Claims helpline: 0345 165 0563

Ingenie Learner Driver insurance Policy Wording

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Introduction to ingenie

About ingenie

ingenie is a specialist car insurance brand for younger drivers. **Our** learner driver insurance provides **you** with short term cover while **you** are learning to drive.

ingenie Learner Driver is for you if:

- you have a provisional UK driving licence
- you are aged 17 to 29
- you are not the registered owner or keeper of the car you will be insuring

ingenie Learner Driver was created to run alongside the **current owner's** annual car insurance policy. This means there is no risk to the **current owner's** no claims discount if **you** need to make a claim.

This document shows the full Terms and Conditions of the policy.

Important!

- All cover provided by this policy will end immediately once you (the insured policyholder) pass your practical driving test and are entitled to obtain a full UK licence. This means that you are not covered by this policy to drive home from the test centre if you have passed your practical test in the car.
- It is your responsibility to inform ingenie once you have passed your practical driving test.
- For cover to apply, you must be accompanied whilst driving at all times by a driver aged 25-75 who holds a full UK driving licence and has done so for at least 3 full years.
- **The car** must have a comprehensive annual policy in force whilst the learner driver cover is in place.
- Please refer to your schedule and certificate of motor insurance to note the expiry date and time of your insurance.
- There is no cover for the accompanying driver under this policy.
- If you require additional time on cover once the policy has expired, you will need to purchase a new policy.



Contract of insurance

The information **you** provided, and the declaration **you** or anyone representing **you** agreed to, along with this policy booklet, **your schedule** and **your certificate of motor insurance** are all part of **your** policy. Please read them all together.

If you or anyone representing you:

- Provides **us** with inaccurate or incorrect information when applying for, or changing this insurance.
- Deliberately misleads **us** to obtain cover, gain a cheaper premium or more favourable terms.
- Makes a fraudulent payment by bank account and/or card.
- Provides **us** with false documents.

For example, this could include:

- Not telling **us** about motor or criminal convictions.
- Not telling **us** about previous accidents or losses, even if a claim was not made.
- Not telling us about modifications to the car.
- Giving us false information about who is the registered keeper or owner of the car.
- Giving **us** false information about where **the car** is kept overnight.
- Using a credit card without the credit cardholder's permission.

(This is not a full list and if **you** are in any doubt about the information **you** have provided to **us** then please contact **us** immediately) We may:

- Agree to amend your policy and apply any relevant policy terms and conditions and collect any additional premium due including any premium adjustment charge to cover our administration costs.
- Reject a claim or reduce the amount of payment **we** make.
- Cancel or avoid **your** policy (treat it as if it never existed).

Where fraud is identified **we** will:

- Not return any premium paid by **you.**
- Recover from you any costs we've incurred.
- Pass details to fraud prevention and law enforcement agencies who may access and use this information. Other insurers may also access this information.

This policy is a contract between **you** and **us**. It is not **our** intention that the Contracts (Rights of Third Parties) Act 1999 gives anyone else either any rights under this policy or the right to enforce any part of it except in the case of the **current owner** in Section A or B.

In return for **you** paying or agreeing to pay the premium, **we** will provide cover under the terms, exclusions and conditions of this contract of insurance, during the **period of insurance** and within the **geographical limits**.

Under the Road Traffic Act it is an offence to make a false statement or withhold information for the purposes of obtaining a **certificate of motor insurance**.



You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act to take care to answer all questions honestly and to the best of your knowledge. Failure to supply accurate and complete answers may result in your policy being cancelled or being treated as if it never existed, or your claim rejected or not fully paid. If you are in any doubt whether a piece of information is relevant to your answer, we will be happy to give you advice.

You must read this policy, the certificate of motor insurance and the schedule together.

Please check all documents carefully to make sure that they give **you** the cover **you** want.

The law and language applicable to this policy English law will apply to this contract unless we agree with you in writing otherwise. The contractual terms and conditions and other information relating to this contract will be in the English language.



Definitions

This is **your** insurance policy. It is a contract of insurance between **you** and **us**.

Throughout this policy certain words and phrases are printed in **bold**. These have the meanings set out below.

Certificate of motor insurance

The proof of motor insurance **you** need by law. The **certificate of motor insurance** shows:

- 1. what car is covered;
- 2. who is allowed to drive the car; and
- 3. what **the car** can be used for.

Current owner

The person named as the registered keeper of **the car** on the V5C registration certificate (log book).

Excess

The part of a claim **you** must pay as detailed in **your** policy **schedule**.

Geographical limits

Great Britain, Northern Ireland, the Isle of Man, the Channel Islands and while **the car** is being transported between any of these countries.

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Market value

The cost of replacing **the car** with one of a similar age, type, mileage and condition, immediately before the loss or damage happened.

Period of insurance

The length of time that this contract of insurance applies for. This policy is offered on a monthly basis by calendar month. This is shown in the **certificate of motor insurance** and **schedule**.

Personal information

Any information that **you** provide and **we** collect, use, share, transfer and store about **you** and anyone else.

Schedule

The latest **schedule we** have issued to **you**. This forms part of the contract of insurance. It gives details of the **period of insurance**, **the car** which is insured and details of any **excesses**.

Statement of insurance

The form that shows the information that **you** give **us**, including information given on **your** behalf and verbal information **you** give prior to commencement of the policy.

Terrorism

Terrorism as defined in the **Terrorism** Act 2000.



The car

Any motor car that **you** have given **us** details of and for which **we** have issued a **certificate of motor insurance. The car's** registration number will be shown on **your** latest **certificate of motor insurance**.

Accessories and spare parts are included in the definition of **the car** when they are with **the car**.

We/Us/Our/Insurer

Your insurer is Ageas Insurance Limited. We/us/our can also mean ingenie where there is reference to Cancelling your policy, Privacy notice, and What to do if you have a complaint. This policy is administered by Ageas Retail Limited.

You/your

The person shown under 'Policyholder details' on the **schedule**.



Policy conditions

1. How to claim

Please phone the Claims helpline as soon as possible to report the claim.

Call the Claims helpline on 0345 165 0563.

You must send us any letter, claim, writ or summons as soon as you receive it. You must also let us know straight away if you or your legal advisers know of any prosecution, inquest or fatal accident inquiry that might be covered under this policy.

2. Dealing with claims

You or any other person who claims under this policy must not negotiate, admit fault or make any payment, offer or promise of payment unless **you** have **our** written permission.

In dealing with **your** claim, under the terms of this policy **we** may:

- a. defend or settle any claim and choose the solicitor who will act for **you** in any legal action; and
- b. take any legal action in **your** name or the name of any other person covered by this policy.

Anyone who makes a claim under this policy must give **us** any reasonable information **we** ask for.

3. Right of recovery

If the law of any country says **we** must make a payment that **we** would not otherwise have paid, **you** must repay this amount to **us**.

4. Other insurance

If any incident that leads to a valid claim is covered under any other insurance policy, **we** will not pay any part of that claim.

5. Taking care of **the car**

Anyone covered by this policy must take all reasonable steps they can to protect **the car**, and anything in or attached to it, against loss or damage. This includes making sure that **the car** has all its windows, doors, roof openings or hood closed and locked, and all keys or devices needed to lock **the car** are with **you** or the person authorised to use **the car** when no-one is in it. **The car** must be roadworthy and kept in good working order. **You** must ensure **you** have a valid Department for Transport test certificate (MOT) for **the car** if one is needed by law. **We** may examine **the car** at any time.

6. Keeping to the terms of the policy

We will only pay claims if:

- a. any person claiming cover has met all the terms of the policy, as far as they apply; and
- b. the declaration and information given on the proposal or shown in the **statement of insurance** which this contract is based on is complete and correct as far as **you** know.



7. Claims fraud

If **you** or anyone acting on **your** behalf:

- Makes a claim or part of a claim that is false or fraudulent.
- Exaggerates the amount of a claim.
- Provides us with false or misleading statements or false or invalid documents to support a claim.

We may:

- Reject the claim or reduce the amount of payment we make.
- Cancel **your** policy from the date of the fraudulent act and not return any premium **you** have paid.
- Recover from you any costs we have incurred relating to the fraudulent claim and any further claims notified after the fraudulent act.
- Notify relevant authorities so that they can consider criminal proceedings.

8. Cancelling your policy

All cover provided by this policy will cease immediately once **you** (the insured policyholder) pass **your** practical driving test and are entitled to obtain a full UK car licence. This means there is no cover under this policy for **you** to drive home from the test centre in **the car**.

It is **your** responsibility to inform **ingenie** once **you** have passed **your** practical driving test so **we** can refund any of the unused premium to **you**. How much money **you** get back will depend on how long **you** have had the policy for, and whether or not **you** have made a claim, may need to make a claim, or a claim has been made against **you** (which would result in no refund being given).

Cancelling **your** policy before cover has started **You** can cancel this policy at any time by telling **us** or **your** agent. If cover has not yet started, **we** will refund any premium paid in full.

Cancelling **your** policy after cover has started **You** can cancel this policy at any time by telling **us** or **your** agent. **We** will refund any unused premium to **you**. How much money **you** get back will depend on how long **you** have had the policy for, and whether or not **you** have made a claim, may need to make a claim, or a claim has been made against **you** (which would result in no refund being given).



We or the **insurer** can cancel this policy by sending **you** seven days' notice. The reason for cancellation will be set out clearly in the communication with **you**.

Valid reasons include, but will not be limited to, those listed below;

- There are changes to the information detailed in your statement of insurance, schedule or certificate of motor insurance which result in us no longer wishing to provide cover.
- Where the circumstances of a new claim, or an incident we have become aware of, result in us no longer wishing to provide cover.
- Where we suspect fraud on this policy, the current owner's policy or any other related policy.
- Where you, a person acting on your behalf, or any person covered to drive the car uses threatening, intimidating or abusive behaviour or language towards our staff, suppliers or agents acting on our behalf, including your insurance adviser.
- Where any person claiming cover under this policy fails to provide **us** with any reasonable information **we** ask for.
- Where a misrepresentation has been made that results in **us** no longer wishing to provide cover.

We will refund a percentage of the premium in proportion to the **period of insurance** left unused.

If the **current owner** sells or gets rid of **the car**, **you** must tell **us** immediately. All cover under this policy will stop from the date **the car** is no longer in the **current owner's** possession.

9. Changes **you** must tell **us** about

You must tell us as soon as you become aware of any changes to the information set out in the statement of insurance, certificate of insurance or on your schedule. Examples of changes you must tell us about are:

- The car is sold, the current owner changes the car or its registration number.
- Anyone who drives the car under this policy receives a motoring conviction, driving licence endorsement, fixed penalties or pending prosecutions for any motoring offences.
- Anyone who drives the car under this policy has or develops a DVLA notifiable health condition, and has not declared this to the DVLA.
- 4. If there is a change in use of **the car** for example, **you** require business use.
- Anyone who drives the car under this policy changes job, starts a new job, including part-time work, or stops work.
- The car is changed from the manufacturer's original specification. Including changes to: audio / entertainment system, bodywork, suspension or brakes, cosmetic changes such as alloy wheels and performance changes e.g. engine management or exhaust system.



This is not a full list; all changes made from the manufacturer's standard specification must be disclosed.

In the event of a claim, if there are modifications **we** are not aware of **we** may not pay **your** claim. If **we** agree to pay **your** claim, **we** will return **the car** to manufacturer's standard specification and won't make good any changes where **the car** has been changed from the manufacturer's standard specification.

- 7. You change your address or the address where you keep the car overnight.
- 8. Anyone who drives **the car** under this policy passes their driving test or has their driving licence revoked.
- 9. Anyone who drives **the car** under this policy receives a non-motoring conviction.
- The car is involved in an accident or fire, or someone steals, damages or tries to break into it.
- 11. Anyone who drives **the car** is involved in any accident or has a vehicle damaged or stolen.
- 12. There is a change to the estimated mileage **the car** will cover under this policy.
- Anyone who drives the car under this policy has insurance refused, cancelled or special terms applied.
- 14. Anyone who drives **the car** under this policy changes their name.



If the information provided by **you** is not complete and accurate:

- We may cancel your policy and refuse to pay any claim, or
- We may not pay any claim in full, or
- We may revise the premium and/or change the compulsory excess, or
- The extent of the cover may be affected.

If **you** are in any doubt about the above please ask.

10. Provisional Licence

We will only provide cover under this policy if whilst **you** are driving **the car**, **you** are accompanied by a driver who is aged 25 to 75 and who has held a full UK driving licence for at least 3 full years.

11. Annual insurance covering **the car**

We will only provide cover under this policy if **the car** is insured elsewhere comprehensively by an annual policy.

What to do if you have an accident

The law

If **you** are involved in any incident involving an injury to any person, or certain animals, or if other vehicles or roadside property are damaged, **you** must stop **the car. You** must give **your** name, address and insurance details to anyone who has a good reason for asking. Along with this **you** must give the **current owner's** name, address and registration number of **the car**.

If there is an injury or **you** do not give **your** details to anyone at the scene, **you** must report the incident to the police within 24 hours and present **your certificate of motor insurance** to them within 5 days.

To help **us** with the claims process

- 1. Do not apologise or admit fault.
- Try to collect the following information to give to the Claims helpline (see page 13 for helpline details). This will help us to speed up your claim.
 - The other drivers, including their phone numbers and the registration numbers of all vehicles involved. This will allow **us** to contact anybody else involved straight away.
 - Injuries caused.
 - Property damage.

- Witnesses (if there are any).
- Police officers' names and report references. You must provide full details of what happened. Taking photos with a camera or mobile phone can help to confirm certain accident details.

Next steps

Call the 24-hour Claims helpline (see front cover or page 13 for helpline details).

- There will be a phone number on all correspondence from us for you to call should you need to contact us. Please remember to have your policy number ready when you call.
- Please remember to remove all personal belongings from the car before it is taken for assessment or repair.
- Please see page 19 and 20 for details on how we will settle your claim for sections A or B.



What to do if you need to make a claim

Call the Claims helpline number on 0345 165 0563.

The Claims helpline is open 24 hours a day, 365 days a year.

The Claims helpline is a first-response service with advisors who can confirm whether **your** policy covers **you** for the incident. Remember to save this number in **your** mobile phone (if **you** have one) so that **you** will have it available if **you** have an accident.

We may record or monitor calls for training purposes, to improve the quality of **our** service and to prevent and detect fraud.

Start of the claims process

If **the car** is involved in an incident or **you** need to make a claim, please telephone the Claims helpline as soon as possible.

To help deal with **your** call efficiently, please have **your certificate of motor insurance** and details of the incident with **you** when **you** call. If **you** are at the scene of the accident when **you** call the Claims helpline and do not have **your certificate of motor insurance** with **you**, please give **the car** registration number.



What to do if you need to make a claim

Repair service for an accident within the geographical limits		
Repairs	If damage to the car is covered and it can be repaired, we will arrange for one of our approved repairers to contact you or the current owner to arrange to collect the car .	
Authorisation	You do not need to get any estimates, and repairs can begin immediately after we have authorised them.	
Delivery	When the work is done, the repairer will contact you or the current owner to arrange a convenient time to deliver the car back to you or them.	
Paying for repairs	We will pay the repair bill. All you need to do is pay any policy excess directly to the repairer when they deliver the car back to the address shown on the policy or any other address we agree with you .	
lf the car cannot be repaired	If the car is a total loss (a write-off), you or the current owner must send in all the original documents we ask for on your report form (for example, the vehicle registration document (V5C) and the current MOT certificate). We will arrange for an appointed salvage agent to collect the car to dispose of it. Please remember to remove all personal belongings from the car before it is collected.	



Section A - Damage to the car

	What is insured		What is not insured
1.	We will pay for damage to the car caused by accidental or malicious damage, or vandalism.	1.	The excesses shown in the schedule ; you must pay these amounts for every incident that you claim for under this section.
2.	We will also cover the cost of replacing or repairing the car's audio, navigation and entertainment	2.	Loss of or damage to the car caused by fire, or by theft.
	equipment up to the following amounts:	3.	Loss of use of the car .
	a. Unlimited for equipment fitted as	4.	Wear and tear.
	original equipment by the manufacturer; or	5.	Mechanical, electrical, electronic and computer failures or breakdowns or breakages.
	b. £300 for any other equipment provided this equipment is permanently fitted to the car .	6.	Loss of or damage to the car caused by an inappropriate type or grade of fuel being used.
	See page 19 and 20 for details of how we will settle claims.	7.	Damage to your tyres caused by braking, punctures, cuts or bursts.
		8.	Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits .
		9.	Any amount over the cost shown in the manufacturer's latest price guide plus fitting costs in line with those charged by our approved repairer, for any lost or damaged parts or accessories, if such parts or accessories are not available.
		10.	Loss of or damage to telephone or other communication equipment.
		11.	The car losing value after, or because of repairs.



12.	Any part of a repair or replacement which improves the car beyond its condition before the loss or damage took place.
13.	Loss of or damage to the car resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
14.	The car being confiscated or destroyed by or under order of any government or public or local authority.
15.	Loss of or damage to any radar detection equipment.
16.	Loss of or damage to any audio, navigation and entertainment equipment unless this equipment is permanently fitted to the car .
17.	Any damage to the car caused deliberately by you or any person driving it with your permission.
18.	Loss of or damage to the car caused by a person known to you taking the car without your permission, unless that person is reported to the police for taking the car without your permission.
19.	Loss of or damage to the car caused by malicious damage or vandalism when no one is in it if any window, door, roof opening, removable roof panel or hood was left open or unlocked; or the keys (or any other device needed to lock the car) are left in or on the car .
20.	Any loss of or damage to the car when the car is towing a trailer.
21.	The provision of a courtesy car following the car being involved in an incident.
	 13. 14. 15. 16. 17. 18. 19. 20.



Section B – Fire and theft

What is insured	What is not insured
 We will pay for loss of or damage to the car caused by fire, theft or attempted theft. We will also cover the cost of replacing or repairing the car's audio, navigation and entertainment 	 Loss of or damage to the car when no-one is in it unless all its windows, doors, roof openings or hood are closed and locked and all keys or devices needed to lock the car are with you or the person authorised to use the car.
equipment up to the following amounts: a. Unlimited if the equipment is fitted as original equipment by the manufacturer; or	 The excesses shown in the schedule; you must pay these amounts for every incident that you claim for under this section. Loss of use of the car.
b. £300 for any other equipment that is	 Wear and tear.
See page 19 and 20 for details of how we will settle claims.	 Mechanical, electrical, electronic and computer failures or breakdowns or breakages.
	 Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.
	 Any amount over the cost shown in the manufacturer's latest price guide plus fitting costs in line with those charged by our approved repairer, for any lost or damaged parts or accessories if, such parts or accessories are not available.
	 Loss of or damage to telephone or other communication equipment.
	9. The car losing value after, or because of repairs.



10.	Loss of or damage to the car resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
11.	Loss of or damage to the car caused by a person known to you taking the car without your permission, unless that person is reported to the police for taking the car without your permission.
12.	The car being confiscated or destroyed by or under order of any government or public or local authority.
13.	Loss from taking the car and returning it to its legal owner.
14.	Loss of or damage to any radar detection equipment.
15.	Any damage to the car caused deliberately by you or any person driving it with your permission.
16.	Loss of or damage to any audio, navigation and entertainment equipment unless this equipment is permanently fitted to the car .
17.	Any part of a repair or replacement which improves the car beyond its condition before the loss or damage took place.



How we will settle your claim

How **we** will settle **your** claim under sections A or B

We will choose whether to repair **the car** or pay a cash amount equal to the cost of the loss or damage. If **the car** cannot be driven because of damage that is covered under this policy, **we** will pay for **the car** to be protected and taken to the nearest approved repairer.

We will not pay more than the **market value** of **the car** when settling a claim.

If **the car** is economically repairable

If **the car** is repaired by one of **our** approved repairers, please see "Repair service for an accident within the **geographical limits**" on page 14.

You do not need to get any estimates, as repairs can begin immediately after **we** have authorised them.

We will arrange for one of **our** repairers to contact **you** or the **current owner** to arrange to collect **the car**. If **you** do not want to use one of **our** approved repairers, **you** will need to send **us** an estimate for **us** to authorise and we may need to inspect **the car**. We reserve the right to ask **you** to obtain alternative estimates.

We will also pay the costs of delivering the car back to the address shown on your current schedule or any other address we agree with you or the current owner. **You** will have to pay any policy **excess** direct to the repairer.

If the condition of **the car** is better after the repair than it was just before it was damaged, **we** may ask **you** to pay a proportion of the repair cost.

The repairer can use parts, including recycled parts that compare in quality to those available from the relevant manufacturer.

If **the car** is a total loss (beyond economic repair)

Once an engineer has inspected and assessed the **market value** of **the car**, **we** will send an offer of payment.

If there is any outstanding loan on **the car**, we may pay the finance company first. If **our** estimate of the **market value** is more than the amount owed to them, we will pay the balance. If **our** estimate of the **market value** is less than the amount owed, **you** may have to pay the balance.



If **the car** is leased or on contract hire, **we** may pay the leasing or contract hire company first. If **our** estimate of the **market value** is more than the amount owed to the leasing or contract hire company, the amount **we** pay them will settle the claim.

If **our** estimate of the **market value** is less than the amount owed, **you** may have to pay the balance.

In the event of a total loss, any payment we make will be after we have deducted any applicable policy excesses. Where the market value of the vehicle is less than the compulsory excess on the policy, we will not make any offer of payment.

Once the total loss offer is accepted, **the car** will belong to **us**. By purchasing this policy **you** agree that **we** can handle **your** claim in this way.

Any payments made under this section will be to the **current owner** of **the car**.

Replacement car

We will not pay more than the **market value** of **the car** unless:

- the loss or damage happens before the car is a year old; and
- the current owner is the first and only keeper of the car (or the second registered keeper if the first registered keeper is the manufacturer or supplying dealer and the delivery mileage is under 250 miles); and
- the current owner has owned the car (or it has been hired to them under

a hire-purchase agreement) since it was first registered as new (or the **current owner** is the second owner if the first owner is the manufacturer or supplying dealer and the delivery mileage is under 250 miles); and

- the cost of repair is valued at more than 60% of the cost of buying an identical new car at the time of the loss or damage (based on the UK list price); and
- the car was supplied as new within the geographical limits.

In these circumstances, if **you** or the **current owner** ask **us** to, **we** will replace **the car** (and pay the delivery charges to the address shown on **your** current **schedule** or any other address **we** agree with **you**) with a new car of the same make, model and specification.

If a replacement car of the same make, model and specification is not available **we** will, where possible, provide a similar car of identical list price.

We will only do this if:

- We can buy a car straight away within the geographical limits; and
- We have permission from anyone who we know has financial interest in the car.

We may agree to settle the claim on a cash basis and if we do the most we will pay is the market value of the car and its standard accessories at the time of the loss or damage.



Section C – Medical expenses

What is insured	What is not insured
 If you or anyone in the car is injured in an accident involving the car, we will pay up to £100 in medical expenses for each injured person. 	



Section D – Personal belongings

What is insured	What is not insured
 We will cover personal belongings in the car that are lost or damaged following an accident, fire or theft involving the car. You are covered for the cost of the item, less an amount for wear and tear and loss of value. 	 More than £100 for each incident. Any goods, tools or samples that are carried as part of any trade or business. Loss of or damage to telephone or other communication equipment. Money, stamps, tickets, documents and securities (such as share or bond certificates). Loss or damage when no one is in the car unless all its windows, doors, roof openings or hood are closed and locked and all keys or devices needed to lock the car are with you or the person authorised to use the car. Loss of or damage to any radar detection equipment. Loss or damage to property that is insured under any other insurance policy.



Section E – Liabilities to third parties

What is insured	What is not insured
 We will cover legal liability for the death of or injury to any person and damage to property caused by or arising out of: You using the car. Any person using (but not driving) the car, with your permission, for social, domestic and pleasure purposes. Any passenger in, getting into or getting out of the car while you are in charge of the car. If we agree to, we may also pay: Solicitors' fees for representation at any coroner's inquest, fatal accident inquiry or court of summary jurisdiction; Legal costs for defending a charge of manslaughter or causing death by dangerous or careless driving; and Any other costs and expenses for which we have given our written permission arising from an accident covered under this policy. 	 Any amount we have not agreed to in writing. Death of or injury to any of your employees during the course of their work, even if the death or injury is caused by anyone insured by this policy. Loss of or damage to property owned by or in the care of the person who is claiming cover under this section. Any loss or damage caused when the car is towing a trailer. Any claim for pollution or contamination, unless it is caused by a sudden, identifiable event which was unintended and unexpected and happened at one specific time and place. Any amount over £1 million, for any one pollution or contamination event. Any amount over £20 million for any one claim or series of claims arising from one event that causes loss of or damage to property, including any indirect loss or damage. This limit includes all costs and expenses. You using any vehicle other than the car. However, we will meet the requirements of any compulsory motor insurance legislation.



Policy exclusions

1. **We** will not cover claims arising directly or indirectly from any of the following:

a. **The car** being driven by, or being in the charge of, someone who is not described in **your certificate of motor insurance** as entitled to drive.

b. **The car** being driven, by anyone who **you** know does not hold a valid driving licence or is disqualified from driving. However, **we** will still give cover if the person used to hold a licence and is allowed to hold one by law.

c. **The car** being driven by someone who does not meet all the conditions of their driving licence.

d. **The car** being used for a purpose that is not covered in **your certificate of motor insurance**.

e. **The car** being used for criminal purposes or deliberately used to threaten or cause harm, loss or damage. An example of this would be 'road rage'.

 If you receive any payment for giving people lifts in the car, the insurance policy is not valid if:

a. **The car** is made or altered to carry more than six people including the driver.

b. **You** are carrying the passengers as part of a business of carrying passengers.

c. **You** are making any profit from the payments **you** receive.

 We will not pay for loss, damage, injury or legal liability if it is caused directly or indirectly by the following:

 a. lonising radiation or radioactive contamination from any nuclear fuel or any nuclear waste arising from burning nuclear fuel.

> b. The radioactive, poisonous, explosive or other dangerous properties of any explosive nuclear equipment or part of that equipment.

c. Pressure waves caused by aircraft (and other flying objects) travelling at any speed.

d. War, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, insurrection or military or usurped power. e. Acts of **terrorism**.

- We will not pay claims arising directly or indirectly from earthquakes, riot or civil disturbance outside Great Britain, the Isle of Man or the Channel Islands except as required under section E.
- We will not pay for any liability you accept under an agreement or contract unless you would have been legally liable anyway.
- Any decision or action of a court which is not within the **geographical limits** is not covered by this policy unless the proceedings are brought or judgement is given in a foreign court because **the car** was used in that country and **we** had agreed to cover it there.



- 7. We will not pay any claims arising directly or indirectly from any car being in a place used for the take-off, landing, parking or movement of aircraft, including the associated service roads, refuelling areas, ground equipment parking areas and the parts of passenger terminals of international airports which come within the customs examination area or any part of airport premises to which the public does not have vehicular access.
- We will not provide cover if the car has been modified, converted or customised to alter the manufacturer's original specification either mechanically or bodily, including non-standard fit alloy wheels, body kit, spoilers, etc., or in any way has its appearance altered. Please note this does not refer to manufacturer options.
- There will be no cover if the car was not made for the UK market. Any car that has been subject to a category A or B insurance write off will not be covered.
- 10. We will not pay any claims directly or indirectly arising from **the car** being used for hiring, competitions, rallies or trials, for racing formally or informally against the clock or another motorist; or on a motor racing track, de-restricted toll road, airfield, at an off-road event or at the Nürburgring.
- We will not provide cover for any person driving at the time of the incident who is found to have a higher level of alcohol or drugs in their body than is allowed by law.
- We will not provide cover for a person driving at the time of the incident who is convicted for failure to provide a specimen when requested by police or other official body.

- We will not provide cover for any person convicted of driving the car whilst using a mobile phone at the time of the incident.
- 14. We will not provide cover if **the car** is carrying more passengers than the seating capacity of **the car**. However, **we** will meet the requirements of any compulsory motor legislation.
- 15. Financial sanctions
 - We shall not provide any cover or be liable to provide any indemnity, payment or other benefit under this **policy** to the extent that the provision of such cover, indemnity, payment or other benefit would expose **us** to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States or other country of policy issue.

If any such resolution, sanction, law or regulation takes effect during the **period of insurance we** may cancel this **policy** immediately by giving **you** written notice at **your** last known address.

- We will not provide cover if you are not accompanied by a driver aged 25 to 75 who holds a full UK driving licence and has done so for at least 3 full years.
- 17. **We** will not provide cover if **the car** is not insured annually on a separate comprehensive motor insurance policy.



Privacy notice

Your information and what **we** do with it – Putting **your** mind at rest

You trust us to look after your personal information when you buy our products and we know we have a responsibility to protect this information. The details provided here are a summary of how we collect, use, share, transfer and store your information.

For full details of **our** Privacy Notice, please go to www.ingenie.com or contact the Data Protection Officer at: Ageas House, Hampshire Corporate Park, Templars Way, Eastleigh, Hampshire, SO53 3YA or by emailing thedpo@ageas.co.uk.

Collecting your information

We collect a variety of information about **you**, such as:

- Your name, address, contact details and date of birth.
- Information about what and/or who you want to insure, such as vehicle details, named drivers, travel details and companions.
- Your claims and credit history.
- Information about your use of our website such as your IP address which is a unique number identifying your computer.
- Special categories of personal information (previously known as 'sensitive personal information'), such as details regarding your health.

This information is necessary for **us** to be able to provide **you** with a quotation and/or policy.

We also use a number of different sources to collect this information from, including:

- You or someone connected with you, as well as publically available sources of information like social media and networking.
- Third parties' databases that have been made available to the insurance industry, as well as where **you** have given **your** permission to share information with third parties like **us.**
- Price comparison websites, if **you** have used them to obtain a quotation for a policy.

Using your information

We use your personal information and/or special categories of personal information to not only provide you with our products and services, but to better understand and predict your needs and preferences, so that we can continue to improve our products and services to give you insurance that is right for you. These uses include:

- Providing **you** with services relating to an insurance quotation or policy, for example
 - Assessing your insurance application and arranging your insurance policy including checking databases showing no claims discount entitlement and driving licence records.
 - Managing your insurance policy including claims handling and issuing policy documentation to you.



Our assessment of your insurance application may involve an automated decision to determine whether we are able to provide you with a quotation and/or the price. If you object to this being done, then we will not be able to provide you with insurance.

- Where **we** believe **we** have a justifiable reason to do so, such as
 - Keeping information about **your** current and past policies.
 - Preventing and detecting fraud, financial crime and anti-money laundering.
 - Carrying out processes such as research and analysis which may include computerised processes that profile **you.**
 - Providing sales information to third parties (for example price comparison websites) so that we fulfil our legal obligations to them.
 - Recording and monitoring calls for training purposes.
 - Contacting **you** if **you** fail to complete an online quotation to see if **we** can offer **you** any help with this.

Please note if **you** have given **us** information about someone connected to **you**, **you** would have confirmed that **you** have their permission to do so.

How **we** contact **you** about **our** products and services

We may contact you via post, email, SMS, telephone and/or digital methods like social media and online advertising, unless you have said you do not want us to, in order to let **you** know about **our** products and/or services which may relate to **your** general insurance needs. To assist **us** with this, **we** may also use and/or share **your** information with carefully selected third party databases which, when combined with the information you have given **us**, helps **us** to know what products and/ or services may be of interest to you. Where products or services are not similar or where we have not contacted you for some time since **you** last obtained a quotation, product or service from us, then we will ask your permission to contact **you** about these.

We may also use **our** carefully selected business partners to supply **our** promotional offers to **you** and manage those offers on **our** behalf.

Should **you** no longer want **us** to contact **you** about **our** other products and services, just let **us** know by either:

- Writing to the Data Protection Officer at the address above or;
- Calling **us** on 0330 303 0014



Use of **your personal information** when using **our** websites and email communications

When **you** visit one of **our** websites **we** may collect information which includes **your** email and/or IP address. **We** may also use cookies and/or pixel tags on some pages of **our** website. Useful information about cookies, including how to remove them, can be found on **our** websites.

Sharing your information

We share **your** information with a number of different organisations such as:

- Other companies or brands within the Ageas group.
- Other insurers, business partners, agents or carefully selected third parties providing a service to us or on our behalf.
- Organisations that have a specific role laid out in law such as statutory bodies, regulatory authorities and other authorised bodies or where we have a duty to or are permitted to disclose your personal information to them by law.
- Fraud prevention and credit reference agencies.
- Third parties we use to recover money you may owe us or to whom we may sell your debt.
- Other companies when we are trialling their products and services which we consider may improve our services to you or our business processes.

Unless required to by law, **we** would never share **your** personal data without the appropriate and necessary care and safeguards being in place.

Keeping your information

We will keep your information only for as long as is reasonably necessary to provide our products and services to you and to fulfil our legal and regulatory obligations. Please see our full privacy notice on our website for more details.

Use and storage of **your** information overseas

Your information may be transferred to, stored and processed outside the European Economic Area (EEA). We or our service providers may use cloud based computer systems (i.e. network of remote servers hosted on the internet which process and store your information) to which foreign law enforcement agencies may have the power to access. However, we will not transfer your information outside the EEA unless it is to a country which is considered to have sound data protection laws or we have taken all reasonable steps to ensure the firm has suitable standards in place to protect your information.

Dealing with others acting on your behalf

We will deal with individuals you nominate, including third parties we reasonably believe to be acting on your behalf providing they are able to answer our security questions. For your protection though, we will need to speak to you, your legal representative, someone that you have specifically given us permission to speak to or a power of attorney should you want to change your contact address or policy coverage or cancel your policy.



Your rights

You have a number of rights in relation to the information **we** hold about **you**, including:

- Asking for access to and a copy of **your personal information**.
- Asking us to correct, delete or restrict or you can object to the use of your personal information.
- Withdrawing any previously provided permission for us to use your personal information.
- Complaining to the Information
 Commissioner's Office at any time if you
 object to the way we use your personal
 information.

Please note that there are times when **we** will not be able to delete **your** information, such as where **we** have to fulfil **our** legal and regulatory obligations or where there is a minimum statutory period of time for which **we** have to keep **your** information. If this is the case, then **we** will let **you** know **our** reasons.



What to do if you have a complaint

If **you** are not happy with any aspect of **our** service, **we** will aim to resolve the issue as quickly as possible. **We** have the following complaint procedure, which **you** can follow if **you** are dissatisfied with the service **you** have received:

Let **your** usual point of contact know

We need to know the nature of your complaint and how you think the problem should be resolved. You can do this by:

- Telephoning us on the number shown on any of our letters; or
- Writing to us at the address shown below:

The Customer Service Manager Prospect House Gordon Banks Drive Trentham Lakes North Stoke-on-Trent ST4 4TW

If **you** have a complaint about a claim, call **your** claims department first. **You** will find **your** claim handler's name and telephone number on any correspondence they have sent **you**.

We will try to resolve your complaint by the end of the third business day and send you our summary resolution letter. If we are unable to do this, we will write to you within five working days to either:

- Tell **you** what **we** have done to resolve the problem; or
- Acknowledge your complaint and let you know when you can expect a full response.

We will always aim to resolve **your** complaint within 4 weeks of its receipt.

If **we** are unable to do this **we** will give **you** the reasons for the delay and indicate when **we** will be able to provide a final response.

If for any reason **you** remain dissatisfied with **our** final response, **you** should escalate the matter as outlined below.

Contact the Financial Ombudsman Service

You can ask the Financial Ombudsman Service to review your complaint if for any reason you are still dissatisfied with either our summary resolution or final response letter, or if we have not issued our final response within 8 weeks from first raising the complaint. You have 6 months in which you may do this from the date of either the summary resolution or final response letter.



You can contact the Financial Ombudsman Service at the address below, however they will only consider **your** complaint once **you** have tried to resolve it with **us**.

> Financial Ombudsman Service Exchange Tower London E14 9SR

Tel: 0800 023 4567

(free on mobile phones and landlines) Email: complaint.info@financialombudsman.org.uk Visit their website: www.financialombudsman.org.uk

Please note that if **you** do not refer **your** complaint within the six months, the Financial Ombudsman Service will not have **our** permission to consider **your** complaint and therefore will only be able to do so in very limited circumstances, for example, if it believes that the delay was as a result of exceptional circumstances. Following the complaints procedure does not affect **your** right to take legal proceedings.

Financial Services Compensation Scheme (FSCS)

Your insurer is covered by the Financial Services Compensation Scheme (FSCS). If your insurer cannot meet their obligations, you may be entitled to compensation under the scheme. You can get more information from the Financial Services Compensation Scheme at www.fscs.org.uk or by calling 0800 678 1100 or 0207 741 4100.



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