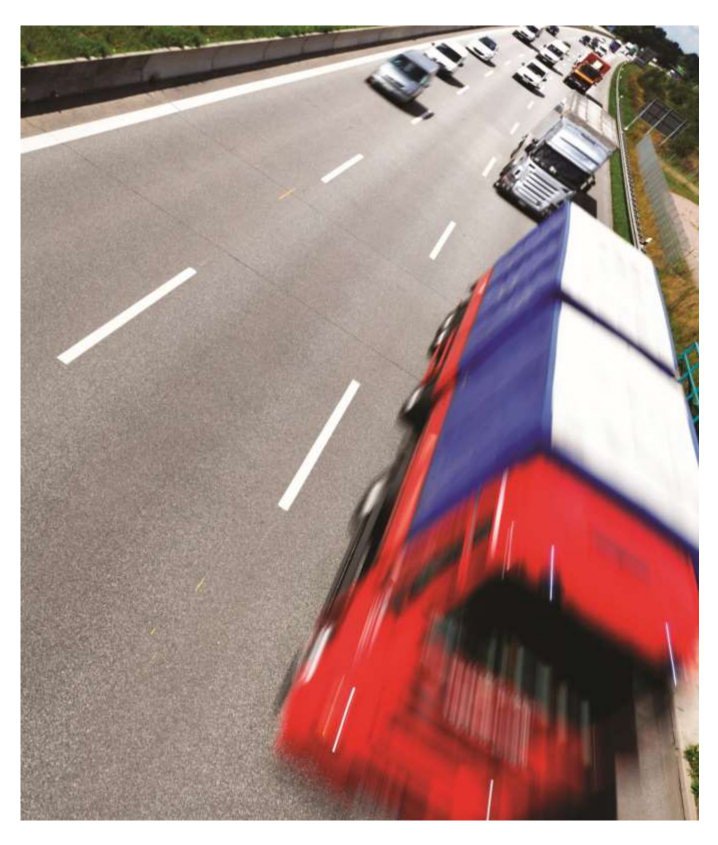
Motor Fleet Insurance Policy







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Introduction

Thank **you** for purchasing **your** motor fleet insurance from QBE Insurance (Europe) Limited. With **us** as **your** insurance partner **you** can be sure that **you** have purchased **your policy** from an insurer that puts the fair treatment of customers at the centre of how **we** conduct **our** business. **Our** people are dedicated to providing **you** with excellent service and technical expertise.

This **policy** is made up of several parts:

- this document setting out your insurance together with conditions and exclusions;
- the schedule which details your insurance and limits of cover that apply, the particular sections you have purchased and any endorsements that may apply;
- the certificate of motor insurance that provides evidence of insurance as required by law.

Your policy is a legal contract. Please read all parts carefully and if you require clarification of the terms, conditions and exclusions, please contact your broker. If your policy is incorrect please return it to your broker for alteration.

All headings within the policy are included in bold.

Other than in the headings, words in bold carry specific meanings which are set out in the Definitions.

Words importing the singular will include the plural and vice versa and words importing the masculine will import the feminine and the neuter. References to 'a person' will be construed to include any individual, company, partnership or other legal entity.

Any reference to legislation or regulations in this **policy** extends to apply to any re-enactment or replacement of such legislation or regulations and to any other legislation of similar intent (including subsequent legislation) if applicable.

Should **you** need to make a claim **you** should contact **us** on 0808 100 8181. Details of what **you** need to do are set out in the General Conditions **section** of this **policy**.

If you want to make a claim under **Section L – Legal expenses**, you should telephone 0800 678 3030 and quote master policy number: 36520.

Premium payment

We will insure you in accordance with and subject to the terms of this policy, in consideration of the payment to us of the premium set out in the schedule for the period of insurance.

If you do not pay any premium or premium instalment plus any applicable taxes/levies to your broker or us we may give you notice that we will cancel the policy seven (7) days after the notice is posted to your address shown in the schedule.

Applicable law

Unless agreed otherwise, the law applying to this **policy** is the law of that part of the United Kingdom where **your** correspondence address is located on the date the **period of insurance** commences.

Any legal proceedings between **you** and **us** in connection with this **policy** will take place in the courts of that part of the United Kingdom where **your** correspondence address is located on the date the **period of insurance** commences and are subject to the exclusive jurisdiction of that court.

Signed on behalf of QBE Insurance (Europe) Limited

Richard Pryce
Chief Executive Officer

Definitions

The following definitions apply to this **policy**:

Accessory

Spare parts, audio equipment, fitted telephone equipment, multi-media equipment, communication equipment and satellite navigation equipment, providing they are permanently fitted to **your vehicle** and except for fitted telephone equipment, fitted from first registration.

Certificate of motor insurance

The certificate required by law to evidence the existence of the minimum compulsory insurance which describes who may drive the **vehicle** and the purpose for which it may be used.

Excess

The first part of each and every claim for which **you** are responsible. If more than one **vehicle** is involved in the same incident, the excess shown in the **schedule** shall apply to each **vehicle** separately.

Finance company

The company **you** entered into a finance agreement with for the payment of the whole premium or part premium to **us**.

Hazardous Goods

Any goods of any nature and/or quantity that require carriage in accordance with:

- a) the Carriage of Dangerous Goods and Use of Transportable Pressure Equipment Regulations 2009;
- the Carriage of Dangerous Goods and Use of Transportable Pressure Equipment Regulations (Northern Ireland) 2010;
- the 'Approved List of Dangerous Substances' as published by the Health and Safety Executive.

Licence

A legal permit to drive a **vehicle** as required by the laws of any territory to which this **policy** applies and appropriate to the category of the **vehicle** being driven. Licence includes any related Certificate of Professional Competency (CPC) or other concurrent permit of any description necessary to use and drive the **vehicle**.

Market value

The cost of replacing **your vehicle** with one of a similar age condition and history as determined by reference to vehicle value websites and publications.

Period of insurance

The period shown as such in the **schedule**.

Policy

The contract of insurance formed of the documents described in the Introduction.

Private car

A **vehicle** (including its **accessories**) which is a passenger carrying vehicle not exceeding eight (8) seats (excluding the driver) mentioned by description, category or registration mark in the **schedule**.

Section

A section of this **policy** that forms part of the insurance contract but only if stated as 'insured' in the **schedule**.

Schedule

The document titled schedule that includes **your** name and address, the premium and other variables to this **policy** (including endorsement clauses) and is incorporated in this **policy** and accepted by **you**. **Your** schedule may be reissued from time to time where each successor schedule overrides the earlier document.

Territorial limits

Great Britain, Northern Ireland, the Isle of Man and the Channel Islands, including sea transit between ports in these areas including the processes of loading and unloading; the territories detailed in **Section C – European cover**.

Terrorism

An act, including but not limited to the use of force or violence and/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 and/or put the public, or any section of the public, in fear.

Trailer

Any articulated, semi-trailer or draw-bar trailer.

Vehicle(s)

Any motor vehicle (including its **accessories**), mentioned by description, category or registration mark in the **schedule** and unless otherwise agreed, registered in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.

We/us/our/ourselves

The party specified as the insurer in the **schedule** and any other subscribing insurers.

Lawclub Legal Protection, who handle claims under **Section L – Legal expenses**, and whose address is 2530 The Quadrant, Aztec West, Almondsbury, Bristol BS32 5AW.

You/your/insured

The person(s) or company named in the ${\it schedule}$.

Covered sections

The current **schedule** or the current vehicle schedule set out the sections of this **policy** that apply to **your** insurance.

Cover given	Sections applicable
Comprehensive	All sections including Section L – Legal expenses where shown in the operative endorsements in the policy schedule
Accidental damage, fire and theft only	Section B – Damage to your vehicle
	Section D – Trailer cover limited to loss or damage only
Third party fire and theft	Section A – Your legal liability to others
	Section B – Damage to your vehicle limited to fire, lightning, explosion and theft or attempted theft only
	Section C – European cover
	Section D – Trailer cover
	Section E – Unauthorised movement
	Section F – Unauthorised use
	Section G - Unlicensed drivers where a licence is not required by law
	Section H – Loss of keys
Third party only	Section A – Your legal liability to others
	Section C – European cover
	Section D – Trailer cover
	Section E – Unauthorised movement
	Section F – Unauthorised use
	Section G - Unlicensed drivers where a licence is not required by law
Fire and theft only	Section B – Damage to your vehicle limited to fire, lightning, explosion and theft or attempted theft only

Your insurance is subject to the details and endorsements shown in the schedule.

Section A – Your legal liability to others

Insuring clause

We will indemnify you in accordance with the terms of this section against your legal liability to pay damages, including claimant costs recoverable from you, arising out of the use of your vehicle, or in direct connection with the loading or unloading of your vehicle:

- a) while it is being used with your consent for any purpose permitted by your certificate of motor insurance; and
- with our prior written consent, while your vehicle is being used for the carriage of hazardous goods; and
- c) occurring within the period of insurance and within the territorial limits;

which result in:

- (i) the death or bodily injury to any person;
- (ii) damage to any property subject to the following limits applying in respect of any one accident or series of accidents arising out of one originating cause:
 - i. five million pounds (£5,000,000) in respect of any vehicle not being a private car;
 - ii. twenty million pounds (£20,000,000) in respect of a **private car**; or
 - iii. one million two hundred thousand pounds (£1,200,000) in respect of any **vehicle** for the carriage of **hazardous goods**.

Where more than one limit is operative, the lower limit will apply.

Cover for others

We will also indemnify:

- a) any person you allow to drive a vehicle provided this
 has been permitted by you and is in accordance with
 your certificate of motor insurance and the
 provisions specified in the schedule;
- at your request any passenger or person (other than the person driving) whilst travelling in or getting into or out of the vehicle:
- at your request the owner of the vehicle, where such vehicle is loaned, leased or hired to you (other than under a hire purchase agreement);
- d) any executor, administrator or legal representative of your estate following your death, for any liability incurred by any person entitled to indemnity as a result of an accident involving a vehicle;
- e) any principal for any legal liability incurred by you when using the vehicle for contract work on behalf of the principal so long as you have arranged with the principal for the conduct and control of all claims for which we may be liable to be vested in us.

Exclusions to Section A

Except where necessary to meet the requirements of any compulsory motor legislation operating within the **territorial limits** of the **policy**, in addition to the General exclusions **we** will not indemnify **you** for:

Fines and penalties

fines, penalties, punitive or exemplary damages awarded intended to punish **your** wrongdoing;

Injury from employment

the death of or bodily injury to any person arising out of and in the course of that person's employment by any person entitled to indemnity under this **section**;

Injury to the driver

the death of or bodily injury to any person driving the **vehicle** or in charge of it for the purpose of driving it;

Loading and unloading

death, bodily injury or damage caused or arising beyond the limits of any carriageway or thoroughfare in connection with the:

- a) bringing of the load to the **vehicle** for loading on board:
- taking away of the load from the **vehicle** after unloading;

Mis-Delivery

death, bodily injury or damage to property, arising directly or indirectly by the wrongful collection or delivery of a load, or where the load does not conform to the specification of the customer;

Pollution and Contamination

any loss, damage or liability for death of or bodily injury to any person or damage to property directly or indirectly caused by pollution or contamination unless the pollution or contamination is directly caused by a sudden identifiable unintended and unexpected incident which occurs in its entirety at a specific time and place during the **period of insurance**. All pollution or contamination which arises out of one incident shall be deemed to have occurred at the time such incident takes place;

Property owned or in custody

- a) loss of or damage to any premises (including its fixtures and fittings) or other property you or any other person claiming indemnity occupy or own or are responsible for:
- b) loss of or damage to property belonging to or held in trust by you or in your custody or control or property being conveyed by your vehicle.

continued over

Contingent liability cover

We will indemnify **you** for **your** liability arising from the driving of a vehicle not owned or provided by **you** which is being used in connection with **your** business by **your** employees.

Provided that there is no other insurance in force covering the same liability.

Defence costs

We will at our option indemnify you for reasonable:

- a) legal fees and costs incurred in dealing with or defending any action at law by which damages in respect of death, bodily injury or damage are claimed against any person insured under this policy;
- solicitors' fees for representation at any Coroner's inquest or fatal inquiry in respect of such accident or for defending in any criminal proceedings relating to such accident;
- c) legal expenses in respect of any proceedings taken against a person insured under this insurance for manslaughter, or reckless or dangerous driving causing death, or careless or inconsiderate driving causing death, in respect of their driving at the time of the accident;
- d) legal expenses in respect of defending any charge brought under the Corporate Manslaughter and Corporate Homicide Act 2007;

We reserve the right at any time to relieve ourselves of any further liability under this clause on payment to you of the expenses incurred to that date.

Emergency medical treatment costs

We will pay for emergency medical treatment as required by any acts, laws or regulations which govern the driving or use of any motor vehicle in the United Kingdom arising out an accident involving a **vehicle**.

Tool of trade use

death, bodily injury or damage to property, arising directly or indirectly out of the operation of any **vehicle** or **trailer** as a tool of trade except where used for self-loading and/or self-unloading operations provided that:

- a) the vehicle is operating solely for the provision of power of the self-loading machinery, is immobilised and has all safety features properly engaged and there is no other policy in force that covers the same liability; and
- b) the **trailer** is immobilised and has all safety features properly engaged:

Towing

- a) death, bodily injury or damage to property where your vehicle is towing more trailers than permitted by law.
- b) damage to a trailer or disabled mechanically propelled vehicle being towed or for any load carried in or on it; loss of or damage to property belonging to or held in trust by you or in your custody or control or property being conveyed by your vehicle;

Section B - Damage to your vehicle

Insuring Clause

We will indemnify you for loss of or damage to your vehicle up to the market value of the vehicle at the time of loss or damage by:

- a) accident;
- b) malicious damage, other than such damage caused by your employees;
- c) fire, lightning, explosion;
- d) theft or attempted theft.

The maximum amount that **we** will pay is two million pounds (£2,000,000) in connection with any one occurrence or series of occurrences arising out of any one event.

In respect of a damaged vehicle, at our option we will:

- a) pay the reasonable costs to repair your vehicle; or
- replace your vehicle with one of a similar type, age and condition; or
- c) pay you the pre-accident value of your vehicle.

We will not pay more than:

- a) the lesser of the market value of your damaged vehicle or the price you paid for your damaged vehicle:
- b) the manufacturer's list price for any replacement component part or **accessories**.

New for old

We will replace your vehicle with a new one of the same make, model and specification provided that your vehicle is either a private car or a commercial vehicle with a gross vehicle weight of 3.5 tonnes or less and within one year of registration and has been owned by you or bought under a hire purchase agreement or was leased or hired by you from new and has been:

- a) stolen and not recovered within twenty eight (28) days; or
- b) damaged to the extent that the cost of repair exceeds sixty percent (60%) of the manufacturer's list price at the time of purchase.

If a replacement vehicle is not available then the most **we** will pay is the **market value** of the **vehicle** at the time and date of the loss or damage.

Recovery and redelivery

If your vehicle is disabled as a result of loss or damage insured by this **section we** will indemnify **you** for the reasonable costs of protection and removal of **your vehicle** to the nearest suitable repairers and the reasonable cost of delivery to **you** in the United Kingdom after repair.

Exclusions to Section B

In addition to the General exclusions **we** will not indemnify **you** for:

Excess

any increased **excess** as set out in the table below, if the **vehicle** is being driven by or in charge of a young or inexperienced person:

Driver/Person in charge Amount of excess

Under twenty one (21) years of age

Three hundred pounds (£300)

Twenty one (21) years of age or over, but under twenty five (25) years of age

Two hundred pounds (£200)

Over twenty five (25) years of age when that person has not held a full driving **licence** to drive a vehicle of the same class for twelve (12) months or holds a provisional driving **licence**

Two hundred pounds (£200)

These amounts are in addition to any other **excess** which may apply as otherwise specified in the **schedule**.

Carriage of Hazardous goods

any loss while **your vehicle** is being driven or used for the carriage of **hazardous goods** except where **you** have obtained **our** prior written consent;

Damage to tyres

damage to tyres due to application of brakes, side slips, cuts, bursts or punctures or otherwise resulting from any cause other than an accident involving **your vehicle**;

Deception

any loss by fraud or false representation;

Diminution in value

any reduction in value of **your vehicle** following repair;

Fuel

loss of fuel by any means.

Loss of use

any loss of use or other form of indirect loss not covered by this **section**;

Mechanical or electrical breakdown

electrical, electronic or mechanical breakdown or failure caused by either driver error, driver negligence or driver incompetence or by a gradually operating cause;

continued over

Conditions applicable to Section B

- a) We may at our option fit replacement parts which have not been made by the vehicle's manufacturer but which are of a similar standard;
- b) If **your vehicle** is damaged beyond economical repair, where **we** request so, **you** must provide **us** with:
 - (i) the current Vehicle Registration document (V5);
 - (ii) the current MOT certificate, where applicable;
 - (iii) all keys to the vehicle; and
 - (iv) the vehicle purchase receipt; and
 - (v) any other items we may reasonably require;
- c) If your vehicle is damaged beyond economical repair the vehicle will become our property for disposal in accordance with the Code of Practice for the Disposal of Motor Vehicle Salvage.

Obsolete spare parts

any amount in excess of the price shown in the manufacturer's last list price at the date of the loss or damage where that part or accessory is unobtainable or obsolete in pattern;

Pressure waves

any damage directly occasioned by pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds;

Subsequent damage

any additional damage resulting from the **vehicle** being moved by **you** after an accident or fire or theft;

Wear and tear

wear and tear or depreciation or that part of repair that improves **your vehicle** beyond its condition immediately before the loss or damage;

Vehicle security

theft or attempted theft where:

- a) all locks have not been engaged; or
- b) any windows have been left open; or
- the immobiliser is either not working or not been activated; or
- d) the keys have been left in or on the vehicle;

Section C - European cover

Automatic minimum cover

Your policy provides the minimum insurance necessary to comply with the laws on compulsory insurance of motor vehicles in any country in which the Commission of the European Union is satisfied that arrangements have been made to meet the requirements of Article 7(2) of the EU directive in relation to civil liabilities arising from the use of motor vehicles.

Where the minimum insurance in a country where the accident occurred is less than that provided under United Kingdom law, then **we** will provide indemnity up to the requirements of United Kingdom law.

Extended cover

If the **vehicle** is a **private car** or a commercial vehicle with a gross vehicle weight of 7.5 tonnes or less **we** will indemnify **you** for the cover set out in the **schedule** whilst in or travelling between:

- a) the territorial limits; and
- b) any member country of the European Union; and
- c) Iceland, Norway and Switzerland.

Your certificate of motor insurance should be sufficient evidence of insurance in the above countries, however we will issue an International Motor Insurance Card (Green Card) free of charge if you request this.

Green Card

If your vehicle is travelling in Europe or other countries listed on the Green Card but outside the countries listed in the Extended Cover clause of this **section**, we will extend your insurance, on your request, to include the territories listed in the Green Card subject to acceptance of any additional premium and terms.

We will also indemnify **you** for sea or rail transit between ports in the countries specified in the Extended cover clause of this **section** including loading and unloading, provided that such transit is:

- a) by any recognised sea passage;
- b) of a duration no longer than sixty five (65) hours; and
- c) concluded before expiry of the period of the Green Card.

Other costs

We will indemnify **you** against any general average contribution, salvage, sue and labour charges incurred provided that:

- a) the vehicle is insured for loss or damage under Section B – Damage to your vehicle, and
- b) the contribution relates to the value of the **vehicle**.

Customs duty

If your vehicle suffers any loss or damage covered by this policy we will indemnify you for any enforced customs and excise duty resulting from the temporary importing of your vehicle into any of the countries where you have insurance.

Section D - Trailer cover

Cover

We will indemnify you in respect of:

- a) trailers not specified in the schedule for: liability as covered by Section A – Your legal liability to others in respect of an accident involving a trailer owned by you or in your custody or control when attached to or detached from your vehicle and out of use but remaining on or about your premises, or where advised to us, on your customers' premises or whilst temporarily detached from your vehicle during the course of a journey;
- b) trailers specified in the schedule for: all section(s) of the policy which are applicable to the motive unit whilst the trailer is attached to or detached from your vehicle and out of use but remaining on or about your premises, or where advised to us, on your customers' premises or whilst temporarily detached from your vehicle during the course of a journey.

Exclusions to Section D

Except where necessary to meet the requirements of any compulsory motor legislation operating within the **territorial limits** of the **policy**, in addition to the General exclusions **we** will not indemnify **you** for:

Excess

the amount of any excess applicable to Section B – Damage to your vehicle as shown in the schedule;

Exclusions under other sections

any loss or damage in respect of any exclusions stated in Section A – Your legal liability to others and Section B – Damage to your vehicle.

Property being conveyed

loss or damage to property being conveyed on the trailer:

Section E – Unauthorised movement of third party vehicles

Cover

We will indemnify you for your liability under Section A – Your legal liability to others arising from an accident whilst moving a vehicle that does not belong to you which is obstructing the legitimate passage or the loading or unloading of your vehicle.

Exclusions to Section E

In addition to the General exclusions **we** will not indemnify **you** for:

Movement by non-employees

movement of $\mbox{\sc vehicles}$ other than by $\mbox{\sc you}$ or $\mbox{\sc your}$ employees.

Section F – Unauthorised use of your vehicle

Cover

We will indemnify you for your liability under Section A – Your legal liability to others arising from the unauthorised use of your vehicle by your employees.

Exclusions to Section F

In addition to the General exclusions \boldsymbol{we} will not indemnify \boldsymbol{you} for:

Compliance with policy restrictions

any liability incurred where **you** have failed to take all reasonable precautions to ensure **your** employees are made aware of and comply with restrictions applicable to the use of **your vehicles**.

Section G – Unlicensed drivers where a licence is not required by law

Cover

We will indemnify you under all section(s) of this policy for any liability loss or damage arising out of your vehicle being driven by (or being in the charge of for the purpose of being driven by) an unlicensed driver when a licence is not required by law.

Exclusions to Section G

In addition to the General exclusions \boldsymbol{we} will not indemnify \boldsymbol{you} for:

Non qualifying drivers

any liability loss or damage while the person driving is not:

- a) driving on your order or with your permission; and
- o) of an age to hold a **licence** applicable to the type of vehicle being driven.

Section H – Loss of keys

Cover

In the event that the keys or lock transmitter of **your vehicle** are lost or stolen and provided that the loss has been reported to the police **we** will pay **you** up to one thousand pounds (£1,000) after the deduction of any **excess** applicable to **Section B – Damage to your vehicle** towards the cost of replacing the door locks, boot lock, the ignition or steering lock, the lock transmitter and central locking interface and recoding any alarm system.

Section I – Medical expenses

Cover

We will pay for medical expenses up to the amount specified in the **schedule** incurred by **you**, the driver, or any passenger travelling in **your vehicle** injured as a result of an accident involving **your vehicle**.

Section J - Personal effects

Cover

At **your** request **we** will pay up to the amount as specified in the **schedule** for loss of or damage to the personal effects of the driver and any occupant being carried in or on any **vehicle**, not exceeding sixteen (16) seats (excluding the driver) provided that the loss occurs as part of an incident for which **we** provide indemnity under this **policy**.

At **your** request, **we** will make payment directly to the owner of the lost or damaged property.

Exclusions to Section J

In addition to the General exclusions **we** will not indemnify **you** for:

Excess

the first fifty pounds (£50) of any loss or damage.

Excluded items

money, credit or debit cards, tickets, jewellery, audio and video equipment and media, documents and securities, mobile phones, computers and tablets; trade goods samples or tools;

Vehicle security

any loss where the **vehicle** is not locked and left unattended:

Section K - Personal accident

Cover

At your request we will pay up to a limit of:

- a) five thousand pounds (£5,000) in respect of any one incident:
- b) five thousand pounds (£5,000) in respect of any one **period of insurance**;

if the driver of **your vehicle** is accidentally injured in direct connection with an accident whilst travelling in, or getting onto or out of **your vehicle** provided that:

- a) within thirteen (13) weeks of the accident the injury causes the death, loss of limb (including irrecoverable loss of use of any limb) or irrecoverable loss of all sight in one or both eyes; and
- the driver is over twenty one (21) years of age and under seventy (70) years of age on the date of the accident.

We will make payment directly to the driver or their legal representative.

Exclusions to Section K

In addition to the General exclusions **we** will not indemnify **you** for:

Self harm/suicide

any injury or death where self-harm or suicide (or any attempt of self-harm or suicide) forms a contributing factor;

Alcohol or drugs

any injury or death where alcohol or drug use forms a contributing factor;

Pre-existing defects

further loss of or injury to any limb or eye which was defective prior to any accident.

Section L - Legal expenses

Cover under **Section L – Legal Expenses** only applies where shown in the operative endorsements in the **policy**.

All claims under this **section** are managed by **Lawclub** on **our** behalf. If **you** want to make a claim under this **section you** should telephone 08006783030 and quote master policy number 36520. **Lawclub** also provide the Lawphone Legal Helpline.

Important information about reasonable prospects of success

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

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

If we believe that reasonable prospects of success do not exist we will end your claim.

If we end your claim due to reasonable prospects of success no longer existing because you have not complied with the Conditions applicable to this section, we will not pay any costs incurred during your claim.

If we end your claim due to reasonable prospects of success no longer existing because of any other reason, we will pay costs incurred up to the date that we end your claim.

Definitions applying to this section

Civil case

A legal action which does not involve the defence of any criminal prosecution against **you**.

Costs

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

- a) the professional fees and expenses reasonably and properly charged by the legal representative on the standard basis, up to the Guideline Hourly Rates set by the Senior Court Costs Office, which you cannot recover from your opponent;
- b) your opponent's legal costs and expenses incurred in a civil case which you are ordered to pay by a court or which you pay to your opponent with our written agreement.

We will only pay **costs** which are necessary and in proportion to the value of **your** claim. If **we** do not agree that the **costs** have been reasonably and properly incurred, or are necessary and in proportion to the value of **your** claim, **we** will have those **costs** assessed.

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

Damages

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

Legal representative

The solicitor or other person appointed with **our** agreement to represent **you** under the terms of this **section**.

Reasonable prospects of success

There are reasonable prospects of success if, at all times during **your civil case** against **your** opponent, it is more likely than not that

- a) a court would:
 - decide the legal action under 'uninsured loss recovery' in your favour (this includes making a successful appeal or successfully defending an appeal following a decision made in respect of your claim by a court); or
 - (ii) award you a more favourable settlement than has already been offered by your opponent; and
- if you are seeking damages from your opponent, you will recover them.

We explained how we will decide if your legal action has reasonable prospects of success under 'Important information about reasonable prospects of success' above.

Standard basis

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

What you are covered for

Uninsured loss recovery

We will pay the costs we have agreed of you taking legal action against your opponent for damages arising from an accident involving your vehicle that:

- a) we and the legal representative agree:
 - (i) is not your fault; and
 - (ii) was caused by your opponent; and
- b) causes:
 - (i) your death or bodily injury whilst you are in, on or getting into or out of your vehicle; or
 - (ii) damage to your vehicle; or
 - (iii) damage to property which you own or are legally responsible for and which is in or on the vehicle.

The cover provided by this **section** also includes the **costs** of making or defending an appeal following a decision by a court in respect of **your** legal action.

We will provide this cover as long as:

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

The most **we** will pay for all claims arising out of the same accident involving **your vehicle** is one hundred thousand pounds (£100,000).

Motor prosecution defence

We will pay the costs of you defending criminal proceedings being brought against you arising from your ownership or use of your vehicle. We will also pay the costs of making an appeal against your conviction or sentence by a court.

We will provide this cover as long as:

- a) the event giving rise to the criminal proceedings happened within the territorial limits and during the period of insurance; and
- b) the criminal proceedings will be decided by a court within the **territorial limits**; and
- we have given our written agreement to you making an appeal against your conviction or sentence by a court

The most **we** will pay for all claims arising from the same criminal proceedings involving **your vehicle** is one hundred thousand pounds (£100,000).

Exclusions to Section L

In addition to the General exclusions \boldsymbol{we} will not indemnify \boldsymbol{you} for:

- a) any claim arising out of a contract you have with another person or organisation;
- a claim for an event which is not covered under this **policy**;
- any claim which you report to us more than six months after the:
 - date you first knew, or should have known, that criminal proceedings were to be brought against you; or
 - (ii) accident involving your vehicle;
- d) any costs:
 - incurred before we have accepted your claim in writing and appointed the legal representative;
 - (ii) you have paid directly to the legal representative or any other person without our permission;
 - (iii) relating to an appeal following a decision by a court in respect of your legal action against your opponent unless we and the legal representative agree that reasonable prospects of success exist;
 - (iv) that the court orders you to pay to your opponent at the end of a civil case on anything other than the standard basis. This will normally be because of your improper or unreasonable conduct during the legal action;
- e) any money **you** have to pay under a contract **you** have with the **legal representative** where the amount of that money is determined by the amount of:
 - legal costs and expenses incurred by the legal representative in respect of your claim; or
 - (ii) damages you receive from your opponent. These types of contracts are normally ref referred to as either conditional fee agreements or damages based agreements.

continued over

Lawphone Legal Helpline

You have access to Lawphone Legal Helpline 24 hours a day, 365 days a year, for advice on any legal matter relating to **your** business. The advice **you** receive from Lawphone will always be according to the laws of Great Britain and Northern Ireland.

Call Lawphone on 0370 241 4140 and when doing so:

- a) you should confirm that you are a QBE Motor Fleet policyholder;
- b) you will then be asked for a brief summary of the problem;
- this will be passed to an adviser who will return your call.

Conditions

- a) Your agreements with others:
 We will not be bound to any agreement between you and the legal representative or you and any other person or organisation.
- b) Freedom to choose the legal representative At any time before we and the legal representative agree that legal proceedings need to be issued or defended in a court, we will choose the legal representative.

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

You can also choose the legal representative if a conflict of interest arises which means that our chosen legal representative cannot act for you because of their professional rules of conduct. You must send the name and address of your chosen legal representative to us. If we agree to appoint your chosen legal representative, they will be appointed on the same terms as we would have appointed our chosen legal representative, other than in respect of any agreement we and your chosen legal representative reach over the costs that we will pay.

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

If there is a dispute about **our** choice of **legal representative** that **you** and **us** cannot resolve, the matter will be settled using the procedure in the Dispute Resolution clause

- any disputes between you and us or you and your legal representative;
- g) any dispute arising from:
 - (i) an application for a review of the way that a decision has been made by a government authority, local authority or other public body (this is normally referred to as a judicial review); or
 - (ii) any other challenge to any existing or proposed legislation;
- h) any claim that has arisen from your deliberate or reckless action;
- any actual or potential prosecution, dispute or accident that you were aware of, or should have been aware of, before the cover under this policy started;
- j) any Value Added Tax that is payable on the costs incurred which you can recover from elsewhere;
- k) parking offences for which **you** do not receive points on **your licence**;
- I) driving while under the influence of drink or drugs;
- m) any fines or other penalties awarded against you by a court or tribunal;
- any claim where you do not have a valid i)
 MOT certificate or taxation for the vehicle where required by law; or ii) driving licence;
- any criminal proceedings against you that would be covered under this policy for the vehicle;
- any award of costs made against you by a court following criminal proceedings;

Legal Expenses Claim procedure

You must:

- a) not appoint a legal representative if you require your claim to be covered by this section;
- b) at all times throughout your legal action give the legal representative and Lawclub a complete, accurate and truthful account of all the circumstances that are relevant to your legal action of which you are aware, or should have been aware. This will include details of any agreement between you and any other person or organisation. You and anyone acting on your behalf must not knowingly give any false, fraudulent, exaggerated or incorrect statement or document to your legal representative or to Lawclub;
- c) follow the advice of, and cooperate fully with, the legal representative and us at all times during your legal action. This will include attending all court hearings or other appointments that the legal representative asks you to attend;
- d) not withdraw your claim from the legal representative without the written agreement of the legal representative and us;
- e) get our written agreement before making or defending an appeal against the decision of a court in respect of your legal action;
- f) instruct the legal representative to take all reasonable steps to recover costs from your opponent and pay them to us. If you do not do this, we will have the right to reduce the amount that we pay under this policy to the amount that your costs would have been if you had instructed the legal representative to take all such reasonable steps.

The legal representative must:

- a) get **our** written permission before instructing a barrister or other legally qualified advisor or expert;
- tell us at the first opportunity once they become aware of any information or development relating to your legal action which will more likely than not mean that:
 - (i) **reasonable prospects of success** no longer exist; or
 - the losses or damages that you can recover from your opponent will be reduced from the amount that was originally expected by the legal representative;
- tell us at the first opportunity once they become aware that you want to make an offer, or your opponent has made an offer, to settle your legal action;
- d) report the result of your legal action to us at the first opportunity after it is finished;
- e) take all reasonable steps to recover costs from your opponent and pay them to us.

We will have the right to:

- a) appoint the legal representative in your name and on your behalf;
- take over and conduct, in your name, any claim or proceedings;
- contact the legal representative at any time and have access to all statements, opinions, reports or any other documents relating to your legal action;
- appoint a barrister or other legally qualified advisor or expert appropriate to your legal action and ask for his or her opinion on the value of your legal action and whether reasonable prospects of success exist;
- end your claim if, at any time during your legal action reasonable prospects of success no longer exist. If, after we end your claim, you continue the legal action and get a better settlement than they expected, we will pay your costs which you cannot get back from anywhere else;
- have any legal bill assessed if we and the legal representative or the representative acting for and on behalf of your opponent cannot agree on the level of costs. If we do this the assessment will be carried out by a court, independent expert in the assessment of costs or another competent party. We will not pay any more than the costs that are determined reasonable by the assessment;
- g) settle your claim by paying the amount in dispute. If we do this we will not pay any costs incurred after the date that we tell you, and any legal representative, that we have decided to settle your claim. (This will not apply where legal proceedings have begun in a court before the date we decide to settle your claim. In these circumstances we will settle the claim by paying costs that are necessary to discontinue those legal proceedings as well as the amount in dispute);
- settle the costs covered by this section at the end of your legal action.

General exclusions

Unless expressly stated otherwise, this **policy** excludes the following:

Aircraft and aircraft sites

Any loss, damage or liability caused by, attributable to, or arising from the presence of **your vehicle** in any premises or area to which any aircraft has access, including, but without limitation, an airport or airfield and the service roads within their perimeter and boundary roads.

Contractual liability

Any liability arising from a contract or agreement which would not have arisen in the absence of such a contract or agreement.

Non-contribution

Any contribution towards a claim arising under this **policy** where there is any other insurance covering the same liability, loss, damage or injury.

European jurisdiction

A judgement or order by a court of competent jurisdiction enforcing the judgement of a foreign court which is outside the **territorial limits** of the **policy** or the countries specified under **Section C – European Cover**.

Intentional damage

- a) any intentional damage to any property or the death of or injury to any person caused by or incurred with your consent or connivance;
- b) any liability whatsoever arising out of the deliberate use of **your vehicle**:
 - to cause damage to other vehicles or property; and/or
 - (ii) to cause injury to any person and/or to put any person(s) in fear of injury.

Nuclear hazards

Any loss, damage or liability caused by, attributable to, or arising from:

- a) ionising radiation or contamination by radioactivity from any irradiated nuclear fuel or from any nuclear waste from combustion of nuclear fuel; or
- the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component of such assembly.

Racing

Any loss, damage or liability occurring while the **vehicle** is being used for pace making, rallying, competitions, speed tests or being driven on any racetrack, circuit or any other prepared course or derestricted toll road including but not limited to the Nurburgring Nordschleife.

Riot or civil commotion

Any loss, damage or liability caused by riot or civil commotion occurring:

- a) outside Iceland, Switzerland, Norway, or a Member Country of the European Union; or
- b) in Northern Ireland.

Terrorism and war

Any loss, damage or liability arising directly or indirectly out of **terrorism**, war, invasion, acts of foreign enemies, hostilities or war like operations (whether war be declared or not), civil war, mutiny, revolution, rebellion, insurrection, uprising, military or usurped power except so far as is necessary to meet the requirements of the laws relating to the compulsory insurance of motor vehicles in any country to which this **policy** applies.

Unlicensed use

Except as covered under **Section G – Unlicensed drivers** where a licence is not required by law any loss, damage or liability while your vehicle is being driven or used by anyone who:

- does not hold a licence to drive the vehicle for the use required or has had the licence to drive the vehicle revoked; or
- b) has held but is currently disqualified from holding or obtaining such a licence; or
- does not fully comply with the conditions of their licence.

Unsafe load

Any loss, damage or liability whilst:

- a) the load in or on the **vehicle** is not being conveyed safely; or
- b) the **vehicle** is conveying a load in excess of:
 - (i) that for which it was constructed;
 - (ii) the maximum carrying capacity **you** advised **us**;

whichever is the lower.

Use

Any loss, damage or liability while your vehicle is being:

- a) driven other than in accordance with the provisions of the certificate of motor insurance;
- b) used other than in accordance with the provisions of the certificate of motor insurance but this exclusion shall not apply in circumstances where insurance is provided under Section F - Unauthorised use of your vehicle;
- used other than for the purposes specified in the schedule except while in the custody of a motor trader for service or repair;
- d) driven by anyone without your permission.

General conditions

Accident/claims notification

You must report all accidents involving your vehicle(s) as quickly as possible regardless of blame. You can report accidents and claims by telephone 24 hours a day, 365 days a year on 0808 100 8181. Alternatively you can contact us by e-mail using the address shown in the schedule.

It is important to report claims to ${\bf us}$ early so that ${\bf we}$ can provide ${\bf you}$ with prompt assistance and be able to control the cost of claims.

You must:

- a) upon receipt, immediately send to us every claim form, writ, legal process or other communication in connection with any accident;
- inform us immediately of any impending prosecution, coroner's inquest or fatal inquiry;
- notify the police as soon as possible of any theft, or damage by attempted theft or other criminal acts and provide the police with all assistance necessary;
- d) give us all information and assistance we require, including access to the vehicle involved for inspection by us or anyone appointed by us;
- e) allow us, in your name or the name of anyone entitled to indemnity under this policy to have full control in the conduct of all matters arising from an accident which causes a claim (including any amount within any excess or self-insured retention) and where we require, the absolute conduct and control of all negotiations, defence, recoveries and settlements.

You must not:

- a) make any admission of liability or offer or promise of payment without our written consent;
- effect any repairs to a damaged vehicle without our prior approval.

Cancellation

You may cancel this **policy** at any time by giving notice to **your** broker in writing. If **you** cancel this **policy**, **you** will be entitled to a return of premium calculated in accordance with the below scale provided that:

- a) the period of insurance shown in the schedule is for twelve (12) months; and
- b) you have not made a claim and you are not aware of any incidents during the period of insurance that might lead to a claim.

Short period scale

Period on risk not exceeding	Percentage of annual premium returned
1 Month	80%
2 Months	70%
3 Months	60%
4 Months	50%
5 Months	40%
6 Months	30%
7 Months	20%
Over 7 Months	Nil

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clause and the Duty of fair presentation – remedies clause, we may cancel this **policy** by giving **you** seven (7) days' notice by recorded delivery to **your** correspondence address shown in the **schedule**. Unless otherwise stated in this **policy**, if we cancel this insurance we will return a pro-rata share of the premium to **you**.

In addition to our rights under the Premium payment

If any part of the premium was paid with a **finance agreement** and at the time of cancellation there remains an outstanding balance under the agreement, **we** may deduct from the return premium any outstanding amount due to the **finance company** that **you** would otherwise have to pay them. **We** will then return to **you** the return premium less the amount paid to the **finance company**.

Changes during the policy period

You must tell us of any alterations or changes to your vehicles, the driver details, your business, or any of the details that may affect the risks insured which occur during the period of insurance if you require them to be covered by this policy.

Contract (Rights of Third Parties) Act 1999

This insurance does not confer or create any right enforceable under the Contract (Rights of Third Parties Act) 1999 or any amending or subsequent legislation, by any person who is not named as insured and both **we** and **you** may amend, cancel lapse this insurance without giving notice to, or requiring the consent of any other third party.

Dispute resolution

In the event of a dispute or complaint regarding this insurance, if eligible, **you** have the right to refer the matter to the Financial Ombudsman Service in accordance with the complaints clause of this **policy**.

Alternatively, all disputes which may arise under or in relation to this **policy**, or to its existence, validity or termination shall be referred by either party to a sole arbitrator to be appointed in default of agreement between the parties by the President of the Institute of Chartered Arbitrators in accordance with the Arbitration Act 1996. The language of the arbitration shall be English and the law applicable to and in the arbitration and governing all disputes shall be English law. The determination of the arbitrator will be binding on both parties.

The making of a final un-appealed arbitration award will be a condition precedent to any right of action, suit or other legal proceeding against **us**. **Our** sole obligation in such circumstances shall be to pay such sums as may be directed by a final un-appealed award.

The parties agree to perform **their** respective continuing obligations under this insurance, if any, while the dispute is resolved unless the nature of the dispute prevents such continued performance of those obligations.

Duty of fair presentation

You must make a fair presentation of the risk (as set out in the Insurance Act 2015 or successor or amending legislation) in proposing for, or varying this insurance.

Duty of fair presentation - remedies for breach

Our remedies shall be as follows if **you** or anyone acting on **your** behalf breaches **your** duty of fair presentation:

1) in proposing for this insurance:

- a) if such breach is deliberate or reckless, we may treat this policy as having been terminated from inception and retain the premium; and
- if such breach is not deliberate or reckless and we would not have entered into this policy, we may by notice to you treat this policy as having been terminated from inception in which case we shall return the premium; and
- in cases of any other breach, if we would have entered into this policy but:
 - on different terms (other than terms relating to the premium), we may require that this policy is treated as if it had been entered into on those different terms from the outset; or
 - (ii) would have charged a higher premium, we may reduce the amount to be paid on a claim (and, if applicable, the amount already paid on prior claims) in the same proportion that the premium actually charged represents as a percentage of the premium we would have charged but for the breach.

2) on variation of this policy:

- a) if such breach is deliberate or reckless, we may by notice to you treat this policy as having been terminated from when variation was concluded and retain the premium;
- if such breach is not deliberate or reckless, and we would not have entered into the variation, we may treat this policy as if the variation was never made in which case we shall return any additional premium relating to the variation; and
- in cases of any other breach, if we would have entered into the variation but:
 - on different terms (other than terms relating to the premium), we may require that the variation is treated as if it had been entered into on those different terms; or
 - (ii) would have increased the premium by more than we did or at all, we may reduce the amount to be paid on a claim arising out of events after the variation in the same proportion that the premium actually charged represents as a percentage of the premium we would have charged but for the breach; or
 - (iii) would not have reduced the premium by as much as we did or at all, we may reduce the amount to be paid on a claim arising out of events after the variation in the same proportion that the premium actually charged represents as a percentage of the premium we would have charged but for the breach.

Fraudulent claims

If **you** or anyone acting on **your** behalf makes a fraudulent claim under this **policy**, **we**:

- a) are not liable to pay the claim;
- may recover any part of the claim already paid from you; and
- c) may by notice to you treat this policy as having been terminated from the time of the first fraudulent act, and shall not be liable in respect of a relevant event occurring after that time and may retain any premium.

These remedies shall not be available against any other entity insured under this **policy** that was not implicated in the fraud.

Hire purchase agreement

If a **vehicle** is the subject of a hire purchase or other credit purchase agreement, payment in respect of the total loss of the **vehicle** under this **policy** shall be made to the legal owner whose receipt shall be a full and final discharge of **our** liability in respect of such loss or damage.

Instalment premiums

Where the premium or any part thereof was paid with the benefit of a **finance agreement** and there remains sums outstanding (whether or not the date for payment of the said sums or any part thereof has fallen due) by **you** to the **finance company**) we may at **our** option deduct all or any part of the sums outstanding between **you** and the **finance company** from any claims settlement due in respect of a loss under this **policy**, provided the sum thereby deducted is paid directly by **us** to the **finance company**.

Where **we** have agreed to the payment of premium(s) by instalments, if any instalment is not received by **us** on or before its due date, then all unpaid instalments and service fees shall become immediately due. Should the full premium and service fee not be paid within seven (7) days of **us** giving written notice of non-payment, this **policy** will be cancelled immediately upon the expiry of such notice.

Following such cancellation, provided that there have been no claims in the current **period of insurance**, **you** will be entitled to a pro-rata return of premium.

We may at **our** own option deduct any outstanding premiums due from any claims settlement due in respect of a loss under this **policy**.

Joint indemnity/cross liability

If this **policy** is issued in the name of more than one party, the insurance provided by this **policy** shall apply as if separate policies had been issued to each of the parties jointly named as the insured but **our** total liability for all claims shall not exceed the limits of Indemnity stated in this **policy**.

Motor Insurance Database data protection

Information relating to the **policy** details will be added to the Motor Insurance database (MID) managed by the Motor Insurers Bureau (MIB). MID and the data stored on it may be used by certain statutory and/or authorised bodies including the Police, the Driver and Vehicle Licensing Agency (DVLA), the driver and the Driver and Vehicle Agency Northern Ireland (DVANI), the Insurance Fraud Bureau and other bodies permitted by law for purposes not limited to but including:

- a) electronic licensing;
- b) continuous insurance enforcement;
- law enforcement, prevention, detection, apprehension and or prosecution of offenders;
- the provision of Government services and/or other services aimed at reducing the level and incidence of uninsured driving.

If **you** are involved in a road traffic accident (either in the UK, the EU or certain other territories) insurers and/or the MIB may search the MID to obtain relevant information.

Persons (including his or her appointed representatives) pursuing a claim in respect of a road traffic accident (including citizens of other countries) may also obtain relevant information which is held on the MID.

You can find out more about this from **us** or at www.mib.org

Privacy notice

Any personal data provided to **us** will be processed in compliance with all applicable laws and regulations and in accordance with the privacy notice which can be found at: https://gbeeurope.com/privacy-policy/

Alternatively **you** may contact **our** Data Protection Officer to request a copy of the full privacy notice by email: dpo@uk.qbe.com or by writing to the: Data Protection Officer, QBE European Operations, Plantation Place, 30 Fenchurch Street, London EC3M 3BD.

Reasonable precautions

You must take all reasonable precautions to maintain your vehicle and your trailer in both a safe and roadworthy condition and protect it from damage or loss.

Records

We may hold documents relating to this **policy** and any claims under it in electronic form and may destroy the originals. An electronic copy of any such document will be admissible in evidence to the same extent as and carry the same weight as the original.

Right of recovery

In circumstances where **we** are entitled to refuse cover under the **policy** but are obliged by provision of the law of any territory in which this **policy** operates relating to the insurance of liability to third parties to make payment to a party who has suffered loss and/ or damage, **you** shall repay to **us** all such sums **we** are obliged to pay.

Sanction limitation and exclusion

We shall not provide cover nor be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose **us** or any member of **our** group to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of any country.

Supply of vehicle information

Unless otherwise agreed by **us**, **you** must supply to **us** in writing details of the **vehicle(s)** whose use is covered by **your policy** for entry onto the Motor Insurance Database (MID).

If you have been provided with password access to update your motor insurance database records you will include details of any vehicle(s) in your control.

Additionally, **you** must tell **us** of all changes of **vehicle(s)**, including any additions or deletions, whether permanent or temporary. Such changes may be subject to an adjustment of premium.

At the end of each successive period as specified by the endorsements in **your policy schedule your** premium will be adjusted accordingly.

Complaints

We strive to provide an excellent service to all of **our** customers but occasionally things can go wrong.

We take all complaints seriously and endeavour to resolve all customers' problems promptly.

How you can complain

You can complain about this **policy** by first contacting the broker. If **you** wish to contact **us** directly, **you** can:

- a) where we are QBE Europe SA/NV write to Customer Relations, QBE Europe SA/NV, Regentlaan 37 Boulevard du Régent, 1000, Brussels, Belgium, e-mail: complaints@be.qbe.com, telephone: +32 2 504 82 11 or fax: +32 2 504 82 00;
- b) where we are QBE UK Limited write to Customer Relations, QBE European Operations, Plantation Place, 30 Fenchurch Street, London EC3M 3BD; email: CustomerRelations@uk.qbe.com, telephone 020 7105 5988; or
- c) where we are or include a Lloyd's syndicate, e-mail:
 complaints@lloyds.com, write to Lloyd's
 Complaints, Fidentia House, Walter Burke Way,
 Chatham Maritime, Kent ME4 4RN, or
 telephone 020 7327 5693.

The Financial Ombudsman Service (FOS)

If **you** feel that **your** complaint has not been satisfactorily resolved, **you** may contact the FOS to review the complaint.

To be an eligible complainant, you must be:

- a) a consumer;
- b) a micro-enterprise a business that has an annual turnover of under €2,000,000 employing fewer than ten employees
- c) a charity with an annual income of less than £1,000,000
- a trustee of a trust with net assets of less than £1,000,000

If eligible, you can contact the FOS via its website – http://www.financial-

ombudsman.org.uk/consumer/complaints.htm, write to the Financial Ombudsman Service, Exchange Tower, London, E14 9SR, or telephone 0300 123 9 123 or 0800 023 4567.

Where applicable **you** must refer its complaint to the UK FOS (a) within six (6) months of our final response letter or (b) when **we** have failed to resolve the issue within eight (8) weeks.

The FOS provides impartial advice free of charge and contacting them will not affect **your** legal rights.

Financial Services Compensation Scheme

Where **we** are QBE UK Ltd you may be entitled to compensation from the FSCS if **we** are unable to meet its obligations under this policy.

Entitlement to FSCS compensation depends on the type of business insured and the circumstances of the claim. Further information is available from www.fscs.org.uk, or **you** can write to the Financial Services Compensation Scheme, PO Box 300, Mitcheldean, GL17 1DY.

NOTES

