Laid Up Cover

Laid Up cover is a limited cover for damage to **Your Vehicle** only, where **Your Vehicle** is in storage or undergoing restoration. Subject to the following conditions and any general exclusions shown in this **Policy**.

We will only cover Your Vehicle under this extension where it is;

- Kept in Your home Usual Overnight Garaging Address locked Garage; or
- At a Garage, workshop or related place of business undergoing work, restoration or storage within secure parking arrangements; or
- · At a club event; or
- · Being loaded or unloaded for transport purposes, or
- As mutually agreed otherwise and shown on Your Policy Schedule.

We will not pay under this extension;

- For any loss, damage or legal liability in connection with driving **Your Vehicle** under its own power;
- Any Vehicle or parts not kept in a locked Garage, unless agreed to by Us in writing;
- · Any windscreen and/or window glass benefit.

Limited Kilometre Use Option

If **You** do not drive **Your Vehicle** on a daily basis, **Premium** discounts are available for limited use of **Your Vehicle**. If **We** offer a reduced usage discount and **You** agree to such by the payment of **Your** reduced **Premium**, **You** agree to inform **Us** if **Your** limited use of **Your Vehicle** exceeds the amount set out below by more than 10%.

Limited Use:

 Limited Use for annual kilometre usage of up to 8,000km and not driven daily-

If **We** are advised of a change in **Your** annual kilometre use of **Your Vehicle** by more than 10%, an additional **Premium** will be payable based on the difference in the **Premium** paid and the **Premium** that would have been applicable for the actual kilometres travelled within the **Policy Period**.

If **You** fail to provide **Us Your** odometer reading within fourteen (14) days of **Policy** inception will result in an additional **Excess** of \$2,000 if **You** make a claim unless a higher amount is listed on **Your Policy Schedule**.

B. Third party property damage

B.1 Your cover

We will pay any amount up to the maximum amount payable which You are legally liable to pay for damages in respect of loss of or damage to someone else's property as a result of an Accident occurring during the Period of Insurance and caused by You using Your Vehicle. We will also pay legal costs incurred with Our prior written consent (such consent not to be unreasonably withheld or delayed) in connection with defending any such claim but only up to the maximum amount payable under this Section 2 Part B.1 (see page 22) less any applicable Excess(es).

B.2 Other persons to whom We give cover under Section 2 Part B.1

Authorised Drivers

We provide the cover set out above in the "Your Cover" section to Authorised Drivers and Excepted Persons. Authorised Drivers and Excepted Persons only receive this cover if they comply with each term of the Policy, insofar as they are applicable (other than Premium payment).

Your Policy does not provide cover when Your Vehicle is being driven by any person who is not an Authorised Driver or an Excepted Person.

Passengers

We will pay any amount up to the maximum amount payable which a passenger(s) travelling in Your Vehicle with Your consent is (are) legally liable to pay for damages in respect of loss of or damage to someone else's property as a result of an Accident occurring during the Period of Insurance caused by that person while in Your Vehicle or while getting into or out of Your Vehicle.

Employer

We will cover, subject to the terms and conditions of this Policy Your employer, Your principal, Your partner, or the Commonwealth, State or Territorial Government, for their legal liability caused by You through You or another Authorised Driver using Your Vehicle on their behalf subject to the employer, principal, partner or government entity taking all reasonable precautions to mitigate the possibility of incurring a liability under this Policy prior to You undertaking any activity that may incur such liability on their behalf. There is no cover under this Section 2 B.1:

- Unless You and the Authorised Driver observe, fulfill and are subject to the terms, exceptions and conditions of this Policy insofar as they apply; In respect of damage to property owned by or in the care, custody or control of the person claiming to be indemnified under this section;
- In respect of any damage to Your Vehicle.

B.3 Additional Benefits

We provide the following additional cover in relation to a valid claim under "**Your** cover" Section 2 Part B.1. (See page 22).

Substitute vehicle

If **You** cannot drive **Your Vehicle** because it is being repaired or serviced, and:

- You are driving another person's Vehicle with their consent; and
- Your driving causes loss or damage to some other person's property during the Period of Insurance; and
- You are legally liable to pay for that loss or damage, We will cover You for such loss or damage up to the maximum amount payable under this Section 2 Part B.3 (see page 22).

But We will not pay:

- If the Vehicle You are driving has been rented or hired by You for a fee, or has been provided as a courtesy car while Your Vehicle is being repaired or serviced; or
- For any damage to the Vehicle You are driving.

Bodily Injury

We will pay any amount up to the maximum amount payable which You are legally liable to pay for damages in respect of death or bodily injury as a result of an Accident occurring during the Period of Insurance and caused by You using Your Vehicle, provided Your Vehicle is registered for use on a public road when the liability is incurred.

We will not pay:

- If Your liability is covered or indemnified in any way by any statutory compulsory insurance, or fund, or Accident compensation scheme operating anywhere in Australia covering the payment of compensation of expenses for death or personal injury.
- For any liability to any **Employee** or any person who is deemed to be **Your** worker under any workers' compensation legislation or the beneficiaries of such persons including claims for loss of consortium.

- For any liability arising directly or indirectly out of death or bodily injury to any Employee or any person who is deemed to be Your worker under any workers' compensation legislation or the beneficiaries of such persons including claims for loss of consortium.
- For any amount of a claim in Excess of that recoverable under any statutory compulsory insurance or fund, or Accident compensation scheme.
- If Your liability would have been covered or indemnified in any way if Your Vehicle had been registered in compliance with the requirements of any statutory compulsory insurance fund or Accident compensation scheme designed to protect against liability for claims in respect of death or bodily injury arising from the use of Your Vehicle and had You complied with the terms and conditions of such other insurance or scheme.
- For Your liability to any person in charge of Your Vehicle, any of Your Employees, any of Your family members or relatives and their domestic partners whether living with You or not, or a person who normally lives with You or the driver of Your Vehicle at the time of the Accident.
- More than the maximum amount payable under Section 2 Part B.

What is the maximum amount payable under Section 2 Part B?

We will not pay more than \$20,000,000 in total (net any Excess(es) You have to pay) for any and all claims made under Section 2 Part B in relation to any one Insured Event.

Third party property damage exclusions

This Section 2 Part B (third party property damage insurance) does not cover:

Loss or damage to property belonging to, or in the possession, custody or control of You, any family members or relatives and their domestic partners, whether living with You or not, a person who normally lives with You or the driver of Your Vehicle at the time of the Accident, or other persons to whom We give cover under this Policy.

Section 3: Conditions & Exclusions Applicable to all Sections of the Policy

Conditions Applicable to all Sections of the Policy

- Changing Your Vehicle's Garaging or parking or Your Vehicle's Usual Overnight Garaging or parking address. You must notify Us as soon as practicable (but within seven (7) days) in writing if:
 - Your Vehicle will no longer be Garaged or parked overnight under Your carport, either permanently or temporarily, at the Usual Overnight Parking Address; and
 - You have declared to Us that Your Vehicle is parked in a Garage or under Your carport overnight at Your Usual Overnight Parking Address and it is no longer parked, in a Garage or under Your carport overnight at Your Usual Overnight Parking Address either temporarily or permanently.
- 2. Your Vehicles Condition

You must ensure that Your Vehicle:

- Is kept in a good condition.
- Is not Modified without seeking Our written consent, such consent not to be unreasonably withheld or delayed (a Modification includes any change that impacts on the performance, security or value of Your Vehicle).
- Is not unregistered (unless **You** are insured under Laid Up Cover).
- 3. Securing Your Vehicle

You must ensure that if Your Vehicle is left Unattended at any time it is locked with all keys and access cards removed from the Vehicle and/or any security devices installed are functional and deployed.

General Exclusions Applicable to all Sections of the Policy

1.Exclusions for Certain Drivers

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto and to the extent allowable by law, **We** will not pay any claim or indemnify **You** against any claim arising from an **Accident**, loss, damage or legal liability if at the time of any event, which results from **Your Vehicle** being driven by or was in the charge of any person:

- Who has not held the appropriate Australian drivers licence for a period of more than five years.
- Who is unlicensed and driving Your Vehicle with Your consent.

- With a percentage of drug or alcohol in their breath or blood, indicated by analysis of their breath or blood, exceeding that allowed by law.
- Who subsequently refuses a request from a person with legal authority to take a legal test for alcohol or drugs.
- Who has previously been refused cover or declined as a driver by **Us**.
- Who does not meet the definition of an **Approved** or **Excepted Driver.**

2. Exclusions for Certain Circumstances

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto and to the extent allowable by law, **We** will not pay any claim or indemnify **You** against any claim arising from an **Accident**, loss, damage or legal liability if at the time of any such event **Your Vehicle** is:

- Being used in connection with a race, racetrack, trial, pace making, contest, course, motor sports event or driver skills training course. **We** will not treat a car rally organised by a social club or other like organisations as a race, trial, contest or other motor sports event if the rally takes place on a public street and it is a condition that those taking part in the rally comply with the usual road traffic rules. Note: a public street which is temporarily closed to the public is considered a racetrack.
- Being used in connection with the motor trade for experiment, test, trial or demonstration or on consignment for sale.
- Being used to carry passengers for reward (e.g.ride share), unless it is a private pooling arrangement; or the reward is a travelling allowance paid by Your fulltime employer.
- Purchased as commercial stock in trade, or under a Motor Dealers Licence for the intent of sale in a wholesale or retail context.
- Being let out on or used for hire, courier services, driving lessons for reward, as a taxi truck, bus, and removalist's van or delivery truck.
- Being used with Your consent for an illegal purpose.
- Being used in an unroadworthy or unsafe condition.
- Modified from its manufacturer's specifications without Our written consent (which consent was not unreasonably withheld or delayed).
- Loaded in excess of the manufacturer's or legal specifications for **Your Vehicle**, inclusive of any caravan or trailer attached thereto.
- Fitted with a fuel system which does not comply with the relevant Australian Standard.
- · Not compliant with the relevant Australian Standards.

 Being used for transportation, loading, unloading or storage of hazardous goods such as explosives, corrosive, flammable, combustible or radioactive substances, poisons or toxic chemicals in or on Your Vehicle, except if carried in legal quantities and for domestic non business purposes only.

However, **We** will cover **You** in relation to the above exclusions (but not the person driving **Your Vehicle**) if **You** did not know of the above circumstances, or the circumstance did not contribute towards the claim.

Further, **We** do not cover **You** for any **Accident**, loss, damage or legal liability that arises directly or indirectly:

- From the cessation of **Your** legal interest in **Your Vehicle**, for example where it has been sold.
- From a person legally taking Your Vehicle.
- From wear and tear, mold, rust, corrosion, depreciation or mechanical, structural or electrical breakdowns or failures.
- From the cost of completing, correcting or repairing any previous work completed unless guaranteed by Us.
- From damage to tyres or wheels rims caused by braking, road punctures, cuts or bursts.
- From the cost of repairing old damage or fixing faulty repairs which were completed before this **Policy** commenced.
- Because of an intentional or Reckless Act, omission or conduct by You or people acting with Your express or implied consent. However, this exclusion does not apply to any person or entity insured under the Policy who is not the perpetrator of any such intentional act, omission or conduct or who did not know of or condone such act.
- Because You failed to take reasonable steps to protect Your Vehicle at the time and after the relevant Insured Event, this includes losses due to You or an Authorised Driver becoming aware of the theft of Your Vehicle's keys or other devices (such as access passes) which may provide access to Your Vehicle or Your Vehicle's keys.
- Because You undertook liability by agreement, which would not have been imposed, had the agreement not been entered into.
- From loss of use (for example, secondary causes or consequential loss such as loss of income or costs of alternative transport because Your Vehicle is not available for use).
- From the lawful seizure, confiscation, nationalisation or requisition of **Your Vehicle**.
- Loss or damage to Your Vehicle (including damage to Your Vehicle's engine or fuel system) resulting from the incorrect type of fuel being used, in excess of \$10,000.

- Loss or damage caused by domestic animals or pets owned by You or for which You are legally responsible.
- Loss or damage to Your Vehicle at Your Usual Overnight Parking Address when not in compliance with any overnight Garaging condition shown on Your Policy Schedule.

3. Electronic Data & Software Exclusion

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto, this **Policy** does not cover any **Accident**, loss, damage or legal liability that arises directly or indirectly from:

- Total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of Electronic Data and/or Software,
- Error in creating, amending, entering, deleting or using Electronic Data and/or Software, or
- Total or partial inability or failure to receive, send, access or use Electronic Data and/or Software for any time or at all, for any cause whatsoever, regardless of any other contributing cause or event whenever it may occur.

Electronic Data means facts, concepts and information converted to a form usable for communications, display, distribution, interpretation, or processing by electronic or electromechanical data processing or electronically controlled equipment.

Software means programs, procedures, and routines associated with the operation of electronic or electromechanical data processing or electronically controlled equipment, including any operating system.

This exclusion does not apply to any section of the **Policy** dealing specifically with glass.

This exclusion does not apply in the event that a peril listed below (being a peril insured by this **Policy** but for this exclusion) caused any of the matters described above).

Fire, lightning, thunderbolt, aircraft or other aerial devices or articles dropped there from, earthquake, subterranean fire, volcanic eruption, storm, tempest, rainwater, snow, sleet, wind, hail, water, liquids or substances discharged, overflowing or leaking from fixed apparatus, fixed appliances, fixed pipes or other systems, riots, civil commotions, strikes or locked out workers or persons taking part in labour disturbances, explosion, impact by vehicles, animals or trees or branches of trees, communication masts, towers, antennae, satellite dishes, watercraft, meteorites, or theft of Electronic Data and/or Software solely where such theft is accompanied by theft of the computer hardware, firmware, medium microchip, integrated circuit or similar device containing such Electronic Data and/or Software.

4. Cyber Attack Exclusion

This **Policy** does not cover any **Accident**, loss, damage or legal liability that arises directly or indirectly from the use or operation, as a means for influence, harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.

5. Terrorism Exclusion

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto, this **Policy** does not cover any **Accident**, loss, damage, legal liability or expense of whatsoever nature directly or indirectly caused by, resulting from, happening through or in connection with any act of terrorism, regardless of any other cause contributing concurrently or in any other sequence to the loss, damage or expense. For the purpose of this exclusion terrorism means an act of violence or an act dangerous to human life, tangible or intangible property or infrastructure with the intention or effect to influence any government or to put the public or any section of the public in fear.

6. War and Civil War Exclusion

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto, this **Policy** does not cover any **Accident**, loss, damage or legal liability arising directly or indirectly from, happening through or in consequence of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

7. Radioactive Contamination, Chemical, Biological, Bio-Chemical and Electromagnetic Weapons Exclusion

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto, this **Policy** does not cover any **Accident**, loss, damage or legal liability that arises directly or indirectly from:

- Ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel.
- The radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof.
- Any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter.

- The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this sub- clause does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific or other similar peaceful purposes.
- Any chemical, biological, bio-chemical, or electromagnetic weapon.

8. Sanction Limitation and Exclusion

No Insurer shall be deemed to provide cover and no Insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that Insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, Australia, United Kingdom or United States of America. This page was intentionally left blank

Sydney

Level 33 201 Kent Street Sydney NSW 2000

GPO Box 4189 Sydney NSW 2001

phone 02 9253 7000 fax 02 9253 7748

Brisbane

Level **7** 175 Eagle Street Brisbane QLD 4000

GPO Box 65 Brisbane QLD 4001

phone 07 3223 7517 fax 07 3223 7497

Melbourne

Level 51 80 Collins Street Melbourne VIC 3000

GPO Box 1230 Melbou<u>rne VIC 3001</u>

phone 03 9211 3000 fax 03 9211 3745

oneunderwriting.com.au motorsolutions@oneunderwriting.com.au

One Underwriting's global network and expertise allows us to deliver responsive and innovative risk solutions so you can focus on growing your business.

© 2025 One Underwriting Pty Ltd ABN 50 006 767 540 AFSL 236 653

Written and published by One Underwriting Pty Ltd. This work is copyright. Other than permitted by law, no part of it may in any form or by any means be reproduced, stored or transmitted without the permission of the copyright owner, One Underwriting Pty Ltd.

