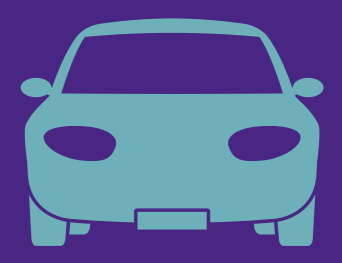


Policy



MAKING A CLAIM

As our aim is to get your car back on the road as quickly as possible and as we believe that making a claim should be easy our Motor Claims Assist Team are available 24 hours a day, 365 days a year to assist with your queries.

- 1. Telephone our Motor Claims Assist on LoCall no. 1890 92 42 28 with the first notification of your claim. They will advise you what to do next and issue all appropriate documentation immediately.
- 2. Where comprehensive cover applies our Recommended Repairer Network can be availed of who in the case of the vehicles being unfit to drive will tow the vehicle. This will safeguard the vehicle from further damage from vandals or against theft of parts. Repairs can commence immediately. If the Recommended Repairers are not used, obtain an estimate and advise us immediately and we will appoint an assessor if necessary.
- 3. When repairs have been completed pay any contribution for which you may be responsible (see 2 or 4A on Schedule) and then take delivery of your car Roadside Assistance Details of the Cover are set out in Section 9 of the Policy You may avail of this cover by telephoning 01 832 8358

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IMPORTANT: The current Schedule shows the Sections of this Policy which apply.

PRIVATE MOTOR INSURANCE POLICY

Important Notice

We are pleased to provide you with the following information of which you should be aware before concluding a contract of insurance with us.

Please read the entire Policy, Proposal Form, Schedule, the Certificate of Insurance and any other Endorsement or document which we may issue and inform us immediately if there are any errors, or if you are not happy with the Policy.

It is advisable to keep all insurance documents in a safe place for future reference.

We are committed to offering the highest standard of service to all our customers but, if you are not satisfied for any reason, please refer to the information below which informs you of the action you may take.

CUSTOMER SERVICE

Complaints Procedure

We are committed to providing our customers with a high standard of service at all times. If you have a complaint in connection with company service, the details of your policy, perceived conflict of interest or treatment of a claim please contact your Insurance Broker or our Customer Service team at:

RSA Insurance Ireland Ltd

RSA House

Dundrum Town Centre

Sandyford Road

Dublin 16

Telephone 1890 290100, Outside Ireland 00353 | 2901000

Email complaints@ie.rsagroup.com

In the event of your complaint not being resolved to your satisfaction you may contact Insurance Ireland, 39 Molesworth Street, Dublin 2

Tel: 01 6761914 www.insuranceireland.eu

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The Financial Services Ombudsman's Bureau,

3rd Floor, Lincoln House.

Lincoln Place, Dublin 2

Tel: 01 6620899 or 1890 882090

www.financialombudsman.ie

DEFINITIONS

We/us/our: RSA Insurance Ireland Limited.

You/your/ Insured

The person named as the Insured on the Certificate of Insurance

Your Car Your vehicle the registration number of which is shown on the Certificate of

> Insurance. The vehicle must be owned by you, the Insured, your spouse or your Civil Partner (unless otherwise agreed by us). For the purpose of this Definition, ownership includes buying the vehicle under hire purchase leasing or

contract hire agreement

Certificate of This document is evidence of your motor insurance contract with us. It Insurance

describes the vehicle covered under your Policy, drivers who may drive Your vehicle and the purposes for which the vehicle may be used. It also shows the

Period of Cover

Schedule This document shows the Sections of the Policy which apply and so

describes the cover provided.

Period of The period for which we have accepted premium and issued a Certificate of

Insurance Insurance

Proposal Form The form signed by the you and which describes you and details of the vehicle,

drivers and all Material Information relevant to the cover requested

Statement A record of the information provided by or on behalf of the Insured which of Fact describes the Insured, detail of the vehicle, drivers and other Material

Information relevant to the cover requested

Excess The amount you must pay towards a claim for loss of or damage to Your Car

Inexperienced A driver with a learner permit or provisional licence who has not reached the Driver age of 25 years at the commencement of the Period of Insurance as shown on

the current Schedule of Insurance

Accessory Items that are optional additions to Your Car produced by the manufacturer

and are Accessories permanently fitted to Your Car

Information

Material Fact/ Any information or detail relating to your insurance which would affect the premium or the cover under this Policy

Road Traffic Acts

The Road Traffic Acts of and from 1961, any amendments, replacements and subsequent related Statutory Instruments

Persons Whose a) You, The Insured

Liability is Covered

- b) Any person specified as a person whose liability is covered in the effective Certificate of Insurance
- c) Any passenger in, getting into or getting out of Your Car (but not the driver or any person in charge of the vehicle for the purpose of driving) Solely in respect of liability incurred under the Policy

Personal Effects Property normally worn, carried or used about the person in everyday use

Territorial Limits

Unless otherwise stated the cover provided by this Policy is in respect of incidents occurring in the Republic of Ireland Great Britain Northern Ireland the Isle of Man or the Channel Islands (or in the course of transit by sea or tunnel between any ports therein)

UNDERSTANDING THE POLICY

The Schedule and Certificate of Insurance form part of this Policy and should be read in conjunction with this booklet to ensure that the cover provided meets your insurance requirements.

The Sections covered under the Policy are shown on the Schedule.

The Policy sets out the extent of the cover and benefits provided. As with all insurance contracts there are Exceptions and Conditions which apply to the cover. The Policy also sets out our, and your, rights and responsibilities.

Definitions of terms commonly used in this Policy have been included to assist you. Any other word or expression to which a particular meaning is given will have the same meaning wherever it appears in this Policy. If there is anything you do not understand or require to be clarified, please do not hesitate to contact your broker.

The insurer that you have entered a contract with is RSA Insurance Ireland Limited. RSA is a registered business name of RSA Insurance Ireland Limited. RSA Insurance Ireland Limited is regulated by the Central Bank of Ireland.

All monies which are or may become due under this Policy will, in accordance with Section 93 of the Insurance Act 1936, be payable and paid in the Republic of Ireland. All monies which become due under the contract shall be paid in Euro currency amounts unless otherwise agreed by us.

Stamp duty has or will be paid in accordance with the provisions of Section 5 of the Stamp Duties Consolidation Act, 1999 (as amended).

Law applicable to Contract

Under relevant European and Irish Law the parties to a proposed contract of insurance (we, RSA and you, the Insured) are free to choose the law applicable to that contract. We propose that Irish law will apply to this contract.

Communications between you and us about this Policy will be in English.

You and we agree the following:

- 1. The Proposal Form or Statement of Fact, and the information and Declaration contained in these documents, are part of this contract.
- We will, for any Period of Insurance for which we accept premium and issue a Schedule
 and provide insurance subject to the Terms and Exceptions and Conditions of this Policy for
 any accident, injury, loss or damage occurring in the Territorial Limits (unless otherwise
 stated).

- 3. Before we can make a payment under this Policy, the following conditions must be met:
 - The Insured, or any other person claiming indemnity, must comply with the Terms and Conditions of this Policy and no Exceptions apply
 - The Premium must have been paid
 - The statements and answers given in the Proposal Form and Declaration must be correct and complete to the best of the Insured's knowledge and belief. Any change in Material Information must have been notified to, received and accepted by us.

Duty of Disclosure

The information provided by the Insured is shown in the Proposal Form. Please check that all of the information is accurate. If there are any errors please contact us or the intermediary who has arranged this Policy on your behalf immediately.

Your attention is drawn in particular to Condition 6 of this Policy. The cover granted and the premium calculated for your risk are based on the information provided by the Insured. We must be told immediately of any change in the risk which materially affects this insurance. Failure to disclose all material information could invalidate the cover or result in the rejection of a claim.

Misrepresentation or non disclosure of a material fact in order to obtain insurance may be considered fraud. We may provide details of any such fraud to the appropriate authorities and this may result in prosecution

Signed on behalf of the Insurer

Brian Hughes

Director of Personal Underwriting

RSA Insurance Ireland Limited

Section I

IA Legal Liability to Third Parties

I. Indemnity

We will cover you or any Person whose Liability is Covered against legal liability for damages and claimants costs for:

- a) Death or Bodily Injury to any person (other than an Excepted Person)
- b) Damage to property up to a limit of €30 million in the event of any accident caused by or through or in connection with:
 - i) Your Car
 - ii) A trailer or disabled mechanically propelled vehicle which is attached to or being towed by Your Car as permitted by law
 - iii) Any detached single-axle trailer not exceeding one half tonne unladen weight but excluding caravans, mobile homes, trailer tents, boat trailers, and any trailer which incorporate machinery or other equipment

Provided that the person claiming indemnity (other than you, the Insured)

- i) is not entitled to Indemnity under any other policy
- ii) has, as though they were the Insured, observed all of the Terms Exceptions and Conditions of the Policy

2. Legal Personal Representatives

If any person dies and that person has incurred any liability which is covered under this Section we will cover that persons legal personal representatives subject to the Terms Conditions and Exceptions of this Policy

3. Special Provision in respect of United Kingdom use

We will pay for emergency treatments as required by the Road Traffic Acts in respect of any incident arising while Your Car is being used in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands

4. Legal Costs

If an incident occurs which gives rise to a claim under this Section we will pay

- a) the solicitors fee for representation at any Coroners inquest in respect of any death
- b) the solicitors fee for defending any proceedings in a Court of Summary Jurisdiction
- c) the cost of legal services for defence in the event of proceedings being taken for manslaughter or dangerous driving causing death or serious bodily harm up to an amount of €5,000
- d) all other costs and expenses incurred with our written consent up to €7.5 million

5. EU Extension

We will provide cover under this Section while Your Car is in any country within the European Union and any other country which is included by EU Directive (72/166/CEE Article 7) The cover provided by this Sub Section complies with the compulsory insurance requirements of such countries or as required by the relevant Road Traffic Acts

6. Fire Brigade

We will pay a fire authority any reasonable charge for which the Insured is legally liable under the Fire Services Act 1981 in respect of any incident giving rise to a valid claim under this Policy Our maximum payment under this Policy will be €1,000 in total. Any payment made under this Section 1 will be deducted from any claim made for the same incident under Sections 2 or 4

IB Driving other Cars

Please check your Schedule to see if you have this cover.

Section IA above will also apply if you are legally liable for a persons death or Bodily Injury, or for damage to property as a result of an accident caused by or in connection with you driving any other private car that is not owned by you or your employer, or is not on hire to you or your employer under a hire purchase agreement.

Excepted Persons

We will not provide indemnity to any Person claiming under this Section 1 in respect of

- a) damage to any vehicle covered by this Policy or any property in or on the vehicle
- b) damage to property owned by or in the possession or custody or control of a Person Whose Liability is Covered
- c) any person claiming in respect of injury sustained while that person is a driver of or is in charge of the Insured Vehicle for the purposes of driving

In this Section any reference to a vehicle includes any trailer attachment or other vehicle connected to the vehicle described in the current Certificate of Insurance

Section 2

Loss of or damage to Your Car by fire or theft

We will pay for any loss of or damage to Your Car and its Accessories and spare parts while they are in or on Your Car caused by fire, lightning, explosion, theft or attempted theft

Excess

An Excess may apply to a claim under this Section. The amount of any Excess will be shown against this Section on the Schedule

Inexperienced Driver

The Excess shown on the Schedule against this Section is increased by €250 if Your Car is being driven by or is in the charge of an Inexperienced Driver at the time of the loss

Section 3

Windscreen Damage

We will pay for

- a) the cost of repair of glass in the windscreen of Your Car No Excess applies in respect of any payment made under this Sub Section
- b) the cost of replacement of glass in the windscreen or windows of Your Car

Provided that any repair or replacement is carried out by a repairer approved by us If you select an alternative repairer the maximum amount that we will pay is €225

Excess

An Excess will apply to any payment in respect of replacement of the windscreen under Sub Section 3b. If applicable the amount of any excess to apply is specified against Section 3 on the Schedule

Section 4

a. Accidental Damage

We will pay for accidental damage to Your Car and Accessories and spare parts while they are in or on Your Car

Excess

An Excess will apply to any claim under this Section The amount of this Excess is shown against this Section on the Schedule

Inexperienced Driver

The Excess shown on the Schedule against this Section is increased by €250 if Your Car is being driven by or is in the charge of an Inexperienced Driver at the time of the loss

b. Driving other Cars

If item 5(b) on the Certificate of Insurance is operative and this Section 4b is shown on the Schedule the Insurer will in the terms of Sections 2, 3 and 4 indemnify the Policyholder in respect of any occurrence while personally driving a motor vehicle described in said item 5(b) provided the Policyholder is aged 25 years of age or over and holds a Full EU Driving Licence and the vehicle:

- is under 2500 cubic centimetres engine capacity, and;
- does not belong to you or your employer, or is not on hire to you or your employer under a hire purchase agreement,
- is lost or damaged within the Territorial Limits, and;
- · does not have your driving of it insured elsewhere, and;
- is being driven by you with the owners permission and it has been under your control for less than 30 days.

We may decide to repair or replace the other car you have driven or any part of it, or pay a cash amount for the loss or damage up to a total of €50,000.

The Excess including any additional Excess for Inexperienced Drivers also applies to any claim for loss or damage to any vehicle driven under the terms of this sub section.

Clauses applicable to Sections 2, 3 and 4

- a) If Your Car is lost or in our opinion is damaged beyond economical repair we may at our option arrange or authorise either
 - i) repair of Your Car or
 - ii) replacement of the car with a vehicle of the same manufacture, model, condition and year of manufacture

If we replace Your Car under Sub-Clause ii) we shall become entitled to possession and ownership of the car

- b) If to our knowledge Your Car is the subject of a hire purchase leasing or contract hire agreement any payment shall be made in priority to the owner to the extend of the owner's legal entitlement
- c) If Your Car is disabled by any loss or damage covered under this Policy we will pay for the reasonable cost of protection of the vehicle and its removal to the nearest competent repairer
 - After repairs have been completed we will also pay for the redelivery of Your Car to your address as stated on the current Certificate of Insurance
- d) We may ask you to place Your Car in a safe place agreed by us pending its repair or disposal

- e) Our maximum payment for any loss or damage under Section 2 or 4 will be the market value of Your Car immediately preceding the incident but will not exceed any value declared to us prior to the loss
- f) If any spare part is lost or damaged and we cannot get a replacement from stock in the Republic of Ireland we will pay the cost of this part as shown in the last price list issued by the manufacturer for use in the Republic of Ireland
- g) If the damage to Your Car is contributed to or caused by it being driven through or into flood, submerged road or any other body of water the Excess which we will deduct from any payment will be twice the amount shown on the current Schedule
- h) We will pay a fire authority any reasonable charge for which You are legally liable under the Fire Services Act 1981 or subsequent amending legislation in respect of any incident giving rise to a valid claim under this Policy.

Our maximum payment under this Policy will be €1,000 in total. Any payment made under Section 2 or 4 will be deducted from any claim made under Section 1 sub section 7 Fire Brigade

Exceptions to Section 2, 3 and 4 We will not be pay for

- a) loss of use depreciation wear and tear mechanical electrical electronic or computer failures or breakdowns or breakages
- b) damage to tyres caused by the application of brakes or by road punctures cuts or bursts
- c) loss destruction or damage directly occasioned by pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds
- d) any loss or damage in respect of Satellite Navigation equipment or games consoles and equipment unless permanently attached to Your Car and are included in the value of Your Car declared to and accepted by us
- e) replacement of locks of Your Car following loss of, damage to, or theft of keys or locking devices which occurs without the theft of Your Car
- f) theft and/or unauthorised taking of Your Car by any member of your family or any person who lives with you
- g) loss or damage due to theft or any attempted theft occurring while Your Car is unlocked and/or the keys or locking device were in the ignition or stored in the vehicle
- h) loss or damage to the engine or fuel systems of Your Car caused by the lack of lubricant or oil
- i) loss or damage of Your Car as a result of deception or any fraudulent action by a purported purchaser or his or her agent
- j) loss of or damage to radio telephones their component parts or ancillary equipment.
- k) loss or damage to audio equipment unless permanently fitted to Your Car as standard equipment by the manufacturer and included in the value of Your Car declared to and

- accepted by us
- i) the cost of parts in excess of the manufacturers list price as last published in the Republic of Ireland
- m) that part of the cost of any repair or replacement which improves Your Car beyond its condition or value before the loss or damage occurred
- n) any loss or damage arising from the confiscation of Your Car
- o) any loss or damage to Your Car caused by the taking and/or returning of it to the legal owner
- p) any loss or damage arising from any deliberate act by any Person Whose Liability is Covered
- q) any additional cost importing spare parts or accessories from outside the European Union
- r) loss or damage to the engine fuel systems of Your Car caused by contamination by or use of incorrect fuels

Section 5 Additional Benefits

A. Rugs Clothing and Personal Effects

We will pay you or at your request the owner of the property for any loss or damage to rugs, clothing or Personal Effects while in or on Your Car provided

- a) the damage or loss is due to fire theft attempted theft if the Policy Cover is Third Party Fire and Theft and in addition, accidental means, if your Policy Cover is Comprehensive
- b) the total amount paid in respect of any one occurrence will be €500
- c) payment to any person other than you will be made direct to that person

Exceptions

We will not pay for any loss of or damage to

- i. money stamps tickets documents or securities
- ii. goods or samples carried in connection with any trade or business
- iii. loss of or damage to radio telephones satellite navigation systems televisions or DVD/Video recorders their component parts or ancillary equipment or parts

B. Courtesy Car

If Your Car is out of use as a result of loss or damage insured under this Policy we will pay you in respect of any outlay for hiring charges of a similar vehicle from a recognised self drive hire operator

The maximum amount we will pay is €200

Cover under this Sub Section does not apply if the only damage to Your Car is windscreen or glass breakage or consequent scratching of bodywork

The cover provided by this Policy does not automatically apply in respect of the hired car Before driving the hired car you must transfer your insurance.

C. Replacement Locks

We will pay up to €1,000 in total in respect of replacement locks or to reset electronic locking controls on Your Car if the keys to it are stolen from your permanent residence following violent forcible entry. You must report the break-in and theft of the keys to the Gardai

D. New Car Replaced

If Your Car is lost or damaged within twelve months of its first registration as new by you, we may in lieu of making a monetary payment and with your permission and that of any other interested party known to us replace Your Car with a new vehicle of the same model and manufacture subject to availability. If we replace Your Car we shall become entitled to possession and ownership of the car. This cover is subject to there being a valid claim under your Policy.

Section 6 No Claims Discount

Section 6a No Claims Discount

Provided no transfer of interest in this Policy has occurred and no claim has arisen during the Period of Insurance the renewal premium will be reduced by a No Claim Discount based on our five year scale.

If a claim arises during any Period of Insurance for which the premium has been reduced by a No Claim Discount the discount shall reduce to Nil

Uninsured Driving Protection

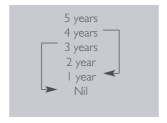
We will ignore any claim when calculating your No Claims Discount if;

- a the claim is for damage to Your Car under Section 4a Accidental Damage; and
- b the damage to Your Car was caused by a collision between Your Car and another vehicle: and
- c the driver of the other car was not insured to drive it; and
- d the identity of the uninsured driver is known to you.

Section 6b Step Back No Claims Discount

If a claim arises during the Period of Insurance for which the premium has been reduced by a No Claim Discount the discount to be applied form the next renewal shall be reduced by the equivalent of three years on our scale

If two or more claims arise during a single Period of Insurance the No Claim Discount shall reduce to Nil.



Section 6c Protected No Claim Discount - One Claim in 3 Years (Unlimited)

If not more than one claim is made within a three year period prior to the renewal of the Policy the Step-back Clause will not be applied

Where these limits are exceeded your No Claim Discount will be stepped back in accordance with 6b above

If we pay a claim and protect your No Claims Discount under this sub section

- the point on the No Claim Discount Scale will be maintained at the next renewal but will not be advanced
- ii) we will remove the Protection for any later claim. Any later claim will reduce your No Claims Discount in accordance with 6b Step Back No Claims Discount

You will not qualify to purchase Protection under this policy for at least 2 years following the first renewal after the incident giving rise to the claim.

Section 6d Protected No Claim Discount - Two Claims in 3 Years (Unlimited)

If not more than two claims are made within a three year period prior to the renewal of the Policy the Step-back Clause will not be applied

Where these limits are exceeded your No Claim Discount will be stepped back in accordance with 6b above and we will remove the Protection for any later claim and you will not qualify to purchase Protection under this policy for at least 2 years following the first renewal after last protected claim.

If we pay a claim and protect your No Claims Discount under this sub section the point on the No Claim Discount Scale will be maintained at the next renewal but will not be advanced.

Clauses Applicable to Section 6

1) Calculation of No Claims Discount

If at the time of calculation of the No Claims Discount shown on the renewal invitation

- a claim has been notified to us but has not been finalised the discount will be reduced in accordance with subsection 6a, 6b, 6c or 6d whichever applies. If the claims is subsequently finalised without any payment made by us or within the limits of any Protection which you have purchased we will retrospectively apply the No Claims Discount and will return any difference in premium to you
- ii) any claim in the Period of Insurance has been disregarded we may at our option treat any such claim as having occurred in the next Period of Insurance

2) Introductory Discount

If we have allowed an introductory discount in calculating your first premium and you do not make any claim we will maintain the benefit of this introductory discount and add it to any No Claims Discount which you earn under this policy.

The total of any introductory and any NCD which you earn with us will not exceed the maximum discount on our NCD Scale.

If you have a claim we will remove the benefit of that introductory discount when calculating your next renewal premium. The introductory discount will not be reapplied at any subsequent renewal.

Any proof of No Claims Discount which we may issue will describe No Claims Discount earned and will not include any allowance in respect of the introductory discount.

3) Claims which will not affect your No Claims Discount

The following will not affect the No Claims Discount

- i) payment under Sub section 3 to Section 1
- ii) one payment under Section 2 in the Period of Insurance
- iii) two payments under Section 3 in the Period of Insurance
- iv) payment under Section 7A

Section 7 Endorsements

A Medical Expenses

We will pay medical expenses for any person if they sustain bodily injury through accidental external and visible means while travelling in Your Car

The maximum amount we will pay is €100 in respect of each person injured

Section 8

Trailers

A Specified (You must contact us first to request this cover)

The cover provided by Section $\,I\,-\,$ Liability to Third Parties is extended to include the use of any specified trailer owned by you or in your custody or control while the trailer is detached or uncoupled from Your Car

The extent of the cover provided is only as is necessary to meet the requirements of the Road Traffic Acts

Cover provided by this Sub Section only applies if we have agreed and confirmed the cover in writing

B Uncoupled Trailer Cover - Unspecified

Section I of this policy is extended to the minimum cover necessary to meet the insurance requirements of the Road Traffic Acts in respect of the use of a trailer owned by you or in your possession while it is not coupled to Your Car, provided that the trailer has a single axle and weighs less than one tonne when unloaded.

The benefits under both A and B above:

- 1. will not apply while the trailer is being used for any purpose other than social, domestic or pleasure purposes; and
- 2. do not apply if the trailer is a caravan, mobile home, trailer tent, or boat trailer or if it has machinery or other equipment attached to it; and
- 3. apply only if you keep to the other terms, exceptions and conditions of Section 1 as far as they can apply, and the terms exceptions and conditions of the whole policy.

Section 9

Roadside Assistance

Roadside Assistance is a 24 hour emergency breakdown assistance service. It is there to assist you in your time of need. The choice of assistance supplied depends on the options available to us and our service provider at the time of the request for assistance. You should be aware that the cover provided will be at the our discretion as not all options are available at all times. For example car hire in a rural area may be impossible to obtain in the early hours of the morning

What to do?

Should your require assistance, please telephone the Roadside Assistance Helpline:

Republic of Ireland 01 832 8358

Please have the following information available when you call:

- your exact location
- the registration number of Your Car
- your policy number
- a telephone number where you can be contacted
- a description of the problem

If you need assistance because of the theft or attempted theft of Your Car, you must report it to the Gardai or appropriate police authority before we provide assistance.

We and our service providers are responsible only for the cost of providing benefits available through Roadside Assistance. If you make your own arrangements you will not be paid back.

Definitions relating to Section 9 only – Bestquote Roadside Assistance

You / your / the Insured Any driver who is driving Your Car specified on the current

Certificate of Insurance and who is driving with your permission

and who lives in the Republic of Ireland.

Passengers All non-fare paying passengers except hitchhikers being carried in

Your Car at the time assistance is required.

The territorial limit in this Section is limited to the geographical area of the Republic of Ireland and Northern Ireland.

Benefits

If Your Car cannot move as a result of a motor accident, electrical or mechanical breakdown, fire, theft, attempted theft, malicious damage, punctures that require assistance to fix or replacement of a wheel, lost or stolen keys, keys broken in the lock or locked in Your Car we will arrange and pay for the benefits set out below.

I Breakdown Assistance

We will arrange

- One hour's free labour at the roadside if Your Car can be repaired where it is; or
- towing of Your Car to the nearest competent repairer or to a garage of your choice, whichever is closer and we will pay the cost of public transportation for you to collect Your Car after the repair.
- Somebody to assist you in the event of a breakdown at your home.

2 Completion of Journey

If Your Car cannot be repaired at the roadside, and has broken down away from home, we will arrange and pay for either:

- transportation for you and the Passengers home or onward to their intended destination within the island of Ireland; or
- use of a Class A replacement hire car for up to 48 hours while repairs are carried out;
- overnight Bed and Breakfast accommodation for you and the Passengers for one night only, while Your Car is being repaired. The most we will pay for accommodation is €40 per person and €200 in total in the Republic of Ireland, or Stg£40 per person and £200 in total in Northern Ireland.

3 Message Relay

We will pass on two urgent messages for you.

4 Public Transportation

In the event of Your Car being taken for repair, the assistance company will provide the cost of public transportation for You to collect Your Car when the repairs are completed.

5 Theft of Your Car within Ireland

If You are away from home and Your Car has been stolen and not recovered within 24 hours, we will provide a Class A replacement car for up to five days or up to when Your Car is recovered, whichever is sooner. You must have reported the theft to the Gardai or appropriate Police Authority.

Clauses Applicable to Section 9

- a) No benefit shall be payable unless the service provider has been notified and has authorised assistance via the emergency telephone number provided
- b) In the event of theft of the Insured Vehicle, the theft must be reported to a police station before any benefits can apply
- c) Vehicles not covered by the current Certificate of Insurance will not be eligible for assistance under this Section
- d) If You or a driver named on Your Policy is not with the vehicle and Our repairer cannot assist, any subsequent assistance will be at Your own cost
- e) The provider may refuse assistance in circumstances where the vehicle is in an unaccessible off road location

- f) In the event that the assistance required is to provide access to the vehicle where the driver is locked out the provider will not be liable in respect of any damage caused The driver will be required to sign a declaration to this effect
- g) The provider may not provide assistance where the vehicle to be recovered has had modifications to wheel arches, front and rear bumpers and alterations to suspension levels
- h) Replacement cars are subject to commercial car hire criteria This criteria may include, however, is not limited to the following: full driver's licence without endorsements, a cash or credit card deposit These criteria are not exhaustive and may change from time to time It is also a condition of car hire that the car must be returned to the pick up point Insurance in respect of the Hired Car is the responsibility of and must be arranged by You

Exceptions to Section 9

Indemnity so not provided:

- a) For any liability or consequential loss arising from any act performed in the execution of the assistance services provided
- b) To pay for expenses, which are recoverable from any other source
- c) For any claim arising where the vehicle is carrying more occupants or towing a greater weight than that for which it was designed as stated in the Manufacturer's specifications or arising directly out of the unreasonable driving of the Vehicle on unsuitable terrain
- d) For the cost of repairing the car other than outlined in the benefit, A Breakdown Assistance and Repair a) above
- e) For the cost of any parts, keys, lubricants, fluids or fuel required to restore a vehicle's mobility
- f) For any claim caused by fuels, mineral essences or other flammable materials, explosives or toxins transported in the car
- g) The cost of any assistance or repair made by You other than via RSA Roadside Assistance

For further information re What To Do in the event of a breakdown see Notes to Help You on page 26

Section 10 Use in Europe

Liability to Third Parties

The insurance under Section 1 is extended to give the minimum cover needed by law relating to compulsory insurance for vehicles in any Green Card Country.

Fire, Theft, Windscreen and Accidental Damage

The cover you have bought under Sections 2, 3 and 4 will apply while Your Car is in any Green Card Country for a single visit lasting up to a maximum of 31 days. You may request us to extend the length of this cover by calling us, and should we agree to extend the period of cover we may ask you to pay an additional premium. The cover you have bought will also apply while Your Car is being transported between any ports in the Green Card Countries. If you claim for a risk we insure, we will also cover any costs you have as a result of being forced to pay customs duty.

Section 11 Additional Endorsements

The attached Endorsement(s) apply in addition to those shown on the Schedule Endorsements are subject to the Terms Exceptions and Conditions of the Policy

General Exceptions

(Applying to the whole Policy)

We will not be liable

- 1. in respect of any liability (in excess of the common law or any statutory liability applicable) under an agreement which would not have applied if the agreement did not exist
- 2. in respect of any accident, injury, loss damage or liability arising while any vehicle for which Indemnity is provided under this Policy is
 - a. being driven by or for the purposes of being driven is in the charge of any person not permitted by the Certificate of Insurance
 - b. being used for any purpose other than in accordance with the Limitations as to Use
- 3. in respect of any loss of or damage to property, legal liability, expense, consequential loss or bodily injury (unless required to by the Road Traffic Acts) directly or indirectly caused by or arising from or contributed to by
 - a. ionising radiations or contamination by radioactivity from any irradiated nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
 - b. the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
 - c. a riot or civil commotion unless you can prove that the loss, damage or injury was not caused by that riot or civil commotion
 - d. war, invasion, act of foreign enemy, hostilities or warlike operation (whether war is declared or not), civil war, rebellion revolution, insurrection or civil commotion assuming the proportions of or amounting to any uprising, military or usurped power
 - e. any act of terrorism including any action taken to control or prevent an act of terrorism If you or any other Person whose Liability is Covered alleges that this Policy covers an event that the we have decided is not covered because of this Exception the onus will be on that person to prove that the event was an not act of terrorism For the purpose of this Exception an act of terrorism means an act, including but not limited to the use of force or violence or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s) committed for political religious ideological or similar purposes including the intention to influence any government or put the public or any of the public in fear
 - f. any action in controlling, suppressing, or in any way relating to c) or d)

 If we allege that by reason of this Exception any liability loss or damage cost or expense is not covered the burden of proof to the contrary shall be yours

 In the event that any part of this Exception is not enforceable the remainder of the Exception will remain in force

4. Any consequence of

- a. The failure or inability of any electronic equipment to
 - i. Correctly recognise any data or
 - ii. Correctly capture, save, retain, manipulate, interpret or process any data, information, data command, or instruction whether or not such had been programmed into such equipment
- b. The interruption of or interference with data in electronic equipment resulting in the loss destruction or corrupted transmission or corruption of data
- c. The transmission or impact of any Virus, Worm, Logic Bomb, Trojan Horse or the like
- d. Unauthorised access to a system or data In this Exception, data means information represented or stored electronically including but not limited to code a series of instruction s operating system software programs and firmware.

Conditions

(Applying to the whole Policy)

Accidents

Full details of any incident loss or damage, including any notice of prosecution or inquest, must be sent to us immediately

All communications from any other parties must be advised to or sent to us immediately upon receipt

2. Other Insurance

If there is another insurance policy covering the same loss, damage or liability we shall not be liable to pay more than our rateable proportion of any claim

We will not pay a share of any claim under Section 1 Sub Section 1 if there is another policy in force covering the liability of person claiming indemnity

3. Claims Procedure

- a) Full details of any incident loss or damage, including any notice of prosecution or inquest must be sent to us immediately
- b) All communications from any other parties must be advised to or sent to us immediately upon receipt
- c) Unless we give our written consent no one will make any admission, offer or promise of payment under this Policy
- d) We have full discretion in conducting any defence or in the settlement of any claim and in prosecuting in your name any claim for indemnity or damages
- e) You are required to provide us with all information and assistance, including if we request it, the completion of an accident report or claim form.

4. Care of the Vehicle

You must take all reasonable steps to safeguard Your Car from loss or damage You must maintain Your Car in an efficient and roadworthy condition We have free access at all times to examine Your Car

5. Cancellation of Your Policy and Mid-Term Alterations

a) Cancellation by us

The Policy may be cancelled by us by sending 10 days notice to you at your last known address. If we cancel the Policy we will return the portion of the premium for the unexpired Period of Insurance.

If you are paying your premium by direct debit and you reclaim any paid instalment we will treat this as a default under your Instalment Plan Agreement and will commence cancellation procedures under this sub section.

In accordance with the terms and conditions of your Instalment Plan Agreement, cover is reduced to that required by the Road Traffic Act from due date of the first instalment which you reclaim.

b) Cancellation by you

The Policy may be cancelled by you at any time by providing written confirmation and returning the Certificate of Insurance to us. Cover will cease from the date of receipt of your instruction or the Certificate of Insurance whichever is the later. Provided there has been no claim during the Period of Insurance we will refund the premium paid less an amount calculated at our Short Period Rates subject to Condition 5c)

Proportion of the premium we will refund
Refer to Condition 9 Cooling Off Period
return 80%
return 70%
return 60%
return 50%
return 40%
return 30%
return 20%
return 10%
no refund

c) Cancellation Procedures

No refund of premium will be made under either 5a) or 5b) above if the effective Certificate of Insurance has not been returned to and received by us. We will deduct an amount in respect of fixed expenses from any return due to the Insured following cancellation of this Policy under condition 5a) or 5b)

d) Mid Term Alteration

Where any change to the cover provided by this Policy and agreed by us results in an additional or return premium of less than €25 inclusive of levy we will not charge the additional or rebate the return premium to you

If the mid term alteration is the permanent deletion (without replacement or substitution) of a vehicle from the Policy we shall, in the calculation of any return premium, deduct an amount in respect of fixed expenses

6. Your Duty

You or anyone acting on your behalf must not act in any fraudulent way We may provide details of any such fraud to the appropriate authorities and this may result in prosecution.

a) Material Information

The information supplied by you or on your behalf is the basis of this contract of Insurance. All information must be true. Cover may not operate if any Material Information has been withheld or is inaccurate or misleading. We reserve the right to reassess cover and premium following notification of any Material Information.

Failure to disclose all Material Information may result in a claim being rejected, claim payment being reduced or the Policy being invalid.

b) Fraudulent Claims

If any claim is made by you or anyone acting on your behalf is in any way false, exaggerated or fraudulent any benefit or protection and all rights under this Policy will be forfeited. This may include refusal to pay any current or future claims, cancellation of the Policy and we reserve the right to recover payments and all costs relating to any claim already paid.

Should we take any of these actions against you, then you will be obliged to disclose them on any future request for cover or quotation. These actions are considered as the application of Terms and this enforced action by us, may affect your ability to get insurance cover in the future.

Material information is any fact that RSA Insurance Ireland Limited (RSA) would regard as likely to affect the acceptance or assessment of the risk.

It is recommended that you keep a record (including copies of letters) of all information supplied for the purpose of this insurance.

In addition, when buying this Policy you warrant and represent to us that in respect of any information of any person which you provide to us, you have the authority of that person to disclose such information to us and for all the purposes set out in this form and to give the consents set out above on behalf of each such person.

7. Laws relating to Compulsory Insurance

If we are obliged by the law of a country to make a payment under this Policy for which we would not otherwise be liable under this Policy you will repay any amount paid.

8. Disclosure of Convictions, Offences or Penalty Points

If you or any driver whose driving is covered by this Policy is convicted of any Criminal offence or any offence under the Road Traffic Acts or has had a fixed penalty or penalty points imposed, this is a Material Fact and the following information must be disclosed before the next renewal of the Policy:

- a) The type of offence(s)
- b) The penalty imposed including the number of any penalty points imposed
- c) The dates of the conviction(s) or penalty imposed
- d) The Driver Numbers printed on the licence of the driver on whom the penalty has been imposed.

If any offence has occurred during the expiring Period of Insurance has been disregarded in the calculation of the renewal premium we may at our option treat such offence or penalty as having occurred in the Period of Insurance shown on the renewal invitation.

9. Cooling off Period

You have the right to withdraw from this Policy within 14 days of the starting date of cover or the date on which you receive the full terms and Conditions of the Policy whichever is later provided

- a) there has been no claim made
- b) the Certificate and Disc of Insurance issued to you has been returned to us. If you choose to exercise this right it will mean that no Policy was ever in place and we will refund any premium paid. No claim may be made at a later date.

10. Drink or Drugs

We will not be liable under this Policy except so far as is required by law, if as a result of any incident giving rise a claim the person driving is convicted of or has a fixed penalty imposed for any offence involving driving under the influence of alcohol or drugs. Where any payment has been made prior to the conviction or imposition of a penalty by a court for such offence, we reserve our right to recover any payment from you.

11. Judgement in a Foreign Court

We will not be liable for any proceedings or judgements made in any court outside the Republic of Ireland unless successful judgement is obtained in the court of a foreign country to which we have agreed to extend cover.

NOTES TO HELP YOU

(Not forming part of the Policy)

Drivers

No person other than those shown on the effective Certificate of Insurance should drive your car. If you wish to include a driver or if you wish to change a driver we may require a form to be completed in respect of the new driver showing that persons name, age and driving history. An additional premium may be required.

Remember – no driver may drive your car without a valid Certificate of Insurance.

Changing your car

We shall need to know

- I. Make and exact model
- 2. Year of make
- 3. Estimate of present value
- 4. Engine capacity
- 5. Registration number
- 6. Date of purchase
- 7. If the car has been modified
- 8. Date the insurance on the current vehicle is to cease
- 9. if the change is temporary, the date and time that cover is to return to your permanent vehicle

Change of address

Just give us the details of your new address and the date of the change.

Remember for all changes where you receive a new Certificate of Insurance and/or Insurance Disc, please return the old Certificate and Disc.

Going abroad

Full policy cover applies only in the Republic of Ireland and the United Kingdom. To ensure that your current level of protection is maintained for travel in any other Green Card country you must let us know before you make a trip lasting more than 31 days, or more than one trip in the same policy year.

We will need to know the dates of your trip and the countries to be visited. We will tell you if there is an additional premium and issue a Foreign Use Extension which includes:

- Confirmation of the dates and countries to be visited:
- Claims procedure notes what to do if an accident occurs;
- Accident Statement Form to help you at the scene of an accident; and
- Claims Settling Agents List who to contact abroad and where. Green Cards are not
 necessary for travel in most European countries. For travel to a country which still requires a
 Green Card to be issued, this will also be included at no additional expense. You must
 remember to take your Policy and Certificate with you.

Help us to help you

At the time of an accident don't admit liability. Many people feel apologetic about accidents for which they are not responsible. Aggression does not signify innocence either. Let us deal with the liability issue.

Please make a note of the name, address and insurance information (company and policy number) of the other people involved. Make a note of the registration numbers and the positions of any other vehicles. Obtain the names of any witnesses and Gardaí involved.

Tell us about the accident as soon as possible by calling Claims First Notification on Local **1890 92 42 28**.

We do not require an accident report form to be completed in every case. However, we recommend that you draw a sketch which clearly shows the before and after position of your car immediately after the incident while the details are still fresh in your mind.

We operate an Approved Repairer Network which may be able to provide you with assistance in relation to the damage to your own car.

Please forward any communication received in relation to the accident to us without delay.

What the Law requires in the case of an accident

For your guidance the following has been extracted from the 'Rules of the Road'.

- a) Any driver involved must stop his/her vehicle and keep it at the scene of the accident for a reasonable time. However, to avoid obstruction and danger to other road users, the positions of the vehicles should be marked and the vehicles moved off the actual carriageway as quickly as possible.
- b) Any driver must, if requested, give
 - i) Name and address
 - ii) The name and address of the vehicle owner if different
 - iii) The vehicle registration number
 - iv) Evidence of insurance to a Garda, or if no Garda is present to anyone present who was involved in or affected by the accident in any other case the information must be given, if requested to an independent witness.
- c) If any person is injured as result of the accident, the accident must be reported to the nearest Garda station if no Garda is present at the scene of the accident.
- d) Where damage to property only is involved it is not necessary to report the accident to a Garda Station provided the driver gives necessary particulars as b) above to the owner of the property.

If you are involved in an accident with a visiting motorist, report the accident to the Motor Insurance Bureau of Ireland, 39 Molesworth Street, Dublin 2. Telephone (01) 676 9944.

DATA PROTECTION NOTICE

RSA Insurance Ireland Ltd recognise that protecting personal information, including sensitive personal information, is very important and we recognise that you and any driver have an interest in how we collect, use and share such information.

Please read the following carefully as it contains important information relating to the information given to us by or on behalf of the Insured. If information relating to anyone other than you personally, the Insured is responsible for obtaining their consent to the use of their data in the manner outlined below.

Information provided to RSA will be used for the purposes of processing the Insured's application for and administration of the insurance policy. We may need to collect sensitive data relating to you and any driver (such as medical or health records or convictions) in order to process the application and/or any claim made.

All information supplied will be treated in confidence by RSA and will not be disclosed to any third parties except

- a) to our agents, subcontractors and re-insurers
- b) to third parties involved in the assessment, administration or investigation of a claim,
- c) where your consent has been received or
- d) where permitted by law.

In order to provide you, the Insured, with products and services this information will be held in the data systems of RSA or our agents or subcontractors.

We may pass your information to other companies for processing on our behalf. Some of these companies may be based outside the EEA, but in all cases we will ensure that transfer of data is lawful and that personal information is kept securely and only used for the purposes for which it was provided.

Telephone calls to RSA may be recorded for quality assurance or verification purposes.

Fraud prevention, detection & claims history

In order to prevent and detect fraud and the non-disclosure of relevant information we may at any time:

- Share information about you or any driver or anyone connected with the Policy with companies within the RSA Insurance Group,
- other organisations outside the RSA Insurance Group including where applicable private investigators and public bodies including An Garda Síochána,
- Check and/or file personal details with fraud prevention agencies and databases, and if false
 or inaccurate information has been provided or we suspect fraud we will record this.

RSA may also search these agencies and databases to:

- a) Help make decisions about the provision and administration of insurance, credit and related services for you and or any person named to drive on your policy;
- b) Trace debtors or beneficiaries, recover debt, prevent fraud and to manage the Insured's accounts or insurance policies;

- c) Check the identity of any person connected with the Policy to prevent money laundering, unless we have been provided with other satisfactory proof of identity;
- d) Undertake credit searches and additional fraud searches.

Insurance Link Database

Information about claims (whether by our customers or third-parties) made under policies that we provide is collected by us when a claim is made and is placed on an insurance industry database of claims known as Insurance Link. This information may be shared with other insurance companies, self insurers or statutory authorities.

Insurance companies share claims data:

- to ensure that more than one claim cannot be made for the same personal injury or property damage
- b. to check that claims information matches what was provided when insurance cover was taken out
- c. and, when required, to act as a basis for investigating claims when our recorded information is incorrect or when we suspect that insurance fraud is being attempted.

The purpose of Insurance Link is to help us identify incorrect information and fraudulent claims and, therefore, to protect customers. Guidelines for sharing your information with other insurance companies, self insuring organisations or statutory authorities are contained in the Data Protection Commissioner's Code of Practice on Data Protection for the Insurance Sector which is available at www.dataprotection.ie Under the Data Protection Acts 1988 and 2003 you have a right to know what information about you and your previous claims is held on Insurance Link. If you wish to exercise this right then please contact us at the address below.

How to contact us

On payment of a small fee you are entitled to receive a copy of the information we hold about you and to seek rectification of any inaccurate data. If you have any questions, or you would like to find out more about this notice you can write to the Data Protection Officer, RSA Insurance Ireland Ltd, Dundrum Town Centre, Sandyford Road, Dundrum, Dublin 16.

Consent

By providing us with your information you consent to all of your information being used, processed, disclosed and retained as set out above.

IMPORTANT INFORMATION

Please note that the following appendix does not make up part of your Policy wording and is subject to change. Any such change will be communicated to you in writing. This Appendix is intended to give you a quick guide to the cover afforded under each Product.

Bestquote Motor Products

Third Party, Fire & Theft Covers

Car Cover Features	Bronze	Silver	Gold	Platinum
Driving other Cars TP Only *	/	/	/	/
Breakdown assistance for Ireland	1	/	1	1
Windscreen	Х	1	1	1
NCD Stepback Protection	Х	/	1	/
Available NCD Protection	Х	Х	I claim in 3 years	2 claims in 3 years
Courtesy Car While Repairs Carried out **	Х	Х	1	/
New Car Write Off Replacement **	Х	Х	Х	1
Personal Belongings **	Х	Х	Х	1
Replacement Locks **	Х	Х	Х	1
Excess TPFT	Nil	Nil	Nil	Nil

Additional Features for Comprehensive	Bronze	Silver	Gold	Platinum
Uninsured Driver Protection	√	√	✓	/
European Cover for Your Car	Up to 31 Days Free			
Courtesy Car While Repairs Carried out	Х	Х	1	1
New Car Write Off Replacement	Х	Х	Х	1
Personal Belongings	Х	Х	Х	1
Min Excess on Comp	€500	€400	€350	€250
Full Policy cover for Driving other Cars *	Х	Х	Х	1
Medical Expenses	Х	Х	Х	1

^{*} Eligibility Criteria apply - Check your Certificate and Schedule in conjunction with Sections 1 and 4 of this Booklet

^{**} Cover only applies following a valid Claim under Section 2 - Fire or Theft

Policy Cover summary

Please read the following pages of text carefully. They do not contain the full terms and conditions of cover, but they do highlight the main features and benefits and significant or unusual exclusions for each Product. A significant exclusion is something which may affect your decision about whether this policy meets your needs.

Depending on the terms, exceptions and conditions of this policy, the following sections will apply when the Product chosen is the **PLATINUM Motor Insurance Product and** cover is:

Comprehensive - IA, IB*, 2, 3, 4A, 4B*, 5A, 5B, 5C, 5D, 6B or 6D, 7A, 8b, 9, 10 or

Third party fire & theft - IA, IB*, 2, 3, 5A, 5B, 5C, 5D, 6B or 6D, 8b, 9,

Significant features of our PLATINUM Car Insurance Product This policy provides cover for:

Section I — Liability to third parties and legal costs. Damage to third party property is covered up to €30,000,000.

We may insure the policyholder to drive other cars in certain circumstances. This is explained in more detail in Section I of your policy. Your certificate of motor insurance will tell you whether you have this benefit. If you have comprehensive cover, this cover is also comprehensive. If you do not, cover is limited to Third Party Only.

In this Section we also include cover for Fire Brigade charges of up to €1000.

- **Section 2** Loss or Damage by Fire or theft, or attempted theft.
- Section 3 Loss or damage to glass in your car.
- Section 4 Accidental Damage to your car and in some circumstances accidental damage to a car that you borrow. This is explained in more detail in Section 4B of your policy. Your Policy Schedule will tell you whether you have this benefit. The Policy Excess applies to any claim for loss or damage under this section.

Section 5 – Additional Benefits

- 5A Cover up to €500 for loss or damage to personal effects while they are in your car
- 5B Courtesy car cover included up to €200 following a valid claim. Excludes any hire charges following Windscreen Damage.
- **5C** Cover to replace locks or re-code your central locking system if your keys are stolen
- 5D Brand new car provided if your car is less than a year old and is written off under a valid claim
- Section 6 No Claims Discount. You will have a minimum of 6B (Stepback protection). If you have chosen No Claims Discount Protection then Section 6D (Protection for 2

Claims in three years) applies. If not then 6B (Stepback protection) will appear on your Schedule.

Section 7A – Medical expenses for anyone in your car injured in an accident of up to €100

Section 8 – Cover for uncoupled trailers

Section 9 – Roadside Assistance cover for the Island of Ireland.

Section 10 — Cover while your car is being used abroad — up to 31 days in a single trip

*Eligibility criteria apply – check your Certificate to see if you have this Driving of other Cars cover

Gold Motor Insurance Product

Policy Cover summary

Depending on the terms, exceptions and conditions of this policy, the following sections will apply when the Product chosen is the GOLD Motor Insurance Product and cover is:

Comprehensive - IA, IB*, 2, 3, 4A, 5B, 6C, 8b, 9, 10

<u>or</u>

Third party fire & theft - IA, IB*, 2, 3, 5B, 6C, 8b, 9,

Significant features of our GOLD Car Insurance Product This policy provides cover for:

Section I — Liability to third parties and legal costs. Damage to third party property is covered up to €30,000,000.

If IB appears on your Schedule we may include cover for You, as policyholder, to drive other cars in certain circumstances. This is explained in more detail in Section I of your policy. Your certificate of motor insurance will tell you whether you have this benefit. Cover is limited to Third Party Only. In this Section we also include cover for Fire Brigade charges of up to €1000.

- **Section 2** Loss or Damage by Fire or theft, or attempted theft.
- Section 3 Loss or damage to glass in your car.
- Section 4 Accidental Damage to your car. The Policy Excess applies to any claim for loss or damage under this section.
- Section 5 Additional Benefits
 - 5B Courtesy car cover included up to €200 following a valid claim. Excludes any hire charges following Windscreen Damage.
- Section 6 No Claims Discount. Section 6B (Stepback protection) and Section 6C (No Claims Discount for one claim) apply. Only 6C will appear on your Schedule.
- Section 8 Cover for uncoupled trailers
- **Section 9** Roadside Assistance cover for the Island of Ireland.
- Section 10 Cover while your car is being used abroad up to 31 days in a single trip *Eligibility criteria apply— check your certificate to see if you have this Driving of other Cars cover

Silver Motor Insurance Product

Policy Cover summary

Depending on the terms, exceptions and conditions of this policy, the following sections will apply when the Product chosen is the **SILVER Motor Insurance Product and** cover is:

Comprehensive - IA, IB*, 2, 3, 4A, 6B, 8b, 9, 10

<u>or</u>

Third party fire & theft - IA, IB*, 2, 3, 6B, 8b, 9

Significant features of our SILVER Car Insurance Product This policy provides cover for:

Section I — Liability to third parties and legal costs. Damage to third party property is covered up to €30,000,000.

If IB appears on your Schedule we may include cover for You, as policyholder, to drive other cars in certain circumstances. This is explained in more detail in Section I of your policy. Your certificate of motor insurance will tell you whether you have this benefit. Cover is limited to Third Party Only. In this Section we also include cover for Fire Brigade charges of up to €1000.

Section 2 – Loss or Damage by Fire or theft, or attempted theft.

Section 3 – Loss or damage to glass in your car.

Section 4 — Accidental Damage to your car. The Policy Excess applies to any claim for loss or damage under this section.

Section 6 – No Claims Discount. Section 6B (Stepback protection) applies.

Section 8 – Cover for uncoupled trailers

Section 9 – Roadside Assistance cover for the Island of Ireland.

Section 10 - Cover while your car is being used abroad - up to 31 days in a single trip

*Eligibility criteria apply – check your Certificate to see if you have this Driving of other Cars cover

Bronze Motor Insurance Product

Policy Cover summary

Depending on the terms, exceptions and conditions of this policy, the following sections will apply when the Product chosen is the **BRONZE Motor Insurance Product and** cover is:

Comprehensive - IA, IB*, 2, 4A, 6A, 8b, 9 and 10

<u>or</u>

Third party fire & theft - IA, IB*, 2, 6A, 8b and 9

Significant features of our BRONZE Car Insurance Product This policy provides cover for:

Section I — Liability to third parties and legal costs. Damage to third party property is covered up to €30,000,000.
 If IB appears on your Schedule we may include cover for You, as policyholder, to drive other cars in certain circumstances. This is explained in more detail in Section I of your policy. Your certificate of motor insurance will tell you whether you have this benefit. Cover is limited to Third Party Only. In this Section we also

Section 2 – Loss or Damage by Fire or theft, or attempted theft.

Section 4 – Accidental Damage to your car. The Policy Excess applies to any claim for loss or damage under this section.

Section 6 – No Claims Discount. Section 6A – No Claims Discount protection does not apply to this product.

include cover for Fire Brigade charges of up to €1000.

Section 8 – Cover for uncoupled trailers

Section 9 – Roadside Assistance cover for the Island of Ireland.

Section 10 — Cover while your car is being used abroad — up to 31 days in a single trip *Eligibility criteria apply — check your Certificate to see if you have this Driving of other Cars cover



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